

Privacy policy

General

As the operator of this website and as the “responsible person” within the meaning of the General Data Protection Regulation (GDPR) and other data protection regulations, we take the protection of your personal data very seriously. We hereby inform you about the processing of your personal data and the data protection claims and rights to which you are entitled.

The person responsible within the meaning of the General Data Protection Regulation (GDPR) is:

picbe AG

Gotthardstrasse 26

6300 Zug

Switzerland

Commercial register number: CHE-315.047.851

hello@picbe.ch

www.picbe.ch

Our representative in the European Union for data protection matters is:

pinkbow Operations GmbH

Packer Str. 177

8561 Söding

Austria

Commercial register number: 522473v

datenschutz@picbe.com

Our website and our services can be used to a limited extent without providing personal data. Insofar as personal data (e.g. name, address, date of birth or e-mail addresses) is collected on our pages or forms, this is always done on a voluntary basis.

We would like to point out that data transmission on the Internet (e.g. when communicating by e-mail) can have security gaps. A complete protection of the data against access by third parties is not possible. We have taken technical and operational precautions to protect your data from accidental or intentional manipulation, loss, destruction or access by unauthorized persons. Our security procedures are regularly reviewed and adapted to technological advances.

We only process the personal data that we receive from you voluntarily as part of your visit to our website or through your other information.

With your consent, which must be obtained separately, picbe and its sales partners use your data listed below to carry out marketing campaigns, contact you by email or messenger services and to send newsletters in connection with products and services from our business areas and those of our partner companies listed below, to whom we pass on your data. You have the option of objecting to this use of data at any time by sending an email to datenschutz@picbe.com.

Partner companies are:

Nu Skin Austria – Nu Skin Germany GmbH

Taunusstrasse 57

55118 Mainz

Germany

Processed data / registration function

The data entered electronically or physically when contacting us or recorded in the course of initiating or carrying out our business relationship will be used for the purpose of using the offer. These are:

First and Last Name

E-mail address

Self-chosen password

phone number

birth date

Information in the course of online skin care advice (e.g. photos)

Purposes of data processing

We will process your personal data for the following purposes:

to make this website available to you and to further improve and develop this website;

to be able to create usage statistics;

to detect, prevent and investigate attacks on our website;

to respond to your inquiries;

to perform our contractual obligations with you;

to meet our legitimate interests.

Legal basis of data processing

We process your data to fulfill contractual obligations (Art 6 Para 1b GDPR), within the scope of your consent / registration (Art 6 Para 1a GDPR) and, if necessary, to fulfill legal obligations (Art 6 Para 1c GDPR). Furthermore, we can process your data to protect legitimate interests (Art. 6 Para. 1f GDPR) for advertising or market and opinion research, unless you have objected to use under Art. 21 GDPR.

Duration of data storage

If necessary, we store your personal data for the duration of the entire business relationship and beyond in accordance with the statutory retention periods and documentation requirements. In any case, if you register on our website, we will store your data for as long as your account exists and then only for as long as we are legally obliged to do so. If there is also a legitimate interest in processing (e.g. before-after comparisons, statistical purposes, etc.), your data will be processed further in pseudonymous form (according to Art 4 Z 5 DSGVO) as far as this is possible.

Use of data and data transfer

Within picbe AG and the designated representative in the EU, those departments or employees who need your data to fulfill contractual, consented and legal obligations or legitimate interests receive it. In addition, processors, partner companies and (sales) partners commissioned by us will receive your data if they need the data to fulfill their respective contractual services. All processors and sales partners are contractually obliged to treat your data confidentially and only process it within the agreed framework. A transfer of the data to a country outside the EU (with the exception of the services listed below) or to an international organization is not planned.

Some of the recipients (processors) listed below are located outside of your country or process your personal data there. The level of data protection in other countries may not correspond to that in your country. However, we only transfer your personal data to countries for which the EU Commission has decided that they have an adequate level of data protection or we take measures, as far as possible, to ensure that all recipients have an adequate level of data protection.

Data may be used to analyze or predict the behavior of users of our Services. [GO3] However, the data is not used for any automated decision-making.

Categories of processors

Processors commissioned by us (e.g. IT and back office service providers) and (sales) partners receive your data if they need the data to fulfill their respective contractually agreed service. All processors and partners are contractually obliged to treat your data confidentially and only process it within the scope of the provision of services.

If there is a legal or regulatory obligation, public bodies and institutions may be recipients of your personal data.

