

Privacy Policy - Website www.regierung.li

I. General information on data protection

As the operator of this site, the government of the Principality of Liechtenstein takes the protection

of your personal data very seriously. We treat your personal data as confidential and do so in

accordance with the statutory data protection regulations pursuant to the General Data Protection

Regulation (GDPR) and the Data Protection Act.

When you visit this website, various pieces of personal data will be collected. This Privacy Policy

explains what personal data is, what data we collect and what we use it for. It also explains how and

for what purpose this is done and what rights you are entitled to under data protection law.

Controller

The controller for data processing on this website is the Government of the Principality of

Liechtenstein, represented here by the Information and Communications Unit of the Government

(IKR). The contact details are as follows:

Regierung des Fürstentums Liechtenstein

Abteilung Information und Kommunikation der Regierung (IKR)

Peter-Kaiser-Platz 1

9490 Vaduz

Principality of Liechtenstein

Tel: +423 236 67 22

Email: office@regierung.li

Website: www.regierung.li

Data Protection Officer

Questions about data protection can be directed to the controller or the Data Protection Officer at

any time. The contact details of the Data Protection Officer are as follows:

Fachstelle Datenschutz

Regierungskanzlei



Peter-Kaiser-Platz 1,

P.O. Box 684

9490 Vaduz, Principality of Liechtenstein

Tel: +423 236 73 08

Email: Datenschutz@regierung.li

Website: www.fds.llv.li

Data processor

GMG GmbH is the provider and operator of the website and acts for the Government of the Principality of Liechtenstein as the processor within the meaning of the GDPR. The contact details are as follows:

GMG AG

Wirtschaftspark 2

9492 Eschen, Liechtenstein

Tel: +423 238 11 66

Email: mail@gmg.biz

Website: www.gmg.biz

II. General information on data processing

The scope of the processing of personal data

The processing of personal data of visitors to our website is limited to the data required to provide a functional website, as well as our content and services. The processing of the personal data of visitors only takes place for the purposes that have been agreed with them, or in the event of another legal basis, within the meaning of the GDPR. We only collect such personal data that is necessary for the fulfilment of our tasks and services or that you have made available to us voluntarily.

Purpose and legal basis of data processing

The government uses the website to provide information about its composition as well as its work and current events. This provides citizens and visitors to the website with information and ensures



transparency about politics in the Principality of Liechtenstein and the political decisions taken. The legal basis for data processing in connection with our website is Article 6(1)(f) GDPR, our legitimate interest in data processing.

In order to provide better orientation on the powers and responsibilities within the government, the website also provides information on the individual members of the Government, the Ministries, the Government Secretary, the Government Secretary's Unit and the Government Chancellery Unit. The website also has a media portal that provides the media with government media releases, images and film clips. The media can also use the media portal to find out about upcoming media events. In this way, the legal information requirement of the controller is complied with, and the population as well as visitors to the website are informed about the activities of the controller. The information requirements and with them the legal bases for the processing of personal data on the website www.regierung.li are Articles 3 and 13 of the Information Act, Articles 12 and 13 of the Information Ordinance, Appendix 1 of the Government and Administration Organisation Ordinance and Article 26a of the Ordinance on the Rules of Procedure of the Government in conjunction with the exercise of official authority pursuant to Article 6(1)(e) GDPR.

The legal basis for the processing of your enquiry or contact is Article 6(1)(1)(a) GDPR, your consent to data processing. Consent can be revoked at any time without reason with effect for the future. You can submit your revocation by telephone, in writing or by email. You can find the contact details of the controller here at the top.

Description and scope of data processing for the operation of the website

Data is collected and exchanged every time a website is visited. The processing of personal data on our website is limited to the data required to provide a functional website, as well as our content and services. This means that your data is automatically collected by our IT systems when you visit the website. Your browser transmits the data listed below to the browser of our data processing company, the website operator GMG GmbH.

- IP address
- Type and version of the Internet browser you are using
- Operating system used



- · Page accessed
- Notification of whether the request was successful
- Time and date of the server enquiry

This information is not stored. The logging of web server log files is deactivated and the full IP address is anonymised before it is processed by the web analysis tool Matomo.

The following personal data is also processed when you contact us:

- Email address
- Title, last name, first name

Contacting us via email

Should you send us an email or other electronic message, the information you provide will only be stored for the purpose of processing your enquiry and any further questions related to it and will only be used in the context of your enquiry.

We would like to draw your attention to the fact that - subject to an explicit agreement and configuration - emails are sent to us unencrypted. If you wish to transmit confidential or sensitive information, please contact us in advance so that we can agree on a secure method of data transmission.

Scope of data processing in the context of journalistic activities; Internet risk notice

Your personal data will be processed in the context of interviews, discussion events and other meetings for the purpose of exchanging political ideas and discussing and reflecting on political opinions and interests. You might then be a participant in a discussion or have been given the position of moderator. In addition to voice recordings, photos, film and video recordings are made. The following personal data is processed in addition to the visual material as part of the subsequent publication.

- Photo, image
- First name, last name
- Party affiliation, if applicable



• Function, if applicable

Employer, if applicable

Please note that our websites are freely accessible and that we cannot guarantee that the photo, film and video material published by us and any other personal data appended to it will not be copied and/or passed on by third parties on the Internet. As a result, it is therefore beyond our power and sphere of influence and, consequently, beyond our responsibility as to who copies this material and redistributes it in other media, platforms or channels in whatever form.

Duration of storage of personal data

Unless expressly stated in this data Privacy Policy, the data stored by us will be erased as soon as it is no longer required for its intended purpose and the deletion does not conflict with any statutory retention obligations.

If personal data is transmitted by email, it is deleted when the conversation with the user has ended. A conversation is deemed to have ended when it can be inferred from the circumstances that the matter in question has been clarified conclusively. Emails are erased after two years at the latest, namely, at the end of the second year.

Server log files are automatically erased after 3 days. Server log files are the automatically executed log of all or certain actions of processes on a computer system. These include the following:

- IP address

- Page accessed

- Time and date of the server enquiry

- Type and version of the Internet browser you are using

- Operating system used

- Notification of whether the request was successful

A technically necessary session cookie is temporarily stored on your device for the duration of the session and automatically deleted at the end of your visit.



Your rights as a data subject affected by data processing

You have the right to request information about your personal data processed by us. In particular, you can request information about the purposes of processing, the categories of personal data, the categories of recipients to whom your data has been or will be disclosed, the planned storage period, information about the origin of your data if it was not collected by us and information about the

existence of automated decision-making, including any profiling.

You also have the following rights: rectification, erasure, restriction of processing, objection, data

portability, right to lodge a complaint with the supervisory authority.

When your personal data is being processed, you have various rights under data protection law:

access, rectification, erasure, restriction of processing, data portability, objection, complaint to the

supervisory authority.

You can exercise your rights by submitting an informal application or request to the controller

without giving reasons. However, it is recommended that you submit the application or request in

writing or in a secure electronic form.

Right to access

With the right to access in accordance with Article 15 GDPR, you, as the data subject, can request

confirmation from the controller as to which data relating to you is being stored or processed.

You will also receive additional information from the controller, e.g. about the purposes of

processing, the origin of the data if it was not collected directly from you, or about recipients to

whom your data is transmitted.

The right of access enables you to maintain an overview and, as a result, the control over which of

your personal data is processed, for what purpose and on what legal basis.

Right to rectification

If you notice that your personal data is incorrect, you can request the controller to rectify it without

undue delay in accordance with Article 16 GDPR.

Without undue delay means a non-culpable delay on the part of the controller. This means that a



certain amount of time must be expected for processing the application.

Right to erasure

The right to erasure in accordance with Article 17 GDPR allows you to request the controller to erase your personal data without undue delay if one of the grounds in Article 17 (1) a) to f) applies, e.g. the data is no longer necessary for the purposes of the processing, consent has been withdrawn, an objection has been successfully lodged, the processing was unlawful, etc.

The right to erasure may, however, be precluded by exceptions listed in Article 17 (3) GDPR. The controller must regularly check whether statutory retention periods or the Archiving Act preclude erasure.

Right to restriction of processing

The right to restriction of processing in accordance with Article 18 GDPR can only be asserted under certain conditions, which are listed in points a) to d) of the article. For example, if you request the rectification of your incorrect data or have objected to processing, the controller must restrict the processing of your data until it has completed its review. Processing must also be restricted if you expressly request restriction instead of erasure due to unjustified processing. Processing must also be restricted if the controller no longer needs your data for its own purposes, but you still wish to use it to pursue your own claims.

Right to data portability

If you have provided your data to the controller, you can request to receive this data in a commonly used, machine-readable format in accordance with Article 20 GDPR. This is to make it easier for you to transfer your data to another controller. The right to data portability applies if the processing is based on consent or a contract and was carried out using automated procedures.

Right to object

Article 21(1) GDPR grants you the right to object, on grounds relating to your particular situation, also in exceptional cases to data processing which is lawful in itself, provided that the legal basis for the processing of your data is an assessment of legitimate interests on the part of the controller whose interests have prevailed in the consideration carried out.



Right to lodge a complaint

If you, as the data subject, believe that data processing is unlawful, you can lodge a complaint with

the competent supervisory authority at any time.

Revocation of any consent that may have been given

You also have the right to revoke any consent that you may have given to us for the processing of

your personal data at any time without reason with effect for the future. An informal notification by

email to the Information and Communications Unit of the Government is sufficient for this purpose.

The legality of the data processing carried out until the revocation remains unaffected by the

revocation.

Your right to lodge a complaint with the supervisory authority

The supervisory authority responsible for data protection in Liechtenstein is the Data Protection

Authority with the following contact details:

Datenschutzstelle Fürstentum Liechtenstein

Städtle 38

P.O. Box 684

FL-9490 Vaduz

Tel: +423 236 60 90

Email: info.dss@llv.li

Website: www.datenschutzstelle.li

III. Information about the processor and operator of the website, GMG AG

File downloads

We do not require any personal data from you to be able to download files from our website.

Server log files

Server log files are stored.

This is necessary to ensure data security, especially to be able to trace and defend against attempted



attacks on the web server.

The retention period for server log files is 3 days.

Server log files are the automatically executed log of all or certain actions of processes on a computer system.

Cookies

A technically necessary session cookie is temporarily stored on your device for the duration of the session and automatically deleted at the end of your visit.

Matomo web analysis tool

Matomo is used to optimise the website in terms of user-friendliness and to expand the information offered on the website. Data processed by the Matomo web analysis tool is stored anonymously and cannot be attributed to any individual. These include the following:

- IP address
- Type and version of the Internet browser you are using
- Operating system used
- Page accessed
- Previously visited page (referrer URL)
- Time and date

This data is not merged with other personal data sources or passed on to third parties.

No personalised evaluation takes place.

Data security

When you visit our website, we use the common SSL method in conjunction with the highest level of encryption supported by your browser. You can recognise whether an individual page of our website is transmitted in encrypted form by the closed display of the key or the lock symbol in the address bar of your browser.

We also use other suitable technical and organisational security measures to protect your data



against accidental or intentional manipulation, partial or complete loss, destruction or unauthorised access by third parties. Our security measures are continuously being improved in line with technological developments.