Information on Data Processing

According to Artt. 13 and 14 European General Data Protection Regulation (GDPR) – Data Processing concerning customers, suppliers and other business partners (B2B) –

Due to the coming into force of the GDPR on May 25, 2018, we herewith inform you about the processing of your personal data by us or third parties involved by us (personal data is all data relating to you as natural person):

Data Processing

We – the Katjes Fassin GmbH + Co. KG based in Emmerich am Rhein – as contract partner of the company you are working for process your personal data for contractual negotiations, the preparation of contractual offers, the fulfillment of contracts, accounting, or cost accounting on the basis of Art. 6 par. 1 s. 1 lit. b GDPR and for the fulfillment of contractual and legal obligations (e.g. commercial and tax law) on the basis of Art. 6 par. 1 s. 1 lit. c GDPR. The business relationship is between us and the company you are working for.

Furthermore data can be processed for justified purposes in terms of Art. 6 par. 1 s. 1 lit. f GDPR, such as commercialization, internal market research and marketing purposes, or internal statistics. The justified interests consist in particular in the optimization of processes; your interests, basic rights and fundamental freedom will be taken into account properly.

Only if you have provided us with your respective consent or if in the course of data collection according to § 7 UWG (DE) / § 107 TKG (AT) we informed you properly we will use your data for providing information on our products, services, events or other things of interest concerning our business. You can object to such provision of information at any time with effect for the future.

The data provided by you is necessary for the execution of the contractual relationship. Without such data we cannot fulfill the contract concluded with the company you are working for properly.

Forwarding of Personal Data

Some of your personal data might be forwarded to external service providers (e.g. tax advisors or attorneys). To some extent external IT service providers can access your personal data (in the course of a commissioned-processing contract in accordance with Art. 28 GDPR). In this context the service providers are bound by our instructions on the basis of respective contracts and assure an appropriate level of data protection.

Safekeeping and Erasure of Data

Your data will be stored as long as necessary for the respective purposes. Your data will be erased at the latest after termination of the contractual relationship and after the expiration of the safekeeping periods according to civil, commercial and tax law.

Your Rights

We inform you that in accordance with Artt. 15ff. GDPR under the conditions of such you have the following rights as concerned person: right of access to the respective personal data, right to rectification and to erasure, right to restriction of processing, right to object, and right to data portability. Also, according to Art. 77 GDPR you have the right to lodge a complaint with a supervisory authority concerning the processing of your personal data. If the processing is based on Art. 6 par. 1 s. 1 lit. a or Art. 9 par. 2 lit. a GDPR (consent) you can withdraw your consent at an time; such withdrawal influences the permissibility of processing of your personal data only after you have given it to us.

Data Protection Officer

The Data Protection Officer responsible for the processing for Katjes Fassin GmbH + Co. KG is Mr. Dr. Heiko Haaz, UIMC, Nützenberger Straße 119, 42115 Wuppertal, mailto:Datenschutz.Katjes@UIMC.de.