



WILHELMSHAVEN
FREIGHT VILLAGE | CONTAINER TERMINAL

Information obligations pursuant to Art. 13 GDPR

We collect only data which are required for a specific purpose. The provision of data such as telephone number and e-mail address is voluntary. Refusal to provide such data will not have any negative consequences. In individual cases, however, failure to provide such data may make subsequent communication more difficult or lead to delays.

1. Data controller

Container Terminal Wilhelmshaven
JadeWeserPort-Marketing GmbH & Co. KG
Pazifik 1
26388 Wilhelmshaven
Tel.: 04421 40 980-0
info@jadeweserport.de

JadeWeserPort Realisierungs
GmbH & Co. KG
Pazifik 1
26388 Wilhelmshaven
Tel.: 04421 40 980-0
info@jadeweserport.de

2. Data protection officer

Dr. Uwe Schläger
datenschutz nord GmbH
Konsul-Smidt-Str. 88
28217 Bremen
Tel.: 0421 6966 320
Fax: 0421 6966 3211
office@datenschutz-nord.de

3. Purpose and legal basis for data processing

We process the following data for the purposes of maintaining our mutual business relationship and to provide information for our customers on the basis of Art. 6, Section 1, Points A and F, GDPR:

- First name, surname
- Title
- Company, position
- Address
- Telephone number
- E-mail

We additionally process the following data for the purpose of performance of contract on the basis of Art. 6, Section 1, Point B, GDPR:

- Bank account

4. Disclosure of your data to third parties

If necessary, personal data will be disclosed to business enterprises which are involved in performance of the existing contract (banks, public authorities).



WILHELMSHAVEN
FREIGHT VILLAGE | CONTAINER TERMINAL

For invitations to events organised jointly with our partner companies, personal data will be disclosed to these companies only for the purpose of data alignment.

5. Duration of storage of personal data

The data required for performance of contract will be erased no later than six months after termination of the contract and will be kept available only to deal with any queries that may occur. The data will not be erased if we still have accounts receivable which are to be collected from the customer after termination of the contract. If we are legally obliged to store the data for a prescribed period of time, the data concerned will be archived for the prescribed period.

Data collected on the basis of Art. 6, Section 1, Points A and F, GDPR will be erased as soon as you revoke your consent or after fulfilment of the purpose for which they were collected.

6. Rights of the data subject

- [Art. 15 GDPR Right of access by the data subject](#)
- [Art. 16 GDPR Right to rectification](#)
- [Art. 17 GDPR Right to erasure \('right to be forgotten'\)](#)
- [Art. 18 GDPR Right to restriction of processing](#)
- [Art. 20 GDPR Right to data portability](#)
- [Art. 21 GDPR Right to object](#)
- [Art. 77 GDPR Right to lodge a complaint with a supervisory authority](#)

The **competent regulatory body** for Lower Saxony is:

Barbara Thiel
Die Landesbeauftragte für den Datenschutz Niedersachsen
[State Commissioner for Data Protection, Lower Saxony]
Prinzenstraße 5
30159 Hannover

Tel. 0511-120 4500
Fax 0511-120 4599
poststelle@fd.niedersachsen.de

If you wish to object to the storage of your data or wish your data to be amended, please send an e-mail to datenschutz@jadeweserport.de