

Public procedure directory of
Josef Schnell Holding GmbH Baden-Baden

1.	Responsible Authority:	Josef Schnell Holding GmbH Registry Court: Mannheim HRB 202564 VAT ID Number: DE246517455
2.	Management:	Norbert Schnell Tel.: +49 7223 5110-0 E-Mail: NorbertSchnell@JosefSchnell.de Joschi Schnell Tel.: +49 781 9292-0 E-Mail: JoschiSchnell@JosefSchnell.de Alexander Schnell Tel.: +49 6201 5959-0 E-Mail: AlexanderSchnell@JosefSchnell.de
	Head of Data Processing	Timm Schnell Tel.: +49 7621 9670-0 E-Mail: TimmSchnell@JosefSchnell.de
	Address	Blochmatt 4, D-76534 Baden-Baden Telephone: +49 7223 51 10 - 0 Telefax: 07223 51 10 - 66 E-Mail: info(at)josefschnell.de Website: www.josefschnell.de
4.	Purpose of the data collection, processing and use:	Processing and implementation of contracts in connection with purchase and sale, the administration, leasing and maintenance of fixed assets and real estate, as well as the administrative and organisational services for it and the businesses affiliated to the holding. Secondary purposes are ancillary or supportive functions, such as, in particular, staff, candidate, customer, supplier and service-provider data administration. The saving and the data processing of personal data that we carry out is only for our own purposes and in order to execute the contract.
5.	Groups of people affected:	Personal data from the following groups (natural persons) are predominantly collected, processed and used to the extent that this is required to serve the purpose of fulfilling the aforementioned points: - Customers - Interested parties / Non-customers - Company's own staff: Employees, applicants, interns, temporary/seasonal workers, student staff, diploma students - Former staff, retired staff - Business partners, subcontractors / free sales representatives - Suppliers / service providers
	Data or data categories for the aforementioned groups of people:	- Address data - Bank details / direct debit data - All relevant personal data for staff administration / payroll accounting - Communication data / contact data - Invoicing and service data - Dunning data
6.	Data recipients or categories of recipients:	- Internal departments that have been commissioned with the processing or are involved in it, e.g. operations department, accounting, marketing, sales, etc. - external bodies such as, banks, insurers etc. for example.

		<ul style="list-style-type: none"> - external contractors / service providers such as, trade and service-provider subcontractors for the purpose stated above, etc. - external contractor in accordance with Section 1 of the Federal Data Protection Act (§11 BDSG) - Public bodies such as, for example, finance authorities, social insurance agencies etc. (when overriding legislation
7.	Statutory deadlines for the deletion of data:	<p>The legislature has passed a variety of legislation governing retention requirements and deadlines. Once these deadlines have passed, the corresponding data are then deleted on a routine basis as far as these are no longer required to fulfil the contract. If there are data that are unaffected by this, they will be deleted as soon as the purpose for their collection, use and processing has expired.</p> <p>The statutory retention requirement is usually 10 years.</p>
8.	Planned data transfers to third countries:	A transfer to third countries (outside the European Union) does not happen and there are no plans for this.
9.	General description concerning processing security:	<p>The staff members who process data provide a written pledge to comply with data secrecy in accordance with Section 5 of the Federal Data Protection Act. All data are technically protected against unauthorised access (entry control / access control / usage control), the measures that this requires are constantly being adapted to meet the latest technological standards. When electronically transmitting data to third parties (e.g. public bodies), the data is encrypted in accordance with the latest technical standards.</p> <p>To protect against the accidental destruction or loss of data, back-up copies are created.</p> <p>The implementation of the technical and organisational measures in the annex to Section 9 of the German Federal Data Protection Act is done so in accordance with the requirements of the security of the processed or collected data and is constantly being adapted to the latest technical standards.</p>
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