

Obligation to inform in conformity with GDPR

The purpose of this overview is to inform you about the handling of your data. Processing on your part is not required.

| (A) Name of the responsible body | StatSoft (Europe) GmbH |
|---|---|
| (B) Contact data of the responsible person (and/or his or her representative) | Cosimo Caforio Tel. +49 (40) 2285 900 – 0, E-mail info@statsoft.de |
| (C) Contact data of the data protection officer | You can reach our data protection officer via dataprotection@statsoft.de or via mail under our postal address with the addition "the data protection officer" |
| (D) Category of personal data | Name of the file / website requested Date and time of retrieval Data volume transferred Referrer (website, the link of which referred you to this website) Search terms (in case of search machines as referrer) IP address (is analysed to determine the country of origin and provider) Browser, operating system, plug-ins installed and screen resolution Time stayed on the website |
| (E) Purpose of the data processing | The data mentioned are processed by us on the basis of our legitimate interest in conformity with Section 6, Paragraph 1, page 1, lit. f of the General Data Protection Regulation (GDPR) for the following purposes: • Guarantee of smooth connection establishment by the website, • Guarantee of a comfortable use of our website, • Evaluation of system security and stability as well as • for other administrative purposes. |
| (F) Legal basis for data processing | Section 6 Para. 1 p. 1 lit. F GDPR |
| (G) In case of balancing of interests: Legitimate interests of the responsible body | Legal and economic interests |
| (H) Recipients / category of recipients | Company within the group of companies |
| (I) Possible transfer to third countries | Not applicable |
| | |



| (J) Adequate level of data protection by | ☐ Adequacy decision by the Commission |
|---|--|
| | ☑ Standard contract clauses |
| | ☐ Binding corporate rules |
| | ☐ Miscellaneous: |
| (K) Duration of retention period ¹ | Immediate deletion, if no longer required for fulfilling the purpose, at the latest after six months |
| (L) Necessity of provision of data (if collected from person concerned) | □ by consent |
| | ☑ prescribed by law |
| | □ prescribed by contract |
| | □ obligation essential for contract |
| | ☐ conclusion obligation to render data available. In case of non-provision, these consequences are possible: |
| (M) Source of data (if not collected from person concerned) | The source is publicly accessible: |
| | ⊠ No □ Yes |
| (N) Automated decision making ² | ⊠ No □ Yes |

We herewith inform you that in keeping with Section 15 ff. of GDPR and under the prerequisites specified thereunder you have the right to be informed about the respective personal data as well as to correction or erasure or limitation of processing or the right of objection against processing as well as the right to data portability. In conformity with Section 77 of GDPR you also have the right to complain at a data protection supervisory authority, if you are of the opinion that processing of the respective personal data violates these provisions. If processing is based on your consent (cf. Section 6, Para. 1 lit. a, Section 9 Para. 2 lit. a), you have the right, moreover, to revoke the consent without this affecting the lawfulness of processing based on consent carried out up to the revocation.

¹or, if this is not possible, the criteria for the determination of this period [Section 13, Para. 2 GDPR] ²in conformity with Section 22, Para. 1 and 4; in this case significant information is required on the logics involved as well as the scope and the pursued effects of such processing.