The following categories of processors exist: providers, IT service providers, newsletter service providers, advertising and graphics agencies, telecommunications companies, tax consultants, law firms, cooperation and sales partners, other social media and internet service providers.

Cookies

Some of the websites use so-called cookies. Cookies are small files that make it possible to store specific, device-related information on the user's access device (PC, smartphone, etc.). Cookies do not damage your computer and do not contain viruses. On the one hand, they serve the user-friendliness of websites and thus the users (e.g. storage of login data). On the other hand, they serve to collect statistical data on website use and to be able to analyze them in order to improve the offer. Users can influence the use of cookies.

Most of the cookies we use are so-called “session cookies”. They are automatically deleted after your visit. Other cookies remain stored on your end device until you delete them.

These cookies enable us to recognize your browser on your next visit. You can configure your browser so that you are informed about the setting of cookies and only allow cookies in individual cases, exclude the acceptance of cookies for certain cases or in general and activate the automatic deletion of cookies when the browser is closed. If cookies are deactivated, the functionality of this website may be restricted.

Server log files

The technical providers of our pages and services are:

Hetzner Online GmbH, Industriestr. 25, D-91710

Gunzenhausen,

internex GmbH, Lagerstraße 15, AT-3950 Gmünd,

IT Network Michael Oswald, St. Josef 64, A-8503 St. Josef

These automatically collect and store information that your browser automatically transmits to us in so-called server log files. These are:

Browser type/ browser version

Operating system used

Referrer URL (the previously visited page)

Host name or anonymized IP address of the accessing computer

Time of the server request

This data cannot be assigned to specific persons. This data is not merged with other data sources. We reserve the right to subsequently check this data if we become aware of specific indications of illegal use.

E-mail inquiries

If you send us inquiries by e-mail, your details from the e-mail, including the contact data and file attachments you provided there, will be stored by us for the purpose of

processing the inquiry and, if necessary, also forwarded to our sales partners for processing.

Integration of third-party services and content

It may happen that content from third parties, such as videos from YouTube, maps from Google Maps, RSS feeds or graphics from other websites are integrated within this online offer. This always presupposes that the providers of this content (hereinafter referred to as “third-party providers”) perceive the IP address of the users. Because without the IP address, they could not send the content to the browser of the respective user. The IP address is therefore required for the display of this content. We endeavor to only use content whose respective providers only use the IP address to deliver the content. However, we have no influence if the third-party providers save the IP address, for example for statistical purposes. As far as this is known to us, we inform the users about it.

Data protection declaration for the use of Google Analytics

This website uses functions of the web analysis service Google Analytics. The provider is Google Inc., 1600 Amphitheater Parkway Mountain View, CA 94043, USA. Google Analytics uses so-called "cookies". These are text files that are stored on your computer and that enable an analysis of your use of the website. The information generated by the cookie about your use of this website is usually transmitted to a Google server in the USA and stored there. You can find more information on how Google Analytics handles user data in the Google data protection declaration: <https://support.google.com/analytics/answer/6004245?hl=de>

The data collected by this service is transmitted to a third country (USA). Your express consent forms the legal basis for

this data transfer in accordance with Art 49 Para 1 lit a in conjunction with Art 6 Para 1 lit a GDPR. Even before you gave your consent, we informed you that the USA currently does not have a level of data protection that corresponds to the standards of the EU. For this reason, the European Court of Justice declared the “Privacy Shield” (adequacy decision pursuant to Art. 45 GDPR) invalid in the Schrems II case.

Browser plugin as an objection to data processing

You can prevent the storage of cookies by setting your browser software accordingly and thereby prevent your data from being recorded; we would like to point out to you however that in this case you will if applicable not be able to use all functions of this website in full. You can also prevent Google from collecting the data generated by the cookie and related to your use of the website (including your IP address) and from processing this data by Google by downloading the browser plug-in available under the following link and install:

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

Order data processing

We have concluded an order data processing contract with Google and fully implement the strict requirements of the data protection authorities when using Google Analytics.

IP anonymization

We use the "Activation of IP anonymization" function on this website. As a result, however, your IP address will be abbreviated by Google within member states of the European Union or in other contracting states of the Agreement on the European Economic Area. Only in exceptional cases will the full IP address be sent to a Google server in the USA and shortened there. On behalf of the operator of this website,

Google will use this information to evaluate your use of the website, to compile reports on website activity and to provide other services related to website activity and internet usage to the website operator. The IP address transmitted by your browser as part of Google Analytics will not be merged with other Google data.

