



INFORMATION for business partners according Art 13 EU Data Protection Regulation (GDPR)

Trust is important, especially when it comes to your data. Thus, we consider it our obligation to collect only data absolutely necessary and to manage that data with due care and to protect it from misuse.

Below you will find information on the processing of your data and your corresponding rights:

Identity and contact details of the controller

a. Name and address:

proionic GmbH
Parkring 18, Trakt H, 1.OG
8074 Raaba-Grambach

b. E-Mail address, Tel.No.:

office@proionic.com
+43 (0) 316 4009 4200

c. Identity and contact details of the data protection coordinator:

For lack of legal necessity, this is not a data protection officer according to Art 37 GDPR

DDI Bernhard Ludwig (authorized representative)

bernhard.ludwig@proionic.com
+43 (0) 664 889 339 40

Processing of personal data:

The numbers in the field "Recipient" refer to the recipients named in the recipient table:

1. application:	Accounting and business processing			
1.1. purposes	Processing and transmission of data within the scope of business relations with customers and suppliers in the course of carrying on a trade, including automatically generated and archived text documents (such as correspondence, contracts, delivery notes, invoices, ...) in these matters			
1.2. legal basis	<ul style="list-style-type: none"> processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract; (Art. 6 (1) b) GDPR) processing is necessary for compliance with a legal obligation to which the controller is subject (Art. 6 (1) c) GDPR) processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data (Art. 6 (1) f) GDPR) 			
No	categories	Recipient	Third country transfer	Duration of storage
1	Name Company Business name	1 - 10	-	Due to the statutory retention periods, 7 years in any case; Beyond that until the end of any legal dispute, ongoing warranty or guarantee periods.
2	address	1 - 10	-	
3	Contact details	1 - 10	-	
4	Company register data	1 - 10	-	
5	Contact details of contact persons	1 - 10	-	
6	Bank details	1 - 9	-	
7	VAT number	1 - 10	-	
8	Creditworthiness data	1, 4, 5	-	Until the termination of the business relationship

Recipients:

1	Banks
2	Insurances (in case of need)
3	Tax advisor

4	Legal adviser (in case of need)
5	Courts (in case of occasion)
6	Administrative authority (in the event of an incident)
7	Debt financiers (e.g. leasing)
8	Collection agency (in case of need)
9	Bookkeeping
10	IT service provider

2. application		<u>Customer service and marketing</u>		
2.1. purposes		Use of own customer and prospective customer data for the initiation of business concerning the own delivery of goods or service offer, including automatically created and archived text documents (such as correspondence), as well as processing and transmission of professional data (contact data, pictures) of employees in the context of external marketing appearances (homepage, LinkedIn, newsletter, ...). in this matter.		
2.2. legal basis		<ul style="list-style-type: none"> • consent of the data subject to the processing of personal data (Art. 6 (1) a) GDPR) • processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data (Art. 6 (1) f) GDPR) 		
No	categories	Recipient	Third country transfer	Duration of storage
1	<i>Name</i> <i>Company</i> <i>Business name</i>	IT service provider processor	-	Until the termination of the business relationship
2	<i>address</i>		-	
3	<i>Telefon number</i>		-	Until the withdrawal of consent
4	<i>E-Mail address</i>		-	

3. application		<u>Business partner database</u>		
3.1. purposes		Processing and transmission of contact and address data for the purpose of maintaining business relations, e.g. Christmas post		
3.2. legal basis		<ul style="list-style-type: none"> • consent of the data subject to the processing of personal data (Art. 6 (1) a) GDPR) • processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data (Art. 6 (1) f) GDPR) 		
No	categories	Recipient	Third country transfer	Duration of storage
1	<i>Name of the contact person</i>	IT service provider Third-party provider	-	Until the termination of the business relationship
2	<i>address</i>		-	
3	<i>Telefon number</i>		-	Until the withdrawal of consent
4	<i>E-Mail address</i>		-	
5	<i>function</i>		-	

Rights of the data subject

Under the EU General Data Protection Regulation, you have the following rights:

- right of access and information about the personal data acc. Art 15 GDPR
- right to rectification acc. Art 16 GDPR
- right to erasure („right to be forgotten“) acc. Art 17 GDPR,
- right to restriction of processing acc. Art 18 GDPR,
- right to object to the unreasonable processing of data acc. Art 21 GDPR
- as well as right to data portability acc. Art 20 GDPR.

Where processing is carried out on the basis of a declaration of consent, the data subject has the possibility to revoke this at any time without affecting the lawfulness of the processing carried out on the basis of the consent until revocation

The data subject has the right to complain to the supervisory authority. The competent authority in Austria is the data protection authority. Their address is:

Austrian data protection authority

Wickenburggasse 8

1080 Wien

Telefon: +43 1 531 15-202525

Telefax: +43 1 531 15-202690

E-Mail: dsb@dsb.gv.at