



Information in accordance with Articles 13,14,21 of the EU General Data Protection Regulation (GDPR).

Our handling of your data and your rights.
Information for transparent processing of your data.

Name and contact details of the controller.

(You can contact these persons)

Klarsichtverpackungen Weber GmbH
Frank Berger
Am Kleinwald 7
76863 Herxheim

Contact details of the company data protection officer.

Klarsichtverpackungen Weber GmbH
Am Kleinwald 7
76863 Herxheim
datenschutz@klarsichtverpackungen-weber.de

1) Legal basis for the processing (collection, storage and use) of personal data

(According to which legal basis we process your data)

We process your data in accordance with the provisions of the EU-DSGVO, the Federal Data Protection Act, the State Data Protection Act, the German Civil Code, the Commercial Code.

The legal basis is your contractual consent with us.

2) Purpose and use of data processing

(What do we use your data for?)

a) To fulfill contractual obligations (Art 6 Abs 1b DSGVO).

The processing of personal data (Art 4 No. 2 DSGVO) is carried out to fulfill the existing contract with us.

b) Based on your consent (Art 6 para 1a, Art 9 para 2a in conjunction with Art 7 DSGVO).

Insofar as you have given us consent to process your personal data for specific purposes, the lawfulness of this processing is based on your consent. You may revoke this consent for the future.

c) Due to legal requirements (Art 6 Ab 1c, DSGVO).

We are subject to various obligations as Klarsichtverpackungen Weber GmbH.
(DSGVO, tax code, commercial code).

d) For the protection of legitimate interests

As far as necessary, we also process your data to protect legitimate interests of us or of third parties:

Examples:

Prevention and investigation of criminal offences.

Assertion of legal claims

Receivables management

Measures for building security

3) Type of personal data to be processed

What personal data is collected from you?

We process address data, date of birth, bank data, contract data, payment data from you.



4) Duration of storage, deletion and blocking of your data

How long will your data be stored?

As far as necessary, we process your data until the contract is fulfilled.

In addition, we are subject to statutory retention periods and documentation requirements under existing laws (e.g. Tax Code, Commercial Code,). The periods specified there are 2 and 10 years.

If the statutory limitation periods form the basis for the storage period, your data will generally be stored for 10 years, in exceptional cases up to 30 years. (BGB, §195 ff.).

Instead of deletion, your data will then be blocked.

5) Transfer of personal data to third parties

Who receives your data?

Within Klarsichtverpackungen Weber GmbH, the persons who receive your data are those who need it to fulfill contractual or legal obligations.

Third parties receive your data if you agree to the transfer or if there are legal requirements:

- Legal obligations to provide information and notification.
- Data about your personal and economic circumstances necessary for negotiations with creditors.

There will be no transfer of your data to third countries.

6) Rights of the data subject

What rights do you have?

In principle, you have the right to

Information, correction, deletion, restriction of processing, data portability, right of objection, right of complaint. Details result from the respective regulations of the General Data Protection Regulation (Articles 15 to 21):

Information on your rights is provided by the controller:

Klarsichtverpackungen Weber GmbH
Frank Berger
Am Kleinwald 7
76863 Herxheim

In addition, you have the right to lodge a complaint with the data protection supervisory authority:
The State Commissioner for Data Protection and Freedom of Information of Rhineland-Palatinate.
P.O. Box 30 40, 55020 Mainz

7) Obligation to provide personal data

Why must data be provided by you?

The controller must inform the data subject whether the provision of his or her personal data is required by law or contract, is necessary for the conclusion of a contract, or is otherwise obligatory, and what the consequences of not providing it would be.

Within the framework of our contractual agreement, you must provide us with precisely the data that is required for the establishment, implementation and termination of our contractual relationship or that is required by law.

Without this data, the contractual relationship will not come into effect. The tasks necessary in connection with the contract can then not be performed.