Use of Google Adwords conversion tracking

The website uses the online advertising program “Google AdWords” and in this context conversion tracking (evaluation of visits). Google Conversion Tracking is an analysis service provided by Google Inc., 600 Amphitheater Parkway, Mountain View, CA 94043, USA. If you click on an ad placed by Google, a conversion tracking cookie will be placed on your computer. These cookies have a limited validity, do not contain any personal data and are therefore not used for personal identification. If you visit certain pages of our website and the cookie has not yet expired, Google and we can recognize that you clicked on the ad and were redirected to this page. Each Google AdWords customer receives a different cookie. Thus, there is no possibility

The information obtained using the conversion cookie is used to generate conversion statistics. This tells us the total number of users who clicked on one of our ads and were redirected to a page with a conversion tracking tag. However, we do not receive any information with which users can be personally identified. The processing takes place on the basis of Art 6 Para 1 lit a GDPR and your express consent. You have the right, for reasons arising from your particular situation, to object at any time to the processing of your personal data based on Article 6 Paragraph 1 lit a GDPR. You can prevent the storage of cookies by selecting the appropriate technical settings in your browser software. However, we would like to

point out that in this case you may not be able to use all the functions of this website to their full extent. You will then not be included in the conversion tracking statistics.

You can also deactivate personalized advertising for you in the settings for advertising on Google. You can find instructions on how to do this at <https://support.google.com/ads/answer/2662922?hl=de> . In addition, you can deactivate the use of cookies by third-party providers by calling up the deactivation page of the Network Advertising Initiative at <https://www.networkadvertising.org/choices/> and implementing the additional information provided there on opting out. Further information and Google's data protection declaration can be found at: <https://www.google.de/policies/privacy/> .

Privacy Policy for the “Google Remarketing Function”

Due to our legitimate interests in the analysis, optimization and economic operation of our online offer and for these purposes, the remarketing function of Google Inc., 600 Amphitheater Parkway, Mountain View, CA 94043, USA ("Google") is integrated on our website. This function is used to present interest-based advertisements to visitors to the website as part of the Google advertising network. The website visitor's browser stores so-called "cookies", text files that are stored on your computer and that make it possible to recognize the visitor when they visit websites that belong to the Google advertising network. On these pages, the visitor can then be presented with advertisements that relate to content that the visitor has previously accessed on websites, who use Google's remarketing function. According to its own statements, Google does not collect any personal data during this process. If you still do not want Google's remarketing function, you can always deactivate it by making

the appropriate settings under <http://www.google.com/settings/ads> . Alternatively, you can disable the use of cookies for interest-based advertising through the Ad Network Initiative by following the instructions at http://www.networkadvertising.org/managing/opt_out.asp .

Google reCAPTCHA

If you give your consent, we will process your personal data with the **Google reCaptcha** service , Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland, as the joint controller, for the purpose of avoiding non-human and automated input. We enable the service to set cookies, collect connection data and data from your web browser. In addition, we enable the service to calculate a user ID to uniquely identify the user within the advertising network operated by Google. Data is stored on your device for a period of up to two years.

The data collected by this service is transmitted to a third country (USA). Your express consent forms the legal basis for this data transfer in accordance with Art 49 Para 1 lit a in conjunction with Art 6 Para 1 lit a GDPR. Even before you gave your consent, we informed you that the USA currently does not have a level of data protection that corresponds to the standards of the EU. For this reason, the European Court of Justice declared the “Privacy Shield” (adequacy decision pursuant to Art. 45 GDPR) invalid in the Schrems II case.

Data protection declaration for the use of Facebook plugins (Like or Share button)

Plugins from the social network Facebook, provider Facebook Inc., 1 Hacker Way, Menlo Park, California 94025, USA, are integrated on our website. You can recognize the Facebook plugins by the Facebook logo or the “Like button” (“Like”) on

our site. An overview of the Facebook plugins can be found here: <http://developers.facebook.com/docs/plugins/> .

When you visit our pages, a direct connection is established between your browser and the Facebook server via the plugin. Facebook receives the information that you have visited our site with your IP address. If you click the Facebook "Like" button while you are logged into your Facebook account, you can link the content of our pages to your Facebook profile. This allows Facebook to associate your visit to our site with your user account. We would like to point out that we, as the provider of the pages, have no knowledge of the content of the data transmitted or how it is used by Facebook. You can find more information on this in Facebook's privacy policy at <http://de-de.facebook.com/policy.php> .

