

Data Protection Statement of Janico Holding AG

We are happy that you have visited our website and thank you for your interest in our company and our high-quality products. Protection of personal data is important to us. Janico Holding AG is responsible for collection, processing, transfer, storage and protection of your personal data. Therefore, personal data, for example the name, address, email address or phone number of a data subject, are processed in correspondence with the European provider of directives and regulations of the General Data Protection Regulation (GDPR) and the Swiss legislator in the Federal law on data protection (Bundesgesetz über den Datenschutz; DSG).

We reserve the right to change or adjust this data protection statement at any time, effective for the future. A current version is available from time to time on the website of Janico Holding AG. Please check our website at regular intervals and learn about the applicable provisions on data protection.

You may of course revoke your declaration(s) of consent at any time, effective for the future. Please contact our controller for this.

Copyright and any other rights in content, pictures, photographs or other files on our website and in the online shop are only with Janico Holding AG or the respective holder of rights. Any reproduction shall require the advance written consent of the originator.

Below, Janico Holding AG wants to inform the public about the type, scope and purpose of the personal data processed by it. Furthermore, data subjects will be informed about the rights due to them in this data protection statement.

Contents

1. General notes on data protection

1.1 Definitions of terms

- a) Personal data
- b) Data subject
- c) Processing
- d) Restriction of processing
- e) Profiling
- f) Pseudonymisation
- g) Controller or controller responsible for processing
- h) Processor
- i) Recipient
- j) Third party
- k) Consent

2. Controller

- 2.1 Data security
- 2.2 General purposes of processing
- 2.3 Links to other websites

3. Notes for special internet applications

- 3.1 Cookies and analysis tools
- 3.2 Recording of general data and information
- 3.3 Use of Apps
- 3.4 Wi-Fi for visitors
- 3.5 Hosting
- 3.6 Access data
- 3.7 Data to meet our contractual obligations
- 3.8 User account

- 3.9 Newsletter
- 3.10 Product recommendations
- 3.11 Email contact
- 3.12 Google Analytics
- 3.13 Integration of third-party services / social media
- 3.14 YouTube
- 3.15 Contact options via websites
- 3.16 Storage duration, erasure and blocking of personal data

4. Rights of the data subject

- 4.1 Right to confirmation
- 4.2 Right to information
- 4.3 Right to rectification
- 4.4. Right to erasure (right to be forgotten)
- 4.5 Right to restriction of processing
- 4.6 Right to data portability
- 4.7 Right to object
- 4.8 Automated decision-making, including profiling
- 4.9 Right to revoke the declaration of consent under data protection law
- 4.10 Passing on data to third parties; no data transmission to non-EU countries
- 4.11 Contact, questions and suggestions

1. General notes on data protection

1.1 Definitions of terms

The data protection statement of Janico Holding AG is based on the terms used by the European directive and regulation provider when issuing the General Data Protection Regulation (GDPR) and by the Swiss legislator in the Federal law on data protection (Bundesgesetz über den Datenschutz; DSG). Our data protection statement is to be easily legible and comprehensible, both for the public and for our customers and business partners. In order to ensure this, we would like to explain the terms used in advance.

In this data protection statement and on our website, we use, among others, the following terms:

- a) **Personal data** means any data that refer to an identified or identifiable natural person (hereinafter: "Data Subject"). An identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.
- b) **Data subjects** means any identified or identifiable natural persons whose personal data are processed by the controller responsible for processing.
- c) **Processing** means any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.
- d) **Restriction of processing** means the marking of stored personal data with the objective of limiting their processing in the future.
- e) **Profiling** means any form of automated processing of personal data consisting of the use of personal data to evaluate certain personal aspects relating to a natural person, in particular to analyse or predict aspects concerning that natural person's performance at work, economic situation, health, personal preferences, interests, reliability, behaviour, location or movements.
- f) **Pseudonymisation** means the processing of personal data in such a manner that the personal data can no longer be attributed to a specific data subject without the use of additional information, provided that such additional information is kept separately and is subject to technical and organisational measures, to ensure that the personal data are not attributed to an identified or identifiable natural person.
- g) **Controller or data controller** means the natural or legal person, public authority, institution or other office who decides about the purpose and means of processing personal data alone or with others. If the purposes and means of this processing are specified by Union or the Member State law, the controller, or the specific criteria of its designation, may be specified according to Union law or the law of the Member States.

