Information on the Collection and Processing of your personal data

Care and transparency is the basis for a trusting cooperation with our customers. We therefore inform you about how we process your data and how you can exercise your rights under the General Data Protection Regulation (GDPR). Which personal data we process for what purpose depends on the respective contractual relationship.

1  Who is responsible for the processing?

The controller is:

H-BAU Technik GmbH
Am Güterbahnhof 20
D-79771 Klettgau
GF Herrn Christian Hofmann

2  How can I contact the data protection officer?

You can reach our data protection officer (DPO) as follows:

datenschutz@h-bau.de

3  Which personal data do we use?

If you have an enquiry, have us prepare an offer or conclude a contract with us, we will process your personal data. In addition, we process your personal data, among other things, to fulfil legal obligations, to protect a legitimate interest or on the basis of a consent given by you.
Depending on the legal basis, the categories of personal data are as follows:

- Name, Surname
- Address
- Communication Data (telephone, e-mail-address)
- Contract master data, especially contract number, duration, period of notice, type of contract
- Invoice data / turnover data
- Data on creditworthiness
- Payment data / account data

In the course of contract initiation, we also use data provided to us by third parties. Depending on the type of contract, the following categories of personal data are involved:
- Information on creditworthiness (via CreditSafe)
- Customer insurance (via Hermes)
- Payment default (via Creditreform)

4 From which sources does the data come?

We process personal data that we receive from our customers, service providers and our suppliers.
or/and
We also obtain your data from the following sources:
- Credit agency
- Publicly accessible sources: commercial or association registers, debtor registers, land registers
- Other Group companies (Jordahl GmbH)

5 For what purposes do we process your data and on what legal basis?

We process your personal data in particular in compliance with the General Data Protection Regulation (GDPR) and the German Federal Data Protection Act (BDSG) as well as all other relevant laws.

5.1 Data processing on the basis of a consent given by you (Art. 6 para. 1 lit. a GDPR)

If you have given us your voluntary consent to the collection, processing or transfer of certain personal data, then this consent forms the legal basis for the processing of this data.

In the following cases we process your personal data on the basis of your consent:

- Sending an e-mail newsletter
- Market research (e.g. customer satisfaction surveys)
- Publication of a customer reference (name and picture)

5.2 For the performance of a contract (Art. 6 para. 1 lit. b GDPR)

- We use your personal data in order to perform the contract. Within this framework we will process your data in order to identify the products produced for you and for their delivery.
5.3 **To fulfil legal obligations (Art. 6 para. 1 lit. c GDPR)**

As a company we are subject to various legal obligations. The processing of personal data may be necessary to fulfil these obligations.

- Control and reporting obligations (recapitulative statement: Section 18a of the German Tax Act (UStG) in conjunction with Section 25b para. 2 of the German Tax Act (UStG) / External audit of employee income tax: Section 193 (1) (2 Nr.1) German Tax Code (AO) in conjunction with section 42f German Income Tax Act (EStG) / Participation in tax audits: section 200 German Tax Code (AO)
- Prevention of criminal acts: EU Regulation on the fight against terrorism (EG 881/2002 and 2580/2001) imposes the obligation to screen business contacts against the sanction lists (so-called sanction list screening). This includes customers, suppliers and other business contacts.

5.4 **On the basis of a legitimate interest of the controller (Art. 6 para. 1 lit. f GDPR)**

In certain cases we process your data to protect our legitimate interests or that of third parties:
- Central customer data management within the Jordahl GmbH
- Consultation and data exchange with credit agencies
- To determine creditworthiness and default risks

6 **To whom will your data be passed on?**

In order to fulfil our contractual and legal obligations, we will pass on your data to different public and internal places, as well as external service providers.

**Companies within the Group:**
The companies H-Bau Technik GmbH and the Jordahl GmbH have a common CRM-system to which all employees of all connected companies have access in order to be able to provide you with the full scope of our services from a single source.