The data collected by this service is transmitted to a third country (USA). Your express consent forms the legal basis for this data transfer in accordance with Art 49 Para 1 lit a in conjunction with Art 6 Para 1 lit a GDPR. Even before you gave your consent, we informed you that the USA currently does not have a level of data protection that corresponds to the standards of the EU. For this reason, the European Court of Justice declared the "Privacy Shield" (adequacy decision pursuant to Art. 45 GDPR) invalid in the Schrems II case. If you do not want Facebook to be able to associate your visit to our site with your Facebook user account, please log out of your Facebook user account.

Data protection declaration for the use of Facebook pixels

Due to our legitimate interests in the analysis, optimization and economic operation of our online offer and for these purposes, the "Facebook pixel" of the social network Facebook, provider Facebook Inc., 1 Hacker Way, Menlo Park,

California 94025, USA, is on our website. or if you are based in the EU, Facebook Ireland Ltd., 4 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland. With its help, we can track the actions of users after they have seen or clicked on a Facebook ad. This allows us to measure the effectiveness of Facebook ads for statistical and market research purposes. The data collected in this way is anonymous to us, which means that we do not see the personal data of individual users. However, this data is stored and processed by Facebook, about which we will inform you according to our level of knowledge. Facebook can connect this data to your Facebook account and also use it for its own advertising purposes, in accordance with Facebook's data usage guidelines <https://www.facebook.com/about/privacy/> . You can enable Facebook and its partners to place advertisements on and outside of Facebook. A cookie can also be stored on your computer for these purposes. This consent may only be given by users who are older than 14 years of age. If you are younger, we ask that you ask your legal guardian for advice.

The data collected by this service is transmitted to a third country (USA). Your express consent forms the legal basis for this data transfer in accordance with Art 49 Para 1 lit a in conjunction with Art 6 Para 1 lit a GDPR. Even before you gave your consent, we informed you that the USA currently does not have a level of data protection that corresponds to the standards of the EU. For this reason, the European Court of Justice declared the “Privacy Shield” (adequacy decision pursuant to Art. 45 GDPR) invalid in the Schrems II case. Please click [here](#) if you wish to withdraw your consent.

Data protection declaration for "Facebook Custom Audience using the pixel process"

Due to our legitimate interests in the analysis, optimization and economic operation of our online offer and for these purposes, the "Facebook Custom Audience using pixel process" of the social network Facebook, provider Facebook Inc., 1 Hacker Way, Menlo Park, California, is on our pages 94025, USA, or if you are based in the EU, Facebook Ireland Ltd., 4 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland. With its help, we can track the actions of users after they have seen or clicked on a Facebook ad. This allows us to measure the effectiveness of Facebook ads for statistical and market research purposes. The data collected in this way is anonymous to us, which means that we do not see the personal data of individual users. However, this data is stored and processed by Facebook, about which we will inform you according to our level of knowledge. Facebook can connect this data to your Facebook account and also use it for its own advertising purposes, in accordance with Facebook's data usage guidelines <https://www.facebook.com/about/privacy/> . You can enable Facebook and its partners to place advertisements on and outside of Facebook. A cookie can also be stored on your computer for these purposes.

The data collected by this service is transmitted to a third country (USA). Your express consent forms the legal basis for this data transfer in accordance with Art 49 Para 1 lit a in conjunction with Art 6 Para 1 lit a GDPR. Even before you gave your consent, we informed you that the USA currently does not have a level of data protection that corresponds to the standards of the EU. For this reason, the European Court of Justice declared the "Privacy Shield" (adequacy decision pursuant to Art. 45 GDPR) invalid in the Schrems II case.

This consent may only be given by users who are older than 16 years of age. If you are younger, we ask that you ask your legal guardian for advice.

Please click [here](#) if you wish to withdraw your consent:

Data protection declaration for the use of WeTransfer

We use, among other things, for our communication and the exchange of data. the functions of the WeTransfer service provided by WeTransfer BV, Oostelijke Handelskade 751, 1019 BW Amsterdam, the Netherlands.

For more information, see <https://wetransfer.com/legal/privacy> .

Data protection declaration for the use of Vimeo

We use, among other things, for the publication of videos. the functions of the Vimeo service from Vimeo, Inc., 555 West 18th Street, New York, New York 10011. For more information, see <https://vimeo.com/privacy> .

