Data protection declaration for Cellenion SASU in accordance with the GDPR

A. Data protection declaration according to the GDPR

I. Name and address of the person responsible

The controller within the meaning of the General Data Protection Regulation and other national data protection laws of the member states as well as other data protection regulations is:

Cellenion SASU
60 Avenue Rockefeller
Bioparc Laennec
69008 Lyon, France

Tel.: +33 (0) 986 48 70 70
E-Mail: ds@scienion.com
Website: www.cellenion.com

II. Name and address of the Data Protection Officer

The data protection officer of the controller is:

datarea GmbH
Meißner Straße 103
01445 Radebeul
Germany
Tel.: 0351 27 220 880
E-mail: info.datarea.de
Website: www.datarea.de

III. General information on data processing

1. Scope of processing of personal data

In principle, we only process personal data of our users insofar as this is necessary for the provision of a functional website as well as our content and services. The processing of personal data of our users takes place regularly only with the consent of the user. An exception
applies in cases where prior consent is not possible for actual reasons and the processing of the data is permitted by statutory provisions.

2. **Legal basis for the processing of personal data**

Insofar as we obtain the consent of the data subject for processing transactions of personal data, Art. a EU General Data Protection Regulation (GDPR) as the legal basis. In the case of the processing of personal data necessary for the performance of a contract to which the data subject is a party, Art. b GDPR as the legal basis. This also applies to processing operations necessary for the implementation of pre-contractual measures. Insofar as processing of personal data is necessary for the fulfilment of a legal obligation to which our company is subject, Art. c GDPR as the legal basis. In the event that vital interests of the data subject or another natural person require the processing of personal data, Article 6(1) of the case shall be used. d GDPR as the legal basis. If the processing is necessary to safeguard a legitimate interest of our company or a third party and the interests, fundamental rights and fundamental freedoms of the person concerned do not outweigh the first interest, Article 6(1) of the year serves as a matter of law. f GDPR as the legal basis for processing.

3. **Data erasure and storage time**

The personal data of the data subject will be deleted or blocked as soon as the purpose of the storage is omitted. Storage may also take place if this has been provided for by the European or national legislator in EU regulations, laws or other regulations to which the controller is subject. The data shall also be blocked or deleted if a storage period prescribed by the aforementioned standards expires, unless there is a need for further storage of the data for the conclusion of a contract or a fulfilment of the contract.

IV. **Provision of the website and creation of log files**

1. **Description and scope of data processing**

Every time we access our website, our system automatically collects data and information from the computer system of the calling computer. The following data is collected:

(1) Information about the browser type and version used
(2) The user's operating system
(3) The user's Internet service provider
(4) The user's IP address
(5) Date and time of access
(6) Websites from which the user's system enters our website
(7) Websites accessed by the user's system via our website
(8) Name and URL of the retrieved file
(9) Message whether the retrieval was successful

The data is also stored in the log files of our system. This data is not stored together with other personal data of the user.

2. Legal basis for data processing

The legal basis for the temporary storage of data in log files is Art. 6 (1) f GDPR.

3. Purpose of data processing

The temporary storage of the IP address by the system is necessary in order to enable the delivery of the website to the user’s computer. To do this, the user's IP address must be stored for the duration of the session.

The storage in log files is done to ensure the functionality of the website. In addition, the data is used to optimize the website and to ensure the security of our information technology systems. An evaluation of the data for marketing purposes does not take place in this context.

In these purposes lies also our legitimate interest in data processing in accordance with Art. 6 sec. 1 lit. f GDPR.

4. Duration of storage

The data will be deleted as soon as they are no longer necessary for the purpose of their collection. In the case of the collection of data for the provision of the website, this is the case when the respective session is terminated.

In the case of the storage of the data in log files, this is the case after seven days at the latest. Additional storage is possible. In this case, the IP addresses of the users are deleted or alienated, so that an assignment of the calling client is no longer possible.

5. Possibility of opposition and disposal
The collection of data for the provision of the website and the storage of the data in log files is absolutely necessary for the operation of the website. Consequently, there is no possibility of objection on the part of the user.

V. Use of cookies

1. Description and scope of data processing

Our website uses cookies. Cookies are text files that are stored in the internet browser or the internet browser on the user's computer system. When a user accesses a website, a cookie can be stored on the user's operating system. This cookie contains a characteristic string that allows the browser to be uniquely identified when the website is re-accessed.

We use cookies to make our website more user-friendly. Some elements of our website require that the calling browser can be identified even after a page change.

