





Data privacy information for customers and business associates

The following pages contain information on the processing of personal data by us. Furthermore, you will receive information on your rights pursuant to the EU General Data Protection Regulation (EU GDPR). The information applies in general to the initiation and implementation of business relationships. The specific subject matter of your enquiry or the concluded agreement shall determine what is specifically relevant in your case.

Who is responsible for the processing of data?

UNIQFOOD GmbH Münsterstraße 9 – 15 49176 Hilter a.T.W. Telefon: +49 5424 236-0 e-mail: info@uniqfood.de

Who is your contact for issues concerning data privacy?

Who is your contact for issues concerning data privacy?

HUBIT Datenschutz GmbH & Co. KG Lise-Meitner-Str. 2 28359 Bremen

Phone: +49 421-331143-00 e-mail: info@hubit.de

Which data sources are used by us?

We process personal data we have received from our customers and/or interested parties as well as from our business associates.

Which data are processed?

In general, we process:

- First name, surname
- Contact details (address, telephone number, email, etc.)
- Data concerning complaint processing
- Images / photos

For what purpose do we process this data?

We process the aforesaid personal data in compliance with the GDPR and with the German Federal Data Protection Act (BDSG).

Initiation and performance of contracts
Article 6 (1) point b GDPR

Personal data shall be processed for the initiation and performance of a contract (verbal or in writing) which you have concluded with us.

To protect the vital interests of the data subject or of another natural person Article 6 (1) point d GDPR

In the event of accidents, for example, data may be collected or processed (without

consent) if the data subject is no longer conscious and the processing of the data may be vital.

Performance of a task carried out in the exercise of official authority

Article 6 (1) point e GDPR

Data may be processed in the performance of a task in the public interest or carried out in the exercise of official authority which has been vested in us.

Legitimate interests pursued by the responsible party

Article 6 (1) point f GDPR

In addition to the processing of data indicated above, personal data are processed by us in order to pursue legitimate interests. Such interests are, for example:

- Ensuring IT security
- Assertion of legal claims or defense in the case of litigation
- Statistical evaluation
- Further development of products and services
- Business management

To whom are my data passed on?

Those persons working within our company / corporate group have access to your data by whom said data is required to serve a specific purpose, in particular, in order to comply with contractual or legal obligations.

Data is passed on within the scope of statutory provisions, in particular the GDPR and the Federal Data Protection Act (BDSG).

Personal data may be passed on to:

- Parcel service / forwarding companies
- Subcontractors
- Vicarious agents
- Public offices and institutions
- Investigation authorities







Is data transmitted to a third country?

No, data is processed exclusively within the Federal Republic of Germany, the EU or another contracting state of the EEA.

For how long will my data be stored?

Your data will be processed or stored by us for as long as it is required to meet contractual or legal obligations. Your data will be subsequently periodically deleted.

The data shall not be deleted if such deletion is overridden by a statutory period of retention, or the data must be retained as evidence within the framework of a statutory period of limitation, or if you have consented to your data being stored for a longer period.

What are my data (privacy) rights?

You are entitled to the following:

- Information pursuant to Article 15 GDPR
- Rectification of inaccurate data pursuant to Article 16 GDPR
- Erasure pursuant to Article 17 GDPR
- Restriction of processing pursuant to Article 18 GDPR
- Data portability pursuant to Article 20 GDPR
- Objection pursuant to Article 21 GDPR
- Withdrawal of consent pursuant to Article 7 GDPR
- Lodging of a complaint with a supervisory authority pursuant to Article 77 GDPR

Insofar as you have given us your consent as a legal basis for the processing of data, this consent may be withdrawn at any time. This withdrawal of consent applies only to future processing of personal data, not to data that has already been processed.

You may lodge an objection to the processing of data based on the pursuit of a legitimate interest as a legal basis. The further processing of this data is then no longer admissible unless there are compelling grounds worthy of protection on the part of the responsible party, or the processing serves the purpose of the establishment, exercise or defense of legal claims.

If you wish to exercise your rights, please contact us directly or our *contact partner for data privacy issues* (see above).

What are my obligations?

Within the framework of a contractual relationship, you are required to provide the data necessary for the implementation and performance of the contract or which is needed to meet legal requirements. As a rule, it is not possible to conclude or execute a contract without this data. Failure to provide the required data may, where applicable, result in the termination of the contract.

Are automated decision-making processes employed?

No automated decision-making processes are employed.

Is profiling carried out?

No, no profiling takes place

Last updated: May 7th, 2025