Privacy Policy



Data Controller

Julius Glatz GmbH Staatsstraße 37 - 41 67468 Neidenfels, Germany

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E-mail: cigarette@glatz.de

Company Management: Nina Ritter-Reischl, Lawyer

Chairman of the Supervisory Board: Dr. Michael Ritter

Commercial register HRB Ludwigshafen 41178

Sales tax ID: DE149369720

Data Protection Officer

Datenschutzbeauftragter@glatz.de

General information on the handling of personal data

The usage data generated by the use of this website is only used to provide the service. No personal data such as IP addresses are logged. The use of our website is generally possible without providing personal data.

Use of cookies

The website partially uses cookies. The cookies we use are so-called session cookies. They are automatically deleted after your visit. You can configure your browser so as to be informed about the use of cookies, so that you can decide on a case-by-case basis whether to accept or reject a cookie. Alternatively, your browser can be configured to automatically accept cookies under certain conditions or to always reject them, or to automatically delete cookies when closing your browser. Disabling cookies may limit the functionality of this website.

Contact by e-mail

If you wish to contact us by email, we will store the communication until the request has been dealt with or until it is no longer used, in order to answer queries and to document the communication.

We exclude any other use. Furthermore, we recommend that you encrypt your e-mail. The legal basis for the use of the personal data transmitted in the e-mail is Art. 6(1)(f) of the GDPR.

Rights of users to data access, object, erasure and blocking of personal data, right to lodge a complaint

You have several so-called data subject rights in relation to your personal data which you can assert against us. You may, at any time, request access (Art. 15 of the GDPR) to your personal data that we have stored concerning you and may request that inaccurate data be rectified (Art. 16 of the GDPR), that their further processing be restricted (Art. 18 of the GDPR) or that such be erased (Art. 17 of the GDPR). You have the right that your data is transmitted to any third party (Art. 20 of the GDPR) and the right to object to the processing of your data (Art. 21 of the GDPR).

The personal data of the data subject will be erased or blocked as soon as the purpose of the storage no longer applies. Such erasure is, however, only admissible, insofar as there are no legal obligations to retain data. In these cases, the blocking of the personal data takes precedence over the erasure. If you have any questions about the use of your personal data or wish to have the data erased, please contact the Controller. We reserve the right to answer your enquiry in writing only and to establish your identity.

Insofar as we use your data based on a legitimate interest, you may object to such use at any time with the consequence that we will erase your data. Please contact the Controller to submit your objection.

Insofar as we use your data based on your consent, you have the right to withdraw your consent at any time to take effect in the future. To withdraw your consent, please send an informal letter to the responsible office.