The data collected by this service is transmitted to a third country (USA). Your express consent forms the legal basis for this data transfer in accordance with Art 49 Para 1 lit a in conjunction with Art 6 Para 1 lit a GDPR. Even before you gave your consent, we informed you that the USA currently does not have a level of data protection that corresponds to the standards of the EU. For this reason, the European Court of Justice declared the “Privacy Shield” (adequacy decision pursuant to Art. 45 GDPR) invalid in the Schrems II case. You have the option to revoke your consent to data processing at any time.

Data protection declaration for the use of Dropbox

We use, among other things, for our communication and the exchange of data. the features of the Dropbox service

provided by Dropbox International Unlimited Company, One Park Place, Floor 5, Upper Hatch Street, Dublin 2, Ireland. For more information, see <https://www.dropbox.com/privacy> .

Data protection declaration for the use of Instagram

Functions of the Instagram service are integrated on our website and we use them for communication. Our communication can also run via Instagram messages. These functions are offered by Instagram Inc., 1601 Willow Road, Menlo Park, 94025 CA, USA. If you are logged into your Instagram account, you can link the content of our pages to your Instagram profile by clicking on the Instagram button. This allows Instagram to associate your visit to our site with your user account. We would like to point out that we, as the provider of the pages, have no knowledge of the content of the transmitted data or how it is used by Instagram. For more information, see Instagram's privacy policy: <http://instagram.com/about/legal/privacy/> .

Data protection declaration for the use of iCloud

We use, among other things, for our communication and the exchange of data. the functions of the iCloud service from Apple Inc. One Apple Park Way, Cupertino, California, USA, 95014. For more information, see <https://www.apple.com/legal/privacy/de-ww/> .

Data protection declaration for the use of WhatsApp

For our communication and the exchange of data, we use, among other things. the WhatsApp service. The provider is WhatsApp Inc., 650 Castro Street, Suite 120-219, Mountain View, 94041 CA, USA. We have no control over the amount of data that WhatsApp collects and/or transmits using this

plugin. For more information, see WhatsApp's privacy policy at <http://whatsapp.com/legal> .

The data collected by this service is transmitted to a third country (USA). Your express consent forms the legal basis for this data transfer in accordance with Art 49 Para 1 lit a in conjunction with Art 6 Para 1 lit a GDPR. Even before you gave your consent, we informed you that the USA currently does not have a level of data protection that corresponds to the standards of the EU. For this reason, the European Court of Justice declared the “Privacy Shield” (adequacy decision pursuant to Art. 45 GDPR) invalid in the Schrems II case.

Data protection declaration for the use of Klick-Tipp

We use, among other things, for our communication and the exchange of data. the features of the Klick-Tipp service provided by KCLICK-TIPP LIMITED, 15 Cambridge Court, 210 Shepherd's Bush Road, London W6 7NJ, United Kingdom. You can find more information about this at <https://www.klick-tipp.com/datenschutz> .

As part of this service, data is transmitted to a third country (United Kingdom). Due to the European Union's adequacy decision of June 28, 2021, the United Kingdom is considered a safe third country that adequately complies with the Union's level of data protection.

Data protection declaration for the use of PayPal

On our website we offer payment via PayPal. The provider of this payment service is PayPal (Europe) S.à.rl et Cie, SCA, 22-24 Boulevard Royal, L-2449 Luxembourg (hereinafter "PayPal"). If you choose to pay via PayPal, the payment details you enter will be sent to PayPal. You can find more information about this at <https://www.paypal.com/at/webapps/mpp/ua/privacy-full> .

Privacy Policy for using Stripe

On our website we offer payment via Stripe. The provider of this payment service is Stripe 510 Townsend Street San Francisco, CA 94103, USA (hereinafter "Stripe"). If you choose to pay via Stripe, the payment details you enter will be sent to Stripe. For more information, see

<https://stripe.com/at/privacy-center/legal>

Data protection declaration for the use of WordPress

For our communication and the exchange of data, we use, among other things, the functions of the WordPress service provided by the WordPress Foundation, 660 4th Street, Box 119, San Francisco, CA 94107, USA. You can find more information about this at <https://de.wordpress.org/about/privacy/>.

Data protection declaration for the use of Webinaris

We use the Webinaris software to offer webinars. You can find more information about this at <https://www.webinaris.com/datenschutzerklaerung>

Cloudflare Privacy Policy

We use the Cloudflare website's Content Delivery Network (CDN) from Cloudflare, Inc. (101 Townsend St., San Francisco, CA 94107, USA) to improve the security and delivery speed of our website. To implement this, Cloudflare uses cookies and processes visitor data.