**External Service Providers:**
H-Bau works with selected external service providers in order to fulfil our contractual and legal obligations:
- IT service providers (e.g. maintenance service providers, hosting service providers)
- Service provider for file and data destruction
- Credit agencies
- Authorized dealers
- Auditors

**Public bodies and authorities:**
Furthermore, we may also be obliged to transfer you data to other recipients, such as public authorities zu fulfil legal notification obligations.
- Tax authority
- Customs
- Social insurance agency
If you have more questions on individual recipients, please contact us via 
datenschutz@h-bau.de.

7 Will your data be transferred to countries outside the 
European Union (so-called third countries)?

Countries outside the European Union (and the European Economic Area “EEA”) 
handle the protection of personal data differently from countries within the European 
Union.
For the processing of your personal data we do not use service providers who are 
situated in third countries outside the EU.

8 For how long do we store your data?

We store your personal data for as long as necessary to fulfil legal and contractual 
obligations.
If the storage of you data is no longer necessary to fulfil the legal or contractual 
obligations, we will delete your data unless the transfer is necessary for one of the 
following purposes:

- Fulfilment of commercial and tax storage obligations. Storage periods from the 
  German Commercial Code (HGB) or the Tax Code (AO). These retention 
  periods may be up to 10 years.
- Preservation of evidence within the framework of the statutory limitation 
  provisions. According to the statute of limitations of the German Civil Code 
  (BGB), these statutes of limitations can in some cases be up to 30 years, the 
  regular statute of limitations is three years.

9 What rights do you have in connection with the processing 
of your data?

Every data subject has the right of access under Article 15 GDPR, the right to 
rectification under Article 16 GDPR, the right to erasure under Article 17 GDPR, the 
right to restriction of processing under Article 18 GDPR, the right to object under Article 
21 GDPR and the right to data portability under Article 20 GDPR. The restrictions 
according to §§ 34 and 35 BDSG apply to the right of access and the right of erasure.

9.1 Right to object
You can object to the use of your data for advertising using electronic mail at any time 
without incurring any costs other than the transmission costs according to the basic 
rates.
• **What right do you have in the event of data processing for legitimate or public interest?**

Pursuant to Art. 21 para. 1 GDPR, you have the right to object at any time to the processing of personal data concerning you on the basis of Art. 6 para.1 lit. e GDPR (data processing in the public interest) or Article 6 para.1 lit. f GDPR (data processing to protect a legitimate interest), this also applies to profiling based on this provision.

In the event of your objection, we will no longer process your personal data unless we can prove compelling grounds for processing that outweigh your interests, rights and freedoms, or the processing serves to assert, exercise or defend legal claims.

• **What right do you have in the event of data processing for direct marketing?**

If we process your personal data for direct marketing purposes, you have the right pursuant to Art. 21 para. 2 GDPR to object at any time to the processing of personal data concerning you for the purpose of such advertising, this also applies to profiling insofar as it is associated with such direct marketing.

In the event of your objection to processing for direct marketing purposes, we will no longer process your personal data for these purposes.

---

9.2 **Revocation of consent**

You can revoke your consent to the processing of your personal data at any time. Please note that the revocation is only valid for the future.

9.3 **Right to information**

You may request information as to whether we have stored personal data about you. If you wish, we will inform you of the data concerned, the purposes for which the data is processed, to whom this data is disclosed, how long the data is stored and what further rights you are entitled to with regard to this data.

9.4 **Further rights**

In addition, you have the right to have your data corrected or deleted. If there is no reason for further storage, we will delete your data, otherwise we will restrict processing. You may also request that we provide all personal information that you have provided to us in a structured, current and machine-readable format either to you or to a person or company of your choice.

In addition, there is a right to lodge a complaint to the responsible data protection supervisory authority (Art. 77 GDPR in conjunction with § 19 BDSG).

9.5 **Assertion of your rights**

To exercise your rights, you can contact the controller or the data protection officer via the given contact details. We will process your enquiries immediately and in accordance with legal requirements and inform you of the measures we have taken.
10 Is there an obligation to provide your personal data?

In order to enter into a business relationship, you must provide us with the personal data that is necessary for the execution of the contractual relationship or that we are required to collect by law. If you do not provide us with this data, it is not possible for us to carry out and process the contractual relationship.

11 Changes to this information

If the purpose or manner of processing your personal data changes significantly, we will update this information in time and inform you about the changes.