

LESSONS ON THE PROTECTION OF PERSONAL DATA

The information below is provided in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46 / EC (also referred to as "GDPR").

Identity of the administrator: STAVOBLOCK system, s.r.o., with registered office: Lezník 133, 572 01 Polička, IČ: 26474174, entered in the Commercial Register kept by KOS in Hradec Králové, section C, insert 34338 (hereinafter referred to as "administrator").

Administrator's contact details: Postal address: STAVOBLOCK system, s.r.o., Lezník 133, 572 01 Polička, email: stavoblock@stavoblock.cz, phone: 461 722 585.

Contact details of the Commissioner for Personal Data Protection: Křivinková Květoslava, email: stavoblock@stavoblock.cz. Účel zpracování osobních údajů:

Marketing and business purposes with the consent of the data subject pursuant to Article 6 (1) (a) a) GDPR.

A. Marketing purposes:

For marketing, we only register your e-mail, name and IP address on the basis of your consent, which you will show by checking the boxes, and clicking on the confirmation email. This is called double opt-in. This is a precaution so that no one else can register you. In the inquiry form, you select consent to send by selecting the options:

- * our articles, advice and tips in the field of construction
- * invitations to demonstration assembly and trade-exhibition events

We monitor the sites you visit to tailor their content to your preferences. We also monitor the data on your use of e-mailing (delivery, opening, etc.) so that we do not send you an e-mail repeatedly.

We retain the data until you withdraw your consent to receive news and tips or business messages.

Revoking consent is very simple, practically one click, because the unsubscribe link is in the footer of each email. You can also write to us via the contact form and we will unsubscribe you from all future e-mails. Logging out is as easy as logging in.

Facebook

We like Facebook and other social networks, feel free to talk to me more channels (phone, FB ...). You agree that we can also contact you on FB. You become a fan of the site by clicking on the page I like. And you unsubscribe, I don't like it anymore.

Web browsing - Cookies

If you browse our website, we may collect data about visits to our website and monitor its use.

This data includes your IP address, behavior on the website www.stavoblock.cz. That is, how long you were on the page, from which page you came and when you left.

This data cannot be assigned to a specific object. We obtain such information automatically via cookies or via tracking technologies (eg clickBakers), as we want to provide you with the best possible service. We will process and record your data for one year. Cookies, you can disable it on your computer.

A. Business purposes:

Only if you decide to use one of our products or services, we record the contact details that you personally enter in the contact form.

Name, surname, address, e-mail (or telephone number), accounting and payment details (ID number, VAT number, bank details, account number). The data is necessary for your identification as a buyer, the implementation of the transaction, including the necessary accounting operations, the issuance of tax documents and the identification of your non-cash payments.

The personal data listed below may be processed with your consent for the purposes of offering products and services and processing the accounting agenda, which the administrator mediates on the basis of the agency and cooperation agreement. In particular, the services of STAVOBLOCK System, s.r.o, with its registered office at: Lezník 133, 572 01 Polička, IČ: 03737446, entered in the Commercial Register kept by KOS in Hradec Králové, Section C, Insert 34388, of the company VGD, sro, with its registered office at Bělehradská 314 / 18, Nusle, 140 00 Prague 4, IČ: 25626311, registered in the Commercial Register kept at the Municipal Court in Prague, Section C, Insert 55945, VGD payroll, sro, with its registered office at Bělehradská 314/18, Nusle, 140 00 Prague 4, IČ: 25626311, entered in the Commercial Register kept at the Municipal Court in Prague, Section C, Insert 59200 (hereinafter referred to as "Business Partners").

The provision of personal data for this purpose is a legal and contractual requirement necessary for the conclusion of a business contract. You are not obliged to provide personal data. However, if you give your consent to the processing of your personal data, you can revoke it at any time (see section "What are your rights related to the processing of personal data?").

Personal data can be processed automatically or manually. However, in connection with the processing of personal data for marketing and business purposes, you are not the subject of any decision based solely on automated processing, which would have any legal effects for you or otherwise significantly affect you.

Categories of recipients of processed personal data: controllers, business partners, persons mediating and executing transactions and services for controllers. The controller does not intend to transfer personal data to a third country outside the European Union. The administrator has the right to entrust the processing of personal data to a processor who has concluded a processing agreement with the administrator and provides sufficient guarantees for the protection of your personal data. Other entities are allowed access only for the purpose of fulfilling legal obligations.

We assure you that our associates who will process your personal data are obliged to maintain the confidentiality of personal data and security measures, the disclosure of which would jeopardize the security of your personal data.

At the same time, this confidentiality persists even after the end of our contractual relations with us. Your personal data will not be disclosed to any other third party without your consent.

Time of storage of personal data: We, as customers, will process your data for the duration of the order and, according to the law, for another ten years from the date of its termination. Your consent will remain in our records until you reach the age of 80, but you can revoke it at any time.

What are your rights regarding the processing of personal data?

