ACCENTRO

Data Protection Notice For shareholders and their representatives

How We Handle Your Data and Your Rights – Information pursuant to Art. 13, 14 and 21, General Data Protection Regulation (GDPR)

By providing the subsequent information, we would like to give you an overview of the way we process your personal data and of your associated rights.

The following information relates only to personal data of shareholders and their representatives that we process outside the data processing context of our website. The data protection statement governing the processing of personal data in relation to our website can be viewed at https://www.accentro.ag/en/privacy-statement/ any time.

Who is Responsible for the Data Processing and whom can I Contact?

Accountable for the data processing is ACCENTRO Real Estate AG. The contact details of the personal accountable are:

ACCENTRO Real Estate AG

Kantstrasse 44/45 D-10625 Berlin

Our in-house data protection officer may be contacted at this address:

ACCENTRO Real Estate AG

Data Protection Officer Kantstrasse 44/45 D-10625 Berlin

datenschutz@accentro.de +49 (0)30 887 181 798

Which Sources and Data do We Use?

ACCENTRO Real Estate AG processes the following categories of your personal data as part of its administration of investor affairs:

- contact details (e.g. name or e-mail address),
- information about your share holdings (e.g. number of shares, type of shares)
- information about annual general meetings (e.g. the attendance roster of an annual general meeting, which would also include your name if you attended).

Why do We Process Your Data (Purposes of Processing) and on What Lawful Bases?

ACCENTRO Real Estate AG processes only those personal data that are necessary to meet its legal obligations under the German Stock Corporation Act (AktG) and other laws. This kind of data processing is permitted by Art. 6, Sec. 1, Letter c, General Data Protection Regulation (GDPR).

Will My Data be Shared?

Personal data that concern you will principally not be disclosed to third parties. As an exception, third parties will get access to these data whenever ACCENTRO Real Estate AG commissioned them to provide certain services within the framework of managing investor affairs. Such parties could include auditors, advisers and agencies organising annual general meetings. Personal data will be disclosed to these service providers only to the extent they require them to provide their services.

Are Data Transferred to a Third Country or to an International Organisation?

Your data are processed inside the European Union and member states of the European Economic Area (EEA).

How Long will My Data be Stored?

The aforesaid data will be deleted once they are no longer needed to fulfil legal obligations and assuming no legal retention period applies. The attendance roster of an annual general meeting will not be deleted until two years have passed after the end of a given annual general meeting, certain authorisations not until three years have passed.

What are Your Data Protection Rights?

You have the right of access pursuant to Article 15, GDPR, the right to rectification pursuant to Article 16, GDPR, the right to erasure pursuant to Article 17, GDPR, the right to restriction of processing pursuant to Article 18, GDPR, the right to object pursuant to Article 21, GDPR and the right to data portability pursuant to Article 20, GDPR.

The right of access and the right to erasure may be subject to restrictions pursuant to Articles 34 and 35, BDSG.

In addition, there is a right to lodge a complaint with a supervisory authority (Art. 77, GDPR, i.c.w. Art. 19, BDSG). The competent supervisory authority for us is:

Die Berliner Beauftragte für Datenschutz und Informationsfreiheit Friedrichstrasse 219 10969 Berlin

To what Extent is the Decision-Making Automated?

We use no fully automated decision-making processes within the meaning of Article 22, GDPR. In case we do deploy such processes in individual cases, we will notify you separately of the fact and of your relevant rights if doing so is legally mandated.

Does Profiling Take Place?

We do not process your data with the aim of evaluating certain personal aspects in an automated process.

ACCENTRO

What Rights to Object do I Have? (Article 21, GDPR)

Individual's Right to Object

You have the right to object at any time to the processing of personal data concerning you on the basis of Article 6, Section 1, Letter f, GDPR (data processing on the basis of a balancing of interests) for reasons arising from your particular situation, including profiling based on this provision within the meaning of Article 4, Number 4, GDPR.

If you file an objection, we will no longer process your personal data unless we can substantiate compelling reasons worthy of protection for processing your data which outweigh your interests, rights and freedoms, or unless the processing serves the assertion, exercise or defence of legal claims.

Where to Submit an Objection

The objection may be submitted without formal requirements, stating "Objection" as subject, providing your name, your address and your date of birth, and being addressed to:

datenschutz@accentro.de +49 (0)30 887 181 798