- h) **Processor** means a natural or legal person, public authority, agency or other body that processes personal data on behalf of the controller.
- i) **Recipient** means a natural or legal person, public authority, agency or another body, to which the personal data are disclosed, whether a third party or not. Public authorities that may receive personal data within the context of a specific inquiry under Union or Member State law are, however, not deemed recipients.
- j) **Third party** means any natural or legal person, public authority, agency or body other than the data subject, controller, processor and persons who, under the direct authority of the controller or processor, are authorised to process personal data.
- k) **Consent** means any freely given, specific, informed and unambiguous indication of the data subject's wishes by which he or she, by a statement or by a clear affirmative action, signifies agreement to the processing of personal data concerning him or her.

2. Controller

The controller for collection, processing and use of your personal data within the meaning of the Article 4(7) GDPR is:

Janico Holding AG
Alain Steinke
Zürcherstrasse 350
CH-8500 Frauenfeld
info@janico.ch

If you want to object to the collection, processing or use of your data by us, taking account of these data protection provisions as a whole, or for particular measures, you can direct your objection to the controller.

2.1 Data security

We use technical and organisational security measures in order to protect your data administered by us from accidental, illegal or unauthorised manipulation, erasure, modification, access, disclosure or use, as well as from any partial or complete loss.

We transmit your personal data encrypted. This shall also apply to your orders and to the customer login. We use the encoding system SSL (Secure Socket Layer), but would like to point out that the data transmission on the internet (e.g. in the case of email communication) may involve gaps in security. Complete protection of the data against third-party access is not possible.

We back up customer data at regular intervals. In order to avoid data loss from an extreme event (e.g. damage to the data centre by an earthquake), the encrypted backups are stored in parallel on several data centres in Switzerland. Our security measures will be improved continually according to technological developments. We do not assume any liability for loss of data or access, or use by third parties. We cannot assume any warranty for the security of the data transferred through the internet; there is a risk of access by third parties in particular when transmitting data by email.

We maintain technical and organisational security measures in compliance with Article 32 GDPR to protect your data, which we always adjust to the state of the art.

We also do not warrant that our offer will be available at certain times; accidental events, interruptions or failures cannot be excluded.

2.2 General purposes of processing

We process personal data for certain legally compliant business purposes, such as:

- continually improving the requested products and services
- managing use and access to our applications, products and information
- maintaining our business relationships
- monitoring and improving the provision of our services
- to recognise and prevent fraud
- to reinforce the security of our network and our information systems
- for better understanding of the interaction of our business partners with our websites
- to provide advertisements, information or marketing material about products or services
- to communicate information by mail and/or email
- to determine effectiveness of advertising campaigns and ads.

The data may also be forwarded to business partners and service providers, selected partner companies, institutes and/or legally permitted state authorities in Switzerland, for the purpose of processing and storing the data in the scope of the above purposes.

2.3 Links to other websites

The websites of Janico Holding AG may contain links to websites of other providers. Since we cannot control their websites and cannot influence their content, we recommend that you look at the data protection information on those websites. We cannot ensure maintenance of the requirements under data protection law by third-party websites in any case. Janico Holding AG is not responsible for the content of such websites, or for their data protection practices.

3. Notes for special internet applications

3.1 Cookies and analysis tools

The websites of Janico Holding AG may contain cookies and analysis tools (such as Google Analytics, Webtrekk, adWords, etc.) in order to optimise our websites. Cookies are text files that are filed and stored on a computer system via a web browser.