The law to withdraw consent to the processing of personal data. You have the right to withdraw your consent to the processing of your personal data at any time for the purpose of offering trade and services. You may do so in a signed written notification to the postal address or contact e-mail address given above. Withdrawal of your consent does not affect the processing of personal data before its revocation.

Law of access to personal data. You have the right to obtain confirmation from the administrator whether or not your personal data is the administrator processed. If your personal data is processed, you also have the right to access it together with the following information about: * processing purposes,

- the categories of personal data concerned,
- * recipients or categories of recipients to whom personal data have been or will be disclosed,
- * the planned period for which the personal data will be stored or, if this cannot be determined, the criteria used to determine this period,
- * the existence of the right to request the administrator to correct or delete personal data, restrictions on their processing or the right to object to this processing,
- * the right to lodge a complaint with the supervisory authority,
- ' all available information about the source of personal data,
- * the fact whether there is an automated decision-making, including profiling, about the procedure used, as well as the meaning and expected consequences of such processing.



The administrator will provide you with a copy of the processed personal data.

For the second and each subsequent copy, the administrator is entitled to charge a reasonable fee based on administrative costs.

Law to repair. You have the right to have the administrator correct inaccurate personal data concerning you without undue delay. Taking into account the purposes of processing, you also have the right to supplement incomplete personal data, including by providing an additional statement.

Law to delete. You have the right for the administrator to delete personal data concerning you without undue delay if one of the following reasons exists:

- * personal data are no longer needed for the purposes for which they were collected or otherwise processed,
- * you have revoked the consent on the basis of which the data were processed and there is no other legal reason for the processing,
- * personal data has been processed illegally,
- * personal data must be deleted in order to fulfill a legal obligation,
- * personal data has been collected in connection with the offer of information society services.

The right of erasure does not apply if there is a legal exception, in particular because the processing of personal data is necessary for: * compliance with a legal obligation requiring processing under the law of the European Union or the Member State applicable to the controller, * determination, enforcement or defense of legal claims.

The law to restrict processing. You have the right to have the controller restrict the processing of personal data in any of the following cases:

- * you deny the accuracy of the personal data processed, when the processing will be limited to the time necessary for the administrator to verify the accuracy of the personal data,
- * the processing is illegal and you refuse to delete the personal data and ask instead to restrict their use,
- * the controller no longer needs personal data for processing purposes, but you require them to determine, enforce or defend legal claims.

If the processing has been restricted, personal data, with the exception of their storage, may only be processed with your consent, or for the purpose of determining, enforcing or defending legal claims, or for the protection of the rights of another natural or legal person or for reasons of overriding public interest of the European Union. or a Member State.

Right to data portability. You have the right to have your administrator transfer your personal data processed automatically on the basis of your consent to another administrator in a structured, commonly used manner and machine readable format. In exercising your right to data portability, you have the right to have personal data transferred directly by one controller to the controller. If technically feasible.

How can you exercise your rights? You can exercise your rights arising from the processing of personal data as a personal data subject

at any time by contacting the administrator at the postal address: STAVOBLOCK system, s.r.o., Lezník 133, 572 01 Polička, by email to the address stavoblock@stavoblock.cz, by fax to tel: 461 721 553 or by phone on tel .: 461 722 585.

Method of providing information. The administrator provides the information in writing in paper form. If you contact the administrator electronically to his email address, the information will be provided to you electronically, unless you request it in paper form.

The right to file a complaint. Regarding the activities of the administrator or the recipient of personal data, you can file a complaint in writing to the administrator's postal address STAVOBLOCK system, sro, Lezník 133, 572 01 Polička, by email to stavoblock@stavoblock.cz, by fax to tel: 461 721 553 or by phone at tel. .: 461 722 585, also in person at the administrator's headquarters. It must be clear from the complaint who is filing it and what it is about. Otherwise, or if it is necessary for settlement, the administrator will ask for replenishment within the specified period.

If the complaint is not completed, it will not be able to be processed. Period

The complaint is 30 calendar days and begins on the first working day after its delivery or completion.

Complaints are handled without undue delay.

You also have the right to lodge a complaint with the supervisory authority, which is the Office.

Personal data controller statement:

We declare that, as the administrator of personal data of our customers, we fulfill all legal obligations required by applicable legislation, in particular the Personal Data Protection Act, and therefore that:

- we process the personal data of our customers only on the basis of consent or legal title,
- we do not work with sensitive personal data such as personal data indicating nationality, racial or ethnic origin, political attitudes, trade union membership, religion and philosophical beliefs, criminal convictions, health and sexual life, genetic data or biometric data of the data subject,
- we fulfill the information obligation towards our customers according to the Personal Data Protection Act,
- we enable our customers to exercise their rights under the Personal Data Protection Act,
- we fulfill all other obligations of the personal data controller pursuant to the Personal Data Protection Act,
- we do not transfer or transfer data to third countries.

In Lezník, on February 6, 2018