

Data Protection Information of Georg Kieffer Sattlerwarenfabrik GmbH, Stand: 22/05/2018



ADDRESS

Georg Kieffer Sattlerwarenfabrik GmbH
Am Moosfeld 3
D-81829 München

Telephone: 00 49 (0) 89 / 9 40 06-6
Telefax: 00 49 (0) 89 / 9 40 06-8 90

Internet: www.kieffer.net
E-Mail: info@kieffer.net

VAT No.: DE 129356139
Tax ID.: 143/140/30398

District court and
commercial registration number:
District court Munich, HRB 54556

Management:
Robert Götzenberger,
Stefan Schwanbeck

BANK DETAILS

Postbank München
IBAN: DE86 7001 0080 0006 4278 04
SWIFT/BIC-Code: PBNK DE FF

Münchner Bank eG
IBAN: DE60 7019 0000 0000 0462 13
SWIFT/BIC-Code: GENO DE F1M01

Commerzbank AG, München
IBAN: DE06 7008 0000 0900 6400 00
SWIFT/BIC-Code: DRES DE FF 700

From 25 May 2018, the uniform provisions of the EU General Data Protection Regulation (DSGVO) will apply throughout Europe in the area of data protection.

In the following data protection information we inform you about the processing of personal data by the Georg Kieffer Sattlerwarenfabrik GmbH, („Kieffer“ and / or „we“ and / or „controller“) according to the DSGVO and the Federal Data Protection Act (BDSG 2018).

Please read our privacy policy carefully. If you have any questions or comments about our privacy policy, please contact us at datenschutz@kieffer.net

1. NAME AND CONTACT DETAILS OF THE CONTROLLER

This privacy policy applies to data processing by the

Georg Kieffer Sattlerwarenfabrik GmbH
Am Moosfeld 3
81829 Munich
Germany

Represented by the managing director Robert Götzenberger

Telephone: +49 89 940066
E-Mail: info@kieffer.net

Website: www.kieffer.net

2. CONTACT DETAILS OF THE DATA PROTECTION OFFICER

The operational data protection officer of the responsible person can be found at

Georg Kieffer Sattlerwarenfabrik GmbH
Am Moosfeld 3
81829 Munich
Germany

E-Mail: datenschutz@kieffer.net

3. RIGHTS OF USERS AND STAKEHOLDERS

With regard to the data processing described in more detail below, users and data subjects have the right

- upon confirmation of the processing of the data in question, for information on the processed data, for further information on data processing and for copies of the data (see also Art. 15 GDPR);
- Correction or completion of incorrect or incomplete data (see also Art. 16 GDPR);
- for immediate deletion of the data concerning them (see also Art. 17 GDPR), or, alternatively, if further processing pursuant to Art. 17 (3) GDPR is required, to restriction of processing in accordance with Art. 18 GDPR;
- upon receipt of the data concerning them and provided by them and on the transmission of this data to other providers / controllers (see also Art. 20 GDPR);

- on complaint to the supervisory authority, if they consider that the data concerning them are processed by the provider in breach of data protection provisions (see also Art. 77 GDPR).

In addition, the provider is obliged to notify any recipients to whom data have been disclosed by the provider about any correction or deletion of data or restriction of processing, which takes place pursuant to Articles 16, 17 para. 1, 18 GDPR teaching. However, this obligation does not exist insofar as this notification is impossible or disproportionate. Notwithstanding, the user has a right to information about these recipients.

Also, users and stakeholders have under Art. 21 DSGVO the right to object to the future processing of data concerning them, provided the data by the supplier in accordance with Art. 6 para. 1 lit. f) DSGVO be processed. In particular, an objection to the processing of data for the purpose of direct advertising is permitted.

4. INFORMATION FOR DATA PROCESSING

Your data processed on the use of our website will be deleted or blocked as soon as the purpose of the storage is omitted, the deletion of the data does not conflict with statutory retention requirements and subsequently no other information is given about individual processing methods.

5. CONTRACT MANAGEMENT

The data transmitted by you for the use of our goods and / or service offer are processed by us for the purpose of contract execution and are required to that extent. Conclusion of contract and contract are not possible without provision of your data.

The legal basis for the processing is Art. 6 para. 1 lit. b) GDPR.

We delete the data with complete contract processing, but must observe the tax and commercial retention periods.

For the purpose of delivering ordered goods we work together with logistics service providers / transport companies and / or shipping partners: to these the following data can be transmitted for the purpose of delivering the ordered goods or for their announcement: first name, last name, postal address

The legal basis of the processing is Art. 6 (1) (b) GDPR.

3.2.2.5. Transmission of data on outstanding claims to collection service providers

Should you not pay open invoices / installments despite repeated reminder we can deliver the necessary for the implementation of a collection data to a lawyer or collection services for the purpose of the trust collection. Alternatively, we can sell the outstanding claims to a debt collection agency. He then becomes the debtor and claims in his own name. We cooperate with the following collection service provider for this purpose:

Association of Clubs Creditreform eV,
Hellersbergstrasse 12
D-41460 Neuss
Telephone: +49 2131 109-0
Fax: +49 2131 109-8000

E-Mail: creditreform@verband.creditreform.de
Website: www.creditreform.de

The legal basis for the transfer of data in the context of fiduciary collection is Article 6 (1) (b) GDPR; the transmission of data in connection with the sale of receivables is based on Art. 6 (1) (f) GDPR.