We also use cookies on our website that enable an analysis of users' browsing behaviour. In this way, the following data can be transmitted:

(1) Entered search terms
(2) Frequency of page views
(3) Use of website functions

The data collected in this way of the users are pseudonymized by technical precautions. Therefore, it is no longer possible to assign the data to the calling user. The data will not be stored together with other personal data of the users.

When accessing our website, users are informed about the use of cookies for analysis purposes by means of an information banner and refer to this data protection declaration. In this context, there is also an indication of how the storage of cookies in the browser settings can be prevented.

When accessing our website, the user is informed about the use of cookies for analysis purposes and his consent is obtained to the processing of the personal data used in this context. In this context, a reference is also made to this privacy policy.

2. Legal basis for data processing

The legal basis for the processing of personal data using cookies is Art. 6 (1) f GDPR.
The legal basis for the processing of personal data using technically necessary cookies is Art. 6 sec. 1 lit. f GDPR.
The legal basis for the processing of personal data using cookies for analysis purposes is Art. 6 sec. 1 lit. a GDPR.

3. Purpose of data processing

The purpose of using technically necessary cookies is to simplify the use of websites for users. Some functions of our website cannot be offered without the use of cookies. For these, it is necessary that the browser is recognized even after a page change.

We require cookies for the following applications:

(1) Better user-friendliness by detecting previous visits
(2) User-friendliness by recognizing the knowledge of cookies
(3) Transfer of language settings
(4) Remembering search terms

The user data collected by technically necessary cookies will not be used to create user profiles.

The use of the analysis cookies is done for the purpose of improving the quality of our website and its contents. Through the analysis cookies, we learn how the website is used and can thus continuously optimize our offer.

In these purposes, our legitimate interest lies in the processing of personal data in accordance with Art. 6 sec. 1 lit. f GDPR.

4. Duration of storage, possibility of rebutting and disposal

Cookies are stored on the user's computer and transmitted by the user to our site. Therefore, as a user, you also have full control over the use of cookies. By changing the settings in your internet browser, you can disable or restrict the transmission of cookies. Cookies that have already been saved can be deleted at any time. This can also be done automatically. If cookies are deactivated for our website, all functions of the website may no longer be fully utilized.

VI. Online shop (https://shop.scienion.com)

1. Description and scope of data processing

On our website (https://shop.scienion.com) we offer users the option of logging into our protected online shop page by entering the information requested in the input mask. Here,
personal data is processed as part of manual registration. A transfer of data to third parties does not take place. The following data is collected during the registration process. Registration takes place after entering a valid email address. Interested parties will receive an email with further information on registration:

At the time of registration, the following data is also stored:

1. Title
2. First name
3. Last name
4. E-mail
5. Company name
6. Customer ID
7. Address (ZIP / Postal Code, City, Country)
8. Phone (home and mobile)
9. Address alias for future reference
10. Acceptance of terms and conditions, data protection declaration, if necessary

sending of newsletter

The following personal data is collected when ordering via our online shop:

1. Company
2. Contact person (first name, last name, position)
3. Street, no., Additional address, zip code, city, country
4. Telephone, fax, mobile and email
5. General Order details
6. Account information

As part of the registration and ordering process, the user's consent to the processing of this data is obtained. When registering, this takes place via a previously made contract.

2. Legal basis for data processing

The registration and subsequent ordering service the fulfillment of a contract to which the user is a party or the implementation of pre-contractual measures, the additional legal basis for the processing of the data is Art. 6 Para. 1 lit. b GDPR.

3. Purpose of data processing

Registration and processing of the user's data is necessary for the provision of certain content and services on our website. This applies in particular to the conclusion of a contract for our
products and services. It is also possible to order the products provided by our service in our online shop and to view and track them in the customer portal, as well as to revoke them.

This is also necessary to meet contractual obligations and to be able to provide the services you have ordered.

4. Duration of storage

The data will be deleted as soon as they are no longer required to achieve the purpose for which they were collected.

This is the case during the registration process to fulfill a contract or to carry out pre-contractual measures when the data is no longer required for the execution of the contract. Even after the conclusion of the contract, it may be necessary to store personal data of the contractual partner in order to meet contractual or legal obligations. This applies in particular to statutory retention periods for tax, commercial, corporate and civil law requirements. In particular also within the scope of the warranty periods.

5. Opposition and removal option

As a user, you can cancel your registration at any time. You can have the data stored about you changed at any time.