Many cookies contain a cookie ID. A cookie ID is a unique identifier of the cookie. It consists of a string of characters through which websites and servers can be associated with the specific web browser in which the cookie was stored. This enables the visited websites and servers to distinguish the individual browser of the data subject from any other web browser that contains any other cookies. A specific web browser may be recognised and identified by a unique cookie ID.

By use of cookies, Janico Holding AG may provide users of this website with user-friendly services that would be impossible without setting the cookie. A cookie may optimise the information and offers on our websites within the meaning of the user. Cookies enable us, as mentioned before, to recognise the users of our website.

The purpose of this recognition is making it easier for users to use our website. For instance, the user of a website that uses cookies does not have to enter his or her access data again every time when he or she visits the website, because this is taken care of by the website and the cookie stored on the user's computer system. Another example is the cookie of a shopping cart in an online shop. The online shop remembers the articles that a customer has placed in the virtual shopping cart using a cookie.

The data subject may prevent setting of cookies by our websites at any time by making the corresponding setting in the web browser used, and thereby permanently object to setting of cookies. Furthermore, cookies already set may be erased at any time via a web browser or other software programme. This is possible in all common web browsers. If the data subject deactivates setting of cookies in the web browser used, not all functions of our website may be fully usable.

Our legitimate interest in use of the cookies in accordance with point (f) of sentence 1 of Article 6(1) GDPR is in making our website more user-friendly, effective and secure.

The cookies store, among other things, the following data and information:

- Log-in information
- Language settings
- Search terms entered
- Information regarding the number of calls of our website, and use of particular functions of our website.

When the cookie is activated, it is assigned an identification number; your personal data will not be assigned to this identification number. Your name, your internet protocol address or similar data that would permit assignment of the cookie to you will not be inserted into the cookie. Based on the cookie technology, we will only obtain pseudonymised information, for instance, on which pages of our shop were visited, which products were viewed, etc.

You can set your browser so that you will be informed in advance about setting of cookies and can decide individually whether or not you want to prevent acceptance of cookies in specific cases or in general, or to prevent cookies completely. This can limit the website's function.

3.2 Recording of general data and information

The websites and apps of Janico Holding AG record a number of general data and information every time they are called up by a data subject or an automated system. These general data and information are stored in the log files of the server.

When using these general data and information, Janico Holding AG will not draw any conclusions as to the data subject. This information may be needed in order to (1) correctly deliver the contents of our websites, (2) optimise the contents of our websites and advertisements for them, (3) ensure permanent function of our information-technical systems and technology of our websites and (4) provide criminal prosecution authorities with the information they need for criminal prosecution in case of a cyber-attack. These anonymously collected data and information are therefore evaluated by Janico Holding AG statistically, and with the target of increasing data protection and data security in our company, in order to finally ensure an optimal protection

level for the personal data processed by us. The anonymous data of the server log files are stored separately from any other personal data the data subject indicates.

3.3 Use of Apps

By using an app, current location data may be transmitted to Janico Holding AG, or to third parties who process such data on the order of Janico Holding AG. Further data that are stored include device-specific information such as the MAC address, cookie information and pages called up.

Janico Holding AG may use your personal data and information for the following purposes:

- To ensure that the app offers information that is relevant for you and corresponds to your needs that make use easier for you.
- To operate and service the platform, and to achieve quality improvements of the app and its services, as well as to collect general statistics concerning use of the app.
- In order to deliver products and services, notifications, confirmations, notes, updates, warnings, requested support and administrative messages, etc.
- To keep you informed about current products and services, special offers and advertising campaigns, current information and other new or updated services of Janico Holding AG.

3.4 Wi-Fi for visitors

By using a free Wi-Fi at Janico Holding AG, among other things the following data can be recorded: First and last name, phone number, email. These data may be used for customer support purposes.

3.5 Hosting

The hosting services we use serve to provide the following services: Infrastructure and platform services, computing capacity, storage space and database services, safety services and technical maintenance services that we use for the purpose of operation of the website.

