

Imprint

KESDISTRI Frachtkontor GmbH i. L.
Marschgehren 10
DE-28779 Bremen
Germany

Telephone +49 421 69077 0
Telefax +49 421 69077 99

UST-ID: DE811190673
HRB 7527 Amtsgericht Bremen

Liquidator: Eduard Dubbers-Albrecht

Dispute resolution:

The European Commission provides a platform for online dispute resolution (OS):

<https://ec.europa.eu/consumers/odr>

Please find our email in the impressum/legal notice.

Design & Coding:

Connect M

Data Protection

We are pleased about your visit on our web pages. In the following we would like to inform you about the handling of your data in accordance with Art. 13 of the Basic Data Protection Ordinance (DSGVO).

person in charge

Responsible for the data collection and processing described below is the body named in the imprint.

Saving the IP address

We store the IP address transmitted by your web browser for a strictly earmarked period of seven days in the interest of being able to detect, limit and eliminate attacks on our web pages. After this time span has expired, we delete or make the IP address anonymous. The legal basis is Art. 6 para. 1 lit. f DSGVO.

usage data

When you visit our websites, so-called usage data is temporarily stored on our web server for statistical purposes as a protocol in order to improve the quality of our websites. This data set consists of

the page from which the file was requested,

the name of the file,

the date and time of the query,

the amount of data transferred,

the access status (file transferred, file not found),

the description of the type of web browser used,

the IP address of the requesting computer, which is shortened in such a way that a reference to a person can no longer be established.

The log data mentioned are only stored anonymously.

data integrity

In order to protect your data from unwanted access as comprehensively as possible, we take technical and organizational measures. We use an encryption method on our pages. Your information is transmitted from your computer to our server and vice versa via the Internet using TLS encryption. You can recognize this by the fact that the lock symbol in the status bar of your browser is closed and the address line starts with https://

cookies

We use session cookies and permanent cookies on our websites. The processing is carried out on the basis of Art. 6 para. 1 lit. f DSGVO and in the interest of optimising or enabling user guidance and adapting the presentation of our website.

You can set your browser so that it informs you about the placement of cookies. This makes the use of cookies transparent for you. You can also delete cookies at any time via the corresponding browser setting and prevent the setting of new cookies. Please note that our web pages may not be displayed optimally and that some functions may no longer be technically available.

Google Analytics

We create pseudonymous user profiles with the help of Google Analytics for the demand-oriented

design of our website. Google Analytics uses cookies that can be stored on your device and read by us. In this way we are able to recognize and count returning visitors. Data processing is carried out on the basis of Art. 6 Para. 1 lit. f DSGVO and § 15 Para. 3 TMG and in the interest of knowing how often our websites have been accessed by different users.

The information generated by the cookie about your use of this website is usually transferred to a Google server in the USA and stored there. However, because we have activated IP anonymisation on this website, your IP address will previously be shortened by Google within Member States of the European Union. Only in exceptional cases will the full IP address be transferred to a Google server in the USA (an appropriate level of data protection is available according to Art. 45 para. 1 DSGVO through Google's participation in the Privacy Shield) and only shortened there. We have worked with Google Inc. (USA) also concluded a contract for order processing in accordance with Art. 28 DSGVO.

This means that we will only use this information strictly for the purpose of evaluating the use of our website for us and compiling reports on website activities.

You can object to the processing at any time. Please use one of the following options:

1 You may refuse the use of cookies by selecting the appropriate settings on your browser, however please note that if you do this you may not be able to use the full functionality of this website.

2 You can also prevent Google from collecting the data generated by the cookie and relating to your use of the website (including your IP address) and from processing this data by Google by downloading and installing the browser plug-in available under the following link (<http://tools.google.com/dlpage/gaoptout?hl=de>)

3. you can additionally prevent a collection by Google Analytics by clicking on the following link. An opt-out cookie is set which permanently prevents the future collection of your data when you visit this website: [Sign Out Google Analytics](#)

Your rights as a user

When processing your personal data, the DSGVO grants you as a website user certain rights:

1. right to information (Art. 15 DSGVO):

You have the right to request confirmation as to whether personal data concerning you are processed; if this is the case, you have a right of access to this personal data and to the information specified in Article 15 of the DSGVO.

2. the right to correction and deletion (Articles 16 and 17 DSGVO):

You have the right to immediately request the correction of incorrect personal data concerning you and, if necessary, the completion of incomplete personal data.

They also have the right to request that personal data concerning them be deleted immediately if one of the reasons specified in Art. 17 DSGVO applies, e.g. if the data are no longer required for the purposes pursued.

3. the right to restrict processing (Article 18 DSGVO):

You have the right to request a restriction on processing if one of the conditions set out in Article 18 DSGVO is met, e.g. if you have lodged an objection to processing, for the duration of any examination.