If the data is required to fulfill a contract or to carry out pre-contractual measures, premature deletion of the data is only possible if there are no contractual or legal obligations to prevent deletion.

VII. Newsletter

1. Description and scope of data processing

On our website it is possible to subscribe to a free newsletter. When you register for the newsletter, the data from the input form will be transmitted to us.

In addition, the following data will be collected at the time of registration:

(1) IP address of the calling computer
(2) Date and time of registration
(3) Company
(4) Title
(5) First name, last name,
(6) Address
(7) Telephone number
(8) E-mail

For the processing of the data, your consent will be obtained during the registration process and reference will be made to this data protection declaration.

In connection with the data processing for the sending of newsletters, the data is not passed on to third parties. The data will only be used for sending the newsletter.

2. Legal basis for data processing

The legal basis for the processing of the data after the user has registered for the newsletter is Art. 6 sec. 1 lit.a GDPR.

3. Purpose of data processing

The purpose of collecting the user's e-mail address is to deliver the newsletter.

The collection of other personal data in the context of the registration process serves to prevent misuse of the services or the e-mail address used.

4. Duration of storage

The data will be deleted as soon as they are no longer necessary for the purpose of their collection. The user's e-mail address is therefore stored as long as the subscription to the newsletter is active.

The other personal data collected during the registration process will normally be deleted after a period of seven days.

5. Possibility of opposition and disposal

The subscription to the newsletter can be cancelled by the affected user at any time. For this purpose, there is a corresponding link in each newsletter. Alternatively, it is possible to request deletion by e-mail to ds@scienion.com.

This also allows a revocation of the consent to the storage of the personal data collected during the registration process.
VIII. Contact form and e-mail contact

1. Description and scope of data processing

A contact form is available on our website, which can be used for electronic contact. If a user takes advantage of this possibility, the data entered in the input mask will be transmitted to us and stored. These data are:

When the message is sent, the following data is also stored:

  (1) The user's IP address
  (2) Date and time of registration
  (3) Company/Institution
  (4) Title, First and Last Name
  (5) Street, Postal Code and City
  (6) Phone, Fax and Email
  (7) Comment
  (8) Field of Interest

Your consent will be obtained for the processing of the data as part of the sending process. Reference is made to data processing.

Alternatively, it is possible to contact us via the provided contact information by post, telephone and e-mail address. In this case, the personal data of the user transmitted with the chosen contact option will be stored.

In this context, the data will not be passed on to third parties. The data is used exclusively for the processing of the conversation.

2. Legal basis for data processing

The legal basis for the processing of the data is Art. 6 sec. 1 lit. a GDPR.

The legal basis for the processing of data transmitted in the course of sending an e-mail is Art. 6 (1) f GDPR. If the e-mail contact is aimed at concluding a contract, the additional legal basis for the processing is Art. 6 (1) b GDPR. The same applies to such contact options via post and telephone.

3. Purpose of data processing
The processing of personal data from the input mask is used solely for the processing of contact. In the case of contact by e-mail, this also has the necessary legitimate interest in the processing of the data.

The other personal data processed during the sending process are used to prevent misuse of the contact form and to ensure the security of our information technology systems. The same applies to such contact options via post and telephone.

4. Duration of storage

The data will be deleted as soon as they are no longer necessary for the purpose of their collection. For the personal data from the input form of the contact form and those sent by e-mail, this is the case when the respective conversation with the user is finished. The conversation ends when it can be inferred from the circumstances that the facts in question have been finally clarified. The same applies to such contact options via post and telephone.

The additional personal data collected during the sending process will be deleted at the latest after a period of seven days.

5. Possibility of opposition and disposal

The user has the possibility to revoke his/her consent to the processing of personal data at any time. If the user contacts us by e-mail, he can object to the storage of his personal data at any time. In such a case, the conversation cannot be continued.

All personal data stored in the course of contacting us will be deleted in this case.

IX. Disclosure of personal data to third parties

1. Google Analytics

a) Scope of processing of personal data

This website uses Google Analytics, a web analytics service provided by Google (Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA). Google Analytics uses cookies that are stored on your computer and enable an analysis of usage. These are cookies from Google itself and so-called third-party cookies. The information generated by the cookies about your use of this website is usually transmitted to a Google server in the USA and stored there. For data protection-compliant processing, we use the code "gat._anonymizelp();" to ensure an anonymized collection of IP addresses (so-called IPmasking).
b) Legal basis for the processing of personal data

The legal basis for the processing of the data is Art. 6 sec. 1 lit. a GDPR.