For this, we, or our hosting provider, process inventory data, contact details, content data, contract data, usage data, meta and communication data of customers, potential customers and visitors to this website, based on our legitimate interests in efficient and secure provision of our website, in accordance with point (f) of sentence 1 of Article 6(1) in conjunction with Article 28 GDPR.

3.6 Access data

The website operator or page operator collects data concerning access to the page and stores them as "server logfiles". The following data are logged:

- Name and URL of the called file
- Date and time of the access
- Transferred data volume
- Notification on the successful call (HTTP response code)
- Browser type and browser version
- Operating system
- Referrer URL (the website visited before)
- Websites that are called up by the user's system via our website
- Internet service provider of the user
- Internet protocol address and the requesting provider

We use these protocol data without any assignment to your person or other profile generation for statistical evaluations for the purpose of operation, security and optimisation of our website, but also for anonymous recording of the number of visitors on our website (traffic), as well as for the scope and type of use of our website and services, and for settlement purposes, in order to measure the number of clicks received from cooperation partners. Due to this information, we are able to provide personalised and site-specific contents and to analyse the data traffic, find and remedy errors and improve our services.

This is also our legitimate interest in accordance with point (f) of sentence 1 of Article 6(1) GDPR.

We reserve subsequent review of the protocol files if there are any specific indications that give rise to the justified suspicion of illegal use. We store internet protocol addresses for a temporary period in the logfiles if this is necessary for safety purposes, or necessary for rendering services or settlement for a service, e.g. if you use one of our offers. After cancellation of the process of ordering, or after receipt of the payment, we will erase the internet protocol address if it is no longer necessary for security purposes. We will also store internet protocol addresses if we have a specific suspicion concerning a crime in connection with use of our website. We also store the date of your last visit as part of your account (e.g. on registration, login, clicking of links, etc.).

3.7 Data to meet our contractual obligations

We process personal data that we need to meet our contractual obligations, such as name, address, email address, ordered products, invoice and payment data. These data must be collected for conclusion of the contract.

The data will be erased after the expiration of the warranty periods and the statutory archiving periods. Data that are linked to a user account (see below) will be preserved for the time for which the account is kept in any case.

The legal basis for processing of these data is point (b) of sentence 1 of Article 6(1) GDPR; these data are needed to enable us to fulfil our contractual obligations towards you.

3.8 User account

You can set up a user account on our website. If you desire this, we need the personal data queried at login. During a later login, only your email or user name and the password chosen by you will be used.

For re-registration, we collect master data (e.g. name, address), communication data (e.g. email address) and payment details (bank details), as well as access details (user name and password).

In order to ensure your proper registration, and to prevent unauthorised registration by third parties, you will receive an activation link by email to activate your account after your registration. After your registration is complete, we will store the data submitted by you in our system permanently.

You can have us erase your user account at any time after it is set up, without incurring any other expenses than the transmission costs according to the basic tariffs. Notification in text form to the contact details named in item 2 (e.g. email, fax, letter) is sufficient for this. We will then erase your stored personal data as far as we do not need to store them for processing of orders, or due to statutory storage obligations.

The legal basis for processing of such data is your consent in accordance with point (a) of Article 6(1) GDPR.

3.9 Newsletter

You can subscribe to newsletters on the websites of Janico Holding AG. Which personal data are transmitted to the party responsible for processing when you order a newsletter results from the input screen used for this. After registration, you will receive a message on the indicated email address that will ask you to confirm your registration ("Double-Opt-In"). This is necessary to prevent third parties from registering with your email address.

Janico Holding AG will be able to inform its customers and business partners about the company's offers at regular intervals. Our company's newsletters can generally only be received by the data subject if (1) the data subject has a valid email address and (2) the data subject registers for newsletter dispatch, or is already registered.

