



GÖRTZ & CROWN

Privacy statement

Preface

Görtz & Crown respects your privacy in its activities. Our service to you should be on the highest level possible. Therefore we sometimes need personal information to ensure that this service is as optimal and safe as possible.

Protecting the security and privacy of your personal information is not only in your interest but also in the interest of Görtz & Crown itself.

This privacy statement applies to the processing of personal data and has been drawn up in accordance with the European General Data Protection Regulation (Dutch AVG).

Processing

Görtz & Crown is responsible for the processing of the personal data and user of this privacy statement. Görtz & Crown is registered with the Chamber of Commerce under No. 60806281.

We collect your data from the moment you enter or leave your data on our website or register to use our services. This privacy statement applies regardless of how we collect your data.

We do not use your personal data for purposes other than those indicated in this statement. Personal data will not be shared with third parties without your consent unless it is required for an administrative or legal obligation or a court order.

cookies

Our website uses only functional and analytical cookies. The Dutch Data Protection Authority has indicated that the use of these cookies may take place without your consent as they cause no or minor violation to your privacy. For more information about this subject we refer to our cookie statement.

personal contact information

By filling in a form and sending it on our website, you give us your personal contact details. We use this information only to contact you and to communicate with you. We do not use your data for other purposes.

You can also give us your personal contact details by email, telephone or otherwise. The use of this data will be handled in the same way as determined above.

other personal data

If a service agreement is concluded, we will have more personal data than just contact details. We only use this personal data within the framework of the service you have agreed to and will only collect data that we consider necessary or useful in that respect.

We will not share your information with other parties without your permission unless it is required for an administrative or legal obligation or a court order.

Security

We have made every effort to ensure that your information is safe with us. When processing personal data, we use one or more processors, such as an internet provider. In order to guarantee privacy and to ensure technical security, we have concluded a processing agreement with processors in accordance with the requirements set out in the AVG (GDPR). Your data will not be processed outside the EU. We remain responsible as controller.

Personal data recorded in physical form is stored in a secure lockable room, so that third parties do not have access to it.

Retention periods

We do not store your personal data any longer than is necessary for the purpose of the processing. We of course are bound by legal and fiscal obligations. For example, we have to keep your invoice details for at least 7 years according to the regulations of the Dutch tax authority.

Personal data collected in the context of the services agreed with you, including contact details, will not be retained for more than 12 months after the end of the agreement and will then be deleted or destroyed.

If no service agreement has been established, your contact details will be deleted 12 months after receipt.

It is possible that a different storage period has been agreed upon regarding specific data. In this event agreed storage period applies.

Rights of the person involved

We respect your privacy rights and will cooperate in exercising these rights granted to you through the AVG (GDPR). Examples include the right to access, correct and delete your personal data. If you want to use your rights, you can contact us. Our contact details can be found on our website.