The legal basis for the processing of personal data for the use of Google Analytics Art. 6 sec. 1 lit. f GDPR.

c) Purpose of data processing

This website uses Google Analytics to enable an analysis of the use. The processing of the personal data of the users enables us to analyze the surfing behaviour of our users. We are able to compile information about the use of the individual components of our website by evaluating the data obtained. This helps us to continuously improve our website and its user-friendliness. In these purposes, our legitimate interest lies in the processing of data in accordance with Art. 6 sec. 1 lit. f GDPR. The anonymisation of the IP address takes sufficient account of the interest of users in protecting their personal data.

d) Duration of storage

As a rule, the collected data is deleted as soon as it is no longer needed. Deletion shall take place after 26 months at the latest.

e) Possibility of opposition and disposal

The data collection can be objected to at any time with effect for the future by downloading and installing the browser add-on to deactivate Google Analytics at the following link: https://tools.google.com/dlpage/gaoptout?hl=de.

2. Google Adwords Conversion Tracking

a) Scope of processing of personal data

We also use the online advertising program Google AdWords Conversion Tracking. Google Conversion Tracking is an analysis service provided by Google Inc. (1600 Amphitheatre Parkway, Mountain View, CA 94043, USA). When you click on an ad placed by Google, a conversion tracking cookie is placed on your computer. These cookies do not contain any personal data.
b) Legal basis for the processing of personal data

The legal basis for the processing of the data is Art. 6 (1) a GDPR.

c) Purpose of processing

The information obtained by the conversion cookie is used to generate conversion statistics (e.g. total number of users who have clicked on an ad, forwarded conversion tracking tag page). However, personal user profiles cannot be created.

d) Duration of storage

The cookies used by Google Adwords expire after 30 days.

e) Possibility of opposition and disposal

If you do not want to participate in the tracking, you can reject the necessary setting of a cookie – for example, by means of a browser setting, which generally disables the automatic setting of cookies or your browser is set to block cookies from the domain "googleadservices.com".

3. Presences of third parties (Google Inc.) as plugins and tools

As part of our online offer, it may happen that content from third parties, such as YouTube, Google Maps or graphics, is also included on our website. It is customary for the IP address to be forwarded to the third party for the use of the services (e.g. display in the browser). In principle, we have no influence on how the third party acts with the data.

Please refer to the respective data protection notices of the browser plug-ins from the providers:

- Twitter https://twitter.com/privacy
- Youtube https://www.google.de/intl/de/policies/privacy
- LinkedIn https://www.linkedin.com/legal/privacy-policy

a. Twitter
Functions of the Twitter service are integrated on our pages. These features are offered by Twitter Inc., 1355 Market Street, Suite 900, San Francisco, CA 94103, USA. By using Twitter and the "Re-Tweet" feature, the websites you visit are linked to your Twitter account and made known to other users. Data is also transferred to Twitter. We would like to point out that we, as the provider of the pages, do not receive any knowledge of the content of the transmitted data as well as their use by Twitter. For more information, see Twitter's privacy policy at https://twitter.com/privacy. You can change your Twitter privacy settings in the account settings at: https://twitter.com/account/settings.

b. Youtube
Our website uses plugins from the Google-operated YouTube site. The site is operated by YouTube, LLC, 901 Cherry Ave., San Bruno, CA 94066, USA. When you visit one of our YouTube plugin-equipped sites, you connect to YouTube's servers. The Youtube server will be informed which of our pages you have visited. If you are logged in to your YouTube account, you allow YouTube to assign your browsing behavior directly to your personal profile. You can prevent this by logging out of your YouTube account.
For more information on how user data is handled, please refer to YouTube's privacy policy at: https://www.google.de/intl/de/policies/privacy

c. Google Maps
This website uses Google Maps to display a map. Google Maps is operated by Google Inc., 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. For this purpose, the browser you are using must connect to Google's servers. This will make Google aware that our website has been accessed via your IP address. The Google Maps Terms of Use can be found under Google Maps Terms of Use. Detailed details can be found in the google.de Data Protection Center: Transparency and Choices as well as Privacy Policy. https://www.google.com/policies/privacy/

d. Linkedin
Our website uses components provided by the LinkedIn network. LinkedIn is a service of LinkedIn Corporation, 2029 Stierlin Court, Mountain View, CA 94043, USA. Each time our website receives an access request with the LinkedIn component, the component prompts your browser to download an image of that component from LinkedIn. This process informs LinkedIn exactly which page of our website is accessed. By clicking the "Recommend" LinkedIn button while you are signed in to your LinkedIn account, you can link content from our website to your LinkedIn profile. In this way, LinkedIn can link your visit to our website to your LinkedIn account. We have no control over the data LinkedIn collects as a result, nor does we have control over the amount of data LinkedIn collects. We also have no knowledge of the content of the data transmitted.
X. Rights of the data subject

If personal data is processed by you, you are a data protection in the social security of the GDPR and you have the following rights towards the controller:

1. Right

You may request confirmation from the controller as to whether personal data concerning you is processed by us.