The personal data collected within the context of registration for the newsletter will only be used to send out our newsletter. The subscription to a newsletter can be terminated at any time by the data subject.

You can unsubscribe again, i.e. revoke your consent to our newsletter, at any time. A link for unsubscribing from the newsletter can be found at the end of each newsletter.

We store your registration data for as long as we need them for dispatching the newsletter. We store logging of the registration and the dispatch address for as long as there is an interest in documenting your originally given consent. The legal basis for sending the newsletter is your consent in accordance with point (a), sentence 1 of Article 6(1), in conjunction with Article 7 GDPR, in conjunction with Section 7 para. 2 no. 3 UWG. The legal basis for logging the registration is our legitimate interest in evidence that the dispatch took place with your consent.

3.10 Product recommendations

We will send you product recommendations by email regularly, independently of the newsletter. This way, we will provide you with information on products from our offer in which you may be interested, based on your last purchases of goods or services from us. We act strictly based on the statutory specifications. You may object to this at any time without incurring any other expenses than the transmission costs, according to the base rates. Notification in text form to the contact details named in item 2 (e.g. email, fax, letter) is sufficient for this. Of course, you will find an unsubscribe link in every email as well.

The legal basis for this is the statutory permission in accordance with point (f), sentence 1 of Article 6(1) GDPR, in conjunction with Section 7 para. 3 UWG.

3.11 Email contact

If you contact us (e.g. by contact form or email), we will process your information for processing the request and if any subsequent questions arise.

If processing activities take place to perform any pre-contractual measures that are taken upon your request, or to perform the contract if you are already our customer, the legal basis for processing activities shall be point (b) of sentence 1 of Article 6(1).

We will only process any other personal data if you consent to this (point (a) of sentence 1 of Article 6(1) GDPR), or if we have a legitimate interest in processing of your data (point (f) of sentence 1 of Article 6(1) GDPR). A legitimate interest is present, e.g., in order to reply to your email.

3.12 Google Analytics

We use "Google Analytics", a web analysis service of Google Inc. ("Google"). Google Analytics uses "cookies", i.e. text files that are stored on your computer and that permit analysis of your use of the website. The information generated by the cookie regarding use of this website by the page visitor is usually transferred to a server of Google in the USA and saved there.

This is also our legitimate interest in accordance with point (f) of sentence 1 of Article 6(1) GDPR.

Google has subjected to the Privacy Shield convention between the European Union and the USA and has been certified. By this, Google commits to complying with the standards and rules of the European data-protection law. For more detailed information, see the entry linked below:

<https://www.privacyshield.gov/participant?id=a2zt000000001L5AAI&status=Active>.

We have activated IP anonymisation on this website (anonymizeIp). Due to this, your internet protocol address will be abbreviated first by Google within Member States of the European Union, or in other contracting states of the convention on the European Economic Area. Only in exceptional circumstances will your full Internet Protocol address be transmitted to a server of Google in the USA and abbreviated there. On our order, Google will use this information to evaluate your use of the website, in order to compile reports on the website activities and to provide further services connected to website use and internet use towards the website operator.

The Internet Protocol address transmitted by your browser, within the context of Google Analytics, will not be combined with any other data from Google. You may prevent storage of the cookies by making the corresponding settings in your browser software; however, note that you may be unable to fully use all functions of the website in that case.

You may furthermore prevent recording of the data generated by the cookie and referring to your use of the website (incl. your Internet Protocol address) and processing of these personal data by Google by downloading and installing the browser plug-in available under the following link.

<http://tools.google.com/dlpage/gaoptout?hl=de>.

As an alternative for the browser plugin or for browser on mobile devices, you can click the following link in order to set an opt-out cookie that will prevent recording within this website by Google Analytics in future (this opt-out cookie will only work in this browser and only for this domain. You need to click the link again if you delete your cookies in this browser): [\[Deactivate Google Analytics\]](#)

Janico Holding AG informs you that Janico Holding AG does not have detailed knowledge of what data are passed on to the third-party providers, where the data are passed on or whether they are anonymised.

