

Participation of damage claim bundling in the capacitor cartel

Data protection information

As part of the non-binding registration to participate in the bundled action of Litigation Financing & Capital in the capacitor cartel, various personal data will be processed. Personal data is processed in compliance with the applicable laws on data protection, in particular the General Data Protection Regulation (GDPR) and the Federal Data Protection Act (BDSG). In the following we inform about the processing of personal data.

I. Responsibility

Litigation Financing & Capital GmbH

Weserstraße 4, 60329 Frankfurt, Germany

Telephone: +49 69 348 687 750

Email: information@litigationfinancing.de

Website: <https://litigationfinancing.de>

II. Data security officer

Litigation Financing & Capital GmbH

Weserstraße 4, 60329 Frankfurt, Germany

Telephone: +49 69 348 687 750

Email: information@litigationfinancing.de

III. Data processing

As part of the non-binding registration for participation in the bundled action of Litigation Financing & Capital in the capacitor cartel, we collect and process various data of those who register for participation without obligation. Registration is generally voluntary. However, in the context of registration for participation via the web form, the provision of the various data is required.

The collection and further processing of the personal data requested as part of the participation form is carried out for the implementation of pre-contractual measures or, if applicable, for the fulfillment of a contract with the data subjects (Para. 6 para. 1 lit. b GDPR). The collected data will only be processed and stored for as long as is absolutely necessary to achieve this purpose. Insofar as registering persons finally decide at a later point in time to participate in the bundled action of Litigation Financing & Capital in the capacitor cartel, further processing of the personal data required for the implementation in the bundled action will take place. In this regard, data subjects will be informed separately at a later point in time. If registering persons subsequently decide against final participation in the bundled approach of Litigation

Financing & Capital in the capacitor cartel, the processing of the relevant personal data will be restricted and the data will be deleted after expiry of the relevant statutory retention obligations.

With regard to the processing of personal data in the context of the use of our website, we refer to the general data protection declaration (<https://www.capacitorcartel.com/privacy>).

IV. Betroffenenrechte

Persons whose personal data we process have the right to obtain information from us at any time about their stored personal data (Para. 15 GDPR), to request its correction (Para. 16 GDPR), deletion (Para. 17 GDPR) or restriction of processing (Para. 18 GDPR). In addition, there is a right to data portability (Para. 20 GDPR).

Under certain circumstances, there is also a fundamental right to object to the processing of personal data (Para. 21 GDPR).

If personal data is processed on the basis of consent (Para. 6(1)(a) GDPR), data subjects have the right to revoke consent at any time with effect for the future, i.e. without affecting the lawfulness of the data processing carried out on the basis of consent until revocation.

Data subjects also have the right to lodge a complaint with a supervisory authority (Para. 77 GDPR). The supervisory authority responsible for us is the State Commissioner for Data Protection and Freedom of Information Hesse, Gustav-Stresemann-Ring 1, 65189 Wiesbaden, Germany, Telephone: +49 611-1408 0, email: poststelle@datenschutz.hessen.de, website: <https://datenschutz.hessen.de>.

V. Automated decision making

Automated decision making, including profiling, does not take place.

Date: May 2022