If such processing is available, you may request the following information from the controller:

(1) the purposes for which the personal data are processed;

(2) the categories of personal data processed;

(3) the recipients or categories of recipients to whom the personal data concerning you have been or are still being disclosed;

(4) the planned duration of the storage of the personal data concerning you or, if specific information is not possible, criteria for determining the storage period;

(5) the existence of a right to rectification or erasure of personal data concerning you, a right to restrict processing by the controller or a right to object to such processing;

(6) the existence of a right of appeal to a supervisory authority;

(7) all available information on the origin of the data where the personal data are not collected from the data subject;

(8) the existence of automated decision-making, including profiling, in accordance with Article 22(1) and (4) GDPR and, at least in such cases, meaningful information on the logic involved and the scope and intended effects of such processing for the data subject.

You have the right to request information as to whether the personal data concerning you will be transferred to a third country or to an international organisation. In this context, you may
request that you be informed of the appropriate guarantees in accordance with Article 46 GDPR in connection with the transmission.

2. Right to correction

You have the right to rectification and/or completion to the controller if the personal data processed concerning you is inaccurate or incomplete. The controller must make the correction without delay.

3. Right to restrict processing

You may request the restriction of the processing of personal data concerning you under the following conditions:

(1) if you dispute the accuracy of the personal data concerning you for a period that enables the controller to verify the accuracy of the personal data;

(2) the processing is unlawful and you refuse to delete the personal data and instead request the restriction of the use of the personal data;

(3) the controller no longer needs the personal data for the purposes of the processing, but you need it to assert, exercise or defend legal claims, or

(4) if you have objected to the processing in accordance with Art. 21 sec. 1 GDPR and it is not yet clear whether the legitimate reasons of the controller outweigh your reasons.

Where the processing of personal data concerning you has been restricted, such data may be processed, except for its storage, only with your consent or for the assertion, exercise or defence of legal claims or for the protection of the rights of another natural or legal person or for reasons of an important public interest of the Union or a Member State.

If the restriction of processing has been restricted according to the above conditions, you will be informed by the controller before the restriction is lifted.

4. Right to erasure

a) Obligation to delete

You may require the controller to immediately delete the personal data concerning you, and the controller is obliged to delete such data immediately, provided that one of the following reasons applies:
(1) The personal data concerning you is no longer necessary for the purposes for which it was collected or otherwise processed.

(2) You revoke your consent, to which the processing in accordance with Art. a or Art. a GDPR and there is no other legal basis for processing.

(3) You object to the processing in accordance with Art. 21 sec. 1 GDPR and there are no primary legitimate reasons for the processing, or you object to the processing in accordance with Art. 21 sec. 2 GDPR.

(4) The personal data concerning you has been processed unlawfully.

(5) The erasure of personal data concerning you is necessary to fulfil a legal obligation under Union law or the law of the Member States to which the controller is subject.

(6) The personal data concerning you have been collected in relation to the information society services offered in accordance with Article 8(1) GDPR.

b) Information to third parties

If the controller has made the personal data concerning you public and is obliged to delete them in accordance with Art. 17 sec. 1 GDPR, he shall take appropriate measures, including technical measures, taking into account the available technology and implementation costs, to inform data controllers who process the personal data that you, as a data subject, have requested from them the deletion of all links to such personal data or from copies or replications of that personal data.

c) Exceptions

The right to erasure does not exist if the processing is necessary

(1) to exercise the right to freedom of expression and information;

(2) to fulfil a legal obligation requiring processing under the law of the Union or the Member States to which the controller is subject, or to carry out a task which is in the public interest or in the exercise of official authority delegated to the controller;

(3) for reasons of public interest in the field of public health in accordance with Article 9(2) lit. (h) and i and Article 9(3) GDPR;

(4) for archival purposes in the public interest, for scientific or historical research purposes or for statistical purposes in accordance with Article 89(1) GDPR, insofar as
the law referred to