3.13 Integration of third-party services / social media

Our digital data are linked to functions and systems of third parties in different manners; for example, this is done by plug-ins from social networks, of third-party providers, such as Facebook, Twitter, etc. If you have a user account with such third-party providers, they may also be able to measure and analyse your use of our digital services. This way, personal data such as the internet protocol address, browser settings and other parameters may be passed on to such third parties and stored there. We have no control of use of personal data by third parties, and assume no responsibility or liability for this.

Janico Holding AG does not have any specific knowledge of what data are passed on to the third-party providers, where the data are passed on or whether they are anonymised.

3.14 YouTube

Our website uses the YouTube embedding function for displaying and playing back videos of the provider "YouTube", which belongs to Google. When playback of embedded YouTube videos is started, the provider "YouTube" uses cookies that collect information on the user behaviour. According to communication from "YouTube", these serve, inter alia, to record video statistics, improve user friendliness and prevent abuse.

If the page visitor is logged in at Google, their data will be associated with their account directly when they click a video. If the page visitor does not wish assignment to their profile at YouTube, they need to log out before they activate the button.

Google will store their data (even for users not logged in) in the form of user profiles and evaluate them. This evaluation shall in particular take place in accordance with point (f) of Article 6(1) GDPR, based on legitimate interests of Google in displaying personalised advertisements, market research and/or demand-oriented design of its website. The page visitor has a right to object to the generation of these user profiles. In order to exercise this right, they must contact YouTube.

Further information on data protection at "YouTube" can be found in the provider's data protection statement at: <https://www.google.com/policies/privacy/>.

Janico Holding AG does not have any specific knowledge of what data are passed on to the third-party providers, where the data are passed on or whether they are anonymised.

3.15 Contact options via websites

The website of Janico Holding AG contains information based on statutory provisions to permit electronic contact with our company and direct communication with us, including a general address for electronic mail (email address). If you contact Janico Holding AG by email or through a contact form, the personal data transmitted will be stored automatically. Such personal data that are transmitted to us freely are stored for the purpose of processing or contacting you.

3.16 Storage duration, erasure and blocking of personal data

Janico Holding AG processes and stores personal data of the data subject only for the period that is required to achieve the purpose of storage, or if this was stipulated in laws or provisions that the controller is subject to by the European directive and regulation provider, the Swiss legislator or any other legislator. In particular note the retention obligations under the law of obligations.

If the storage purpose no longer applies, or if any storage period stipulated by the European directive and regulation provider, the Swiss legislator or any other relevant legislator expires, the personal data will be routinely blocked or deleted according to the statutory provisions.

In some cases, the legislator stipulates the storage of personal data, e.g. in tax or commercial law. In such cases, we will only continue to store the data for these statutory purposes, but we will not otherwise process them, and we will delete them after the expiration of the statutory storage period.

4. Rights of the data subject

4.1 Right to confirmation

Every data subject has the right to obtain confirmation from the Swiss legislator on whether it processes any personal data concerning them at any time. If you want to use this right of confirmation, you may contact the data protection officer at any time concerning this.

4.2 Right to information

Every data subject affected by processing of personal data has the right to receive information from the Swiss legislator free of charge regarding the personal data stored on his or her person, and to receive a copy of this information. Furthermore, information about the following can be provided, if applicable:

- the purposes of the processing;
- the categories of personal data concerned;
- the recipients towards which the personal data have been disclosed, or will be disclosed;
- where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period;
- the existence of the right to request from the controller rectification or erasure of personal data, or restriction of processing of personal data concerning the data subject, or to object to such processing;
- the existence of the right to lodge a complaint with a supervisory authority;
- information to be provided where personal data are not obtained from the data subject directly: all available information concerning the origin of the data.

Furthermore, the data subject has the right to be informed on whether personal data have been transmitted to any third country or any international organisation. If this is the case, the data subject further has the right to demand information on the appropriate safeguards in connection with transmission.