4. right to data transferability (Art. 20 DSGVO):

In certain cases, which are detailed in Article 20 DSGVO, you have the right to receive the personal data concerning you in a structured, common and machine-readable format or to request the transmission of this data to a third party.

5. right of objection (Art. 21 DSGVO):

If data are collected on the basis of Art. 6 para. 1 lit. f (data processing to protect legitimate interests), you have the right to object to the processing at any time for reasons arising from your particular situation. We will then no longer process the personal data unless there are demonstrably compelling reasons worthy of protection for the processing which outweigh the interests, rights and freedoms of the data subject, or the processing serves to assert, exercise or defend legal claims.

6. right of appeal to a supervisory authority

According to Art. 77 DSGVO, you have the right of appeal to a supervisory authority if you believe that the processing of data concerning you violates data protection regulations. The right of appeal may be exercised in particular before a supervisory authority in the Member State where you are staying, working or allegedly infringing.

data protection officer

Our company data protection officer will be happy to provide you with information or suggestions on the subject of data protection: office@datenschutz-nord.de

Data collection and processing of personal data

Data protection information according to Art. 13 and 21 DSGVO

Responsible person:

KESDISTRI Frachtkontor GmbH i. L., Marschgehren 10, 28779 Bremen, is responsible for data collection and processing.

Data processing for contract fulfilment:

In order to fulfil our orders with you as our customer, we collect and store various data, primarily company-related data, which we require for contract fulfilment and for accounting purposes, but also personal data of our contacts at the respective customer companies. These contact data include names and address data, e-mail addresses and telephone numbers, the history of previous communication and other, in some cases personal information that you or our contact persons voluntarily provide to us.

The legal basis for the aforementioned data processing for the fulfilment or processing of the contract is Art. 6 para. 1 lit. b) DSGVO. This also includes the associated customer service.

Legal basis for the storage of further, partly personal data (birthdays, hobbies or interests of our contact persons) is Art. 6 para. 1 lit. a), i.e. we only collect this data if you provide it to us voluntarily - with your consent.

This consent can be revoked at any time without affecting the legality of the previous processing. If the consent is revoked, we will stop the corresponding data processing.

Data transmission to third parties

If necessary, personal data will be passed on to companies involved in the execution of this contract for the purpose of fulfilling the contract. This also includes shipowners, airlines, insurance companies, weighing racks or public bodies such as customs authorities and service providers as well as transport companies and similar bodies that are directly or indirectly involved in carrying out the transports. These may also be companies or public bodies outside Europe, including those without an adequate level of data protection. The legal basis in this case is Art. Art. 49 para. 1 lit. b) DSGVO.

data erasure

The data required to fulfil the contract will be deleted 6 or 10 years after termination of the contract in accordance with commercial or tax regulations and will only be held available for any queries. The data will not be deleted if claims are still outstanding after termination of the contract and are to be collected. If legal retention periods exist, the data concerned will be archived for the duration of these periods.

Other data receivers

We will only pass on your data to third parties (e.g. [to credit institutions for payment processing, to lawyers for the enforcement of open claims]), insofar as there is a data protection authority (e.g. in accordance with the above-mentioned legal provisions).

We may also pass on your data to external service providers (e.g. IT service providers, companies that destroy or archive data, printing service providers), who support us in the processing of data as part of order processing in accordance with strict instructions.

Contact details of the data protection officer:

Dr. Uwe Schläger, data protection nord GmbH, Consul-Smidt-Str. 88, 28217 Bremen.
office@datenschutz-nord.de

Rights of the data subject:

Data subjects have the right to obtain information from the data controller about personal data concerning them and to have inaccurate data corrected or deleted if one of the reasons stated in Art. 17 DSGVO applies, e.g. if the data are no longer required for the purposes pursued. Furthermore, there is a right to limitation of processing if one of the conditions specified in Art. 18 DSGVO applies and in the cases of Art. 20 DSGVO the right to data transferability. If data are collected on the basis of Art. 6 para. 1 lit. e (data processing for the fulfilment of official tasks or for the protection of the public interest) or lit. f (data processing for the protection of legitimate interests), the data subject is entitled to object to the processing at any time for reasons arising from his particular situation. We will then no longer process the personal data unless there are demonstrably compelling reasons worthy of protection for the processing which outweigh the interests, rights and freedoms of the data subject, or the processing serves to assert, exercise or defend legal claims.

Right of appeal to the supervisory authority:

Any data subject has the right of appeal to a supervisory authority if he or she considers that the processing of data concerning him or her is in breach of data protection legislation. The right of appeal may be exercised in particular before a supervisory authority in the Member State of residence of the person concerned or the place where the alleged infringement occurred. For the Federal State of Bremen, the responsible supervisory authority is the Bremen Data Protection Commissioner, Arndtstr. 1, 27570 Bremerhaven, Germany.