Cloudflare offers web optimization and security services. These include a reverse proxy, a pass-through security service, and a content distribution network. Cloudflare collects information from website visitors. This information includes, but is not limited to, IP addresses, system configuration information and other information about traffic

to and from the website. Cloudflare collects and uses Log Data to operate, maintain, and improve its Services in accordance with Customer Agreements. For example, log data can help Cloudflare detect new threats, identify malicious third parties, and provide more robust security protection for this website.

Cookies from Cloudflare

__cfduid

Expiry time: 1 year

Usage: Security settings for each individual visitor

Sample value: d798bf7df9c1ad5b7583eda5cc5e78211071587

Cloudflare's cookie (__cfduid) is used to identify unique visitors behind a shared IP address and apply security settings for each unique visitor. The cookie does not correspond to a user ID and does not store any personal data.

This cookie is strictly necessary for Cloudflare security features and cannot be disabled.

Legal bases

If you have agreed that Cloudflare may be used by us, the legality of the processing of the corresponding personal data is based on the consent in accordance with Art 6 Para 1 lit a DSGVO.

In addition, we have a legitimate interest in using Cloudflare to optimize our website and make it more secure. The legitimacy of our legitimate interest can be found in Art 6 Para 1 lit f GDPR.

You were informed before you gave your consent that the USA does not have a level of data protection that corresponds to the standards of the EU.

Data processing by Cloudflare also takes place in the USA. At this point it should be pointed out that the European Court of Justice determined in its decision "Schrems II" that there is no

adequate level of data protection for data transfer to the USA and has therefore declared the earlier adequacy decision (EU-US Privacy Shield) to be invalid. It should be noted that there are various risks associated with the legality and security of the processing of data, in particular US secret services can access your data without your consent.

If the data processing takes place in a third country (countries outside the European Union or the European Economic Area) or if data is transferred to a third country, Cloudflare uses the Standard Contractual Clauses (SCCs) approved by the Commission. These standard contractual clauses represent the legal basis in accordance with Art. 46 Para. 2 lit c GDPR for data transmission to third countries. You can find further information on this at:

https://www.cloudflare.com/cloudflare_customer_SCCs-German.pdf

You have the right to object to the processing. Whether the objection is successful must be determined within the framework of a weighing of interests.

The processing of the data specified under this section is not required by law or contract. The functionality of the website is not guaranteed without processing.

Your personal data will be stored by Cloudflare for as long as is necessary for the purposes described. Cloudflare stores data primarily in the US and EEA.

Further information regarding data protection at Cloudflare can be found at:

<https://www.cloudflare.com/de-de/privacypolicy/>

Data protection declaration for the use of ZOOM

We use the ZOOM software to offer webinars. For more information, see <https://zoom.us/docs/de-de/privacy-and-legal.html>

The transmission of your data to the named providers takes place on the basis of Art. 6 Para. 1 lit. a GDPR (consent) and Art. 6 Para. 1 lit. b GDPR (processing to fulfill a contract). You have the option to revoke your consent to data processing at any time. A revocation does not affect the effectiveness of past data processing operations.

Right to information, correction, deletion, restriction

Among other things, you are entitled (subject to the requirements of applicable law) (i) to check whether and which personal data we have stored about you and to receive copies of this data, (ii) to correct, supplement or delete your personal data, which are incorrect or processed in a non-compliant manner, (iii) to require us to restrict the processing of your personal data and (iv) in certain circumstances to object to the processing of your personal data or to obtain the consent previously given for the processing withdraw your consent, (v) request data portability, (vi) know the identity of third parties to whom your personal data is transferred and (vii) lodge a complaint with the competent authority.

You can contact us at any time at datenschutz@picbe.com for this and other questions on the subject of personal data . Furthermore, you have a right of appeal to the Austrian data protection authority, Barichgasse 40-42, 1030 Vienna or to the data protection authority in your respective country.

Objection to advertising e-mails

We hereby object to the use of published contact data for sending unsolicited advertising and information material. The site operators expressly reserve the right to take legal action in the event of unsolicited advertising being sent, such as spam e-mails. **Modification of these terms**

We may modify these data protection terms if necessary. The respective binding and up-to-date information is available at <https://www.picbe.com/datenschutzerklaerung/> .