Information for data subjects when collecting personal data as a client, potential client, service provider or supplier. (Article 13 GDPR)

Data controller:

SA\VE CLAIMS GMBH

Oberhafenstrasse 1, 20097 Hamburg, Deutschland

Tel.: +49 (0)40 3070 18980 E-Mail: <u>info@save-claims.de</u> Website: www.save-claims.de

Legal representative:

Niels Christian Otte (GF)

Data protection officer:

Matthias Schütz audatis Consulting GmbH

Tel: +49 (0)5221 87292-10

Email: datenschutz@save-claims.de

Information on processing:

Purpose of processing:

We process your data, some of which may be personal data, to initiate, execute and carry out contractual relationships, draw up quotes, settle claims and for invoicing, contact and information purposes as part of our customer service efforts.

Legal basis for processing:

Processing is necessary to execute a contract or pre-contractual measure pursuant to Article 6 Paragraph 1(b) GDPR or to protect our legitimate interests pursuant to Article 6 Paragraph 1(f) GDPR and the interests or fundamental rights and freedoms of the data subject are not outweighed.

Categories of recipients:

Internal recipients include our consultancy, contract management, accounting, controlling and back office departments.

External recipients include insurers, re-insurers, consultants, lawyers, regress offices. In addition, we employ service providers (data processors) to carry out our duties, such as IT service providers and hosting providers, and we send data to authorities or courts as part of our legal obligations.

New clients are subject to checks against sanction screening lists.

Contractor (data processor):

AEB Sanktions/Compliance Screening, Stuttgart

Data transfer to third countries:

There are no plans to transfer data to third countries.

Additional duties to inform:

Duration of storage of personal data:

Storage is based on the statutory requirements, in particular Section 147 of the German Tax Code (10 years) and Section 257 of the German Commercial Code (6 years). Personal data is erased once its purpose no longer applies and there is no retention obligation in place.

Rights of data subjects:

You have the right to information (pursuant to Article 15 GDPR) from the data controller about your personal data as well as the right to rectification (Article 16 GDPR), erasure (Article 17 GDPR) and restriction of processing (Article 18 Paragraph 1 GDPR). You also have the right to object to processing (Article 21 GDPR) as well as the right to data portability (Article 20 GDPR).

If you would like to exercise your rights, please contact the data protection officer listed above or our head office.

Right to lodge a complaint:

You have a right to lodge a complaint with the competent supervisory authority.

Obligation to provide personal data:

The provision of personal data relating to the data subject is sometimes required contractually or by law and is necessary to conclude an employment contract. The data subject is required to provide personal data.

Failure to provide this data would result in us being unable to enter into a contractual relationship and/or being unable to engage in communication with the data subject.

Automated decision-making:

We do not engage in automated decision-making or profiling.

More information:

You can request more information about the processing of your personal data from our data protection officer or our office. Alternatively, you can view this information at our premises.