If you want to use this right of information, you may contact our data protection officer at any time concerning this.

4.3 Right to rectification

Every data subject affected by the processing of personal data has the right to demand rectification of incorrect personal data concerning him or her without undue delay. Furthermore, the data subject has the right to demand completion of incomplete personal data, under consideration of the purpose of processing, by way of a supplementary statement.

If you want to use this right of rectification, you may contact the data protection officer at any time concerning this.

4.4. Right to erasure (right to be forgotten)

Every data subject affected by processing of personal data has the right to demand that the controller erase the personal data concerning him or her without undue delay, provided that one of the following reasons applies, and provided that processing is not required:

- The personal data were collected for such purposes or processed in any other manner for which they are no longer required.
- The data subject withdraws consent on which the processing is based, and where there is no other legal ground for the processing.
- The data subject objects to the processing for reasons resulting from their particular situation and there are no overriding legitimate grounds for the processing, or the data subject objects to the processing in case of direct marketing and the connected profiling.
- The personal data have been unlawfully processed.
- The personal data have to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject.
- The personal data have been collected in relation to the offer of information society services directly rendered for a child.

If one of the above reasons applies and you want to initiate erasure of personal data stored by Janico Holding AG, you may contact our data protection officer for this at any time. The data protection officer of Janico Holding AG will have the erasure request processed without undue delay.

4.5 Right to restriction of processing

Every data subject affected by processing of personal data has the right to demand that the controller restrict processing if one of the following conditions is met:

- The accuracy of the personal data is contested by the data subject, for a period enabling the controller to verify the accuracy of the personal data.
- The processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead.
- The controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defence of legal claims.
- The data subject has objected to processing due to reasons resulting from their particular situation, and verification of whether the legitimate grounds of the controller overriding those of the data subject is pending.

If one of the above prerequisites applies and you want to demand restriction of personal data stored by Janico Holding AG, you may contact our data protection officer for this at any time. The data protection officer of Janico Holding AG will initiate restriction of processing.

4.6 Right to data portability

Every person affected by processing of personal data has the right to receive the personal data concerning him or her in a structured, common and machine-readable format. He or she also has the right to submit such data to a different controller if the statutory prerequisites are met.

Furthermore, the data subject has the right to demand that the personal data be directly transmitted to another controller as far as this is technically feasible and does not impair the rights and freedoms of another person.

You may contact the data protection officer appointed by Janico Holding AG at any time to assert your right to data portability.

4.7 Right to object

Every person affected by processing of personal data has the right to object to the processing of personal data concerning him or her due to reasons resulting from his or her particular situation.

Janico Holding AG shall no longer process the personal data in case of objection, unless we demonstrate compelling legitimate grounds for processing that override the interests, rights and freedoms of the data subject, or if processing serves the establishment, exercise or defence of legal claims.

You may contact the data protection officer of Janico Holding AG directly at any time to assert your right to object.

4.8 Automated decision-making, including profiling

You have the right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning you or similarly significantly affects you.

There is no automated decision-making based on the collected personal data.

4.9 Right to revoke the declaration of consent under data protection law

You have the right to revoke consent to processing of your personal data at any time.

4.10 Passing on data to third parties; no data transmission to non-EU countries

In principle, we use your personal data only within our company.

If and as far as we involve any third parties within the context of performing contracts (for example logistics service providers), these will only obtain personal data in the scope at which the transmission is necessary for the corresponding service.

If we outsource certain parts of our processing activities ("data processing based on an agreement"), we commit our processors contractually to only use personal data in accordance with the requirements of the data protection laws and to ensure protection of the rights of the data subject.

Data transmission to bodies or persons outside of the EU does not take place and is not planned.

4.11 Contact, questions and suggestions

If you have any further questions or comments concerning our data protection matters, websites and our safety concept, please contact us by email via the following address: info@janico.ch