Customer account / registration function

If you create a customer account with us via our website or an e order from our sales force or by telephone, we will collect the data collected from you during registration (eg your name, address or e-mail address) exclusively for pre-contractual services, for the fulfillment of the contract or for the purpose of customer care (eg to provide you with an overview of your previous orders to us or to offer you the so-called memo function) and save. At the same time we may store the IP address and the date of your registration plus the time of day. This data is not passed on to third parties.

As part of the registration process, your consent to this processing is obtained and reference is made to this Privacy Policy. The data collected by us are used exclusively for the provision of the customer account.

As far as you consent to such processing, is Art. 6 para. 1 lit. a) GDPR Legal basis for processing.

ADDRESS

Georg Kieffer Sattlerwarenfabrik GmbH
Am Moosfeld 3
D-81829 München

Telephone: 00 49 (0) 89 / 9 40 06-6
Telefax: 00 49 (0) 89 / 9 40 06-8 90

Internet: www.kieffer.net
E-Mail: info@kieffer.net

VAT No.: DE 129356139
Tax ID.: 143/140/30398

District court and
commercial registration number:
District court Munich, HRB 54556

Management:
Robert Götzenberger,
Stefan Schwanbeck

BANK DETAILS

Postbank München
IBAN: DE86 7001 0080 0006 4278 04
SWIFT/BIC-Code: PBNK DE FF

Münchener Bank eG
IBAN: DE60 7019 0000 0000 0462 13
SWIFT/BIC-Code: GENO DE F1M01

Commerzbank AG, München
IBAN: DE06 7008 0000 0900 6400 00
SWIFT/BIC-Code: DRES DE FF 700

Unless the opening of an account is also pre-contractual measures or performance of the contract in addition to the legal basis is for this processing also Art. 6 para. 1 lit. b) GDPR.

The consent granted to us in the opening and maintenance of the customer account can be withdrawn at any time with effect for the future in accordance with Art. 7 para. 3 DSGVO. For this you only have to inform us about your withdrawal.

The data collected will be deleted as soon as the processing is no longer necessary. However, we must pay attention to tax and commercial retention periods.

6. CONTACT

You have the opportunity to contact us in several ways. By e-mail, by phone or by post. When you contact us, we will use the personal information you provide to us voluntarily for the sole purpose of contacting you and processing your request.

The legal basis for this data processing is Article 6 (1) (a), Article 6 (1)

7. PAYMENTS

We process your payment information for the purpose of payment processing, eg if you purchase or use a product and / or a service. Depending on the method of payment, we will forward your payment information to third parties (eg credit card payments to your credit card provider).

The legal basis for this data processing is Article 6 (1) (a), Article 6 (1) (b), DSGVO and Article 6 (1) (f) GDPR.

8. YOUR RIGHTS IN THE SUMMARY

In addition to the right of revocation of your consent granted to us, you are entitled to the following further rights if the relevant legal requirements apply:

- The right to information about your personal data stored by us (Article 15 GDPR), in particular you can provide information about the processing purposes, the category of personal data, the categories of recipients to whom your data has been disclosed, the planned storage period the origin of their data, if they were not collected directly from you;
- the right to correct incorrect or correct data (Article 16 GDPR), • the right to delete your data stored by us (Article 17 GDPR), as far as no statutory or contractual retention periods or other statutory obligations or rights to further Storage by us are to be observed,
- the right to limit the processing of your data (Art. 18 GDPR), as far as the accuracy of the data is disputed by you, the processing is unlawful, but you reject its deletion; the person in charge no longer needs the data, but you need it for the assertion, exercise or defense of legal claims or you have objected to the processing according to Art. 21 GDPR,
- the right to data portability acc. Art. 20 GDPR, ie the right to transfer selected data stored about us in a common, machine-readable format, or to request the transfer to another person responsible
- the right to complain to a supervisory authority. As a rule, you can contact the supervisory authority of your usual place of residence or work or our company headquarters.
- You can assert the aforementioned rights, which you have towards us, under datenschutz@kieffer.net You can also claim the right to data portability at datenschutz@kieffer.net

a. Right of objection

Under the conditions of Article 21 (1) GDPR data processing can be objected to for reasons that arise from the particular situation of the person concerned.

The above general right of objection applies to all processing purposes described in this privacy statement, which are processed on the basis of Article 6 (1) (f) GDPR. Unlike the special right of objection to data processing for advertising purposes, according to the GDPR we are only obliged to implement such a general objection if you give us reasons of overriding importance (eg a possible danger to life or health).

b. Right of withdrawal

Insofar as we process data on the basis of your consent, you have the right to revoke your consent at any time. The revocation of the consent does not mean that the data processing carried out on the basis of the consent until the time of revocation becomes ineffective.

ADDRESS

Georg Kieffer Sattlerwarenfabrik GmbH
Am Moosfeld 3
D-81829 München

Telephone: 00 49 (0) 89 / 9 40 06-6
Telefax: 00 49 (0) 89 / 9 40 06-8 90

Internet: www.kieffer.net
E-Mail: info@kieffer.net

VAT No.: DE 129356139
Tax ID.: 143/140/30398

District court and
commercial registration number:
District court Munich, HRB 54556

Management:
Robert Götzenberger,
Stefan Schwanbeck

BANK DETAILS

Postbank München
IBAN: DE86 7001 0080 0006 4278 04
SWIFT/BIC-Code: PBNK DE FF

Münchner Bank eG
IBAN: DE60 7019 0000 0000 0462 13
SWIFT/BIC-Code: GENO DE F1M01

Commerzbank AG, München
IBAN: DE06 7008 0000 0900 6400 00
SWIFT/BIC-Code: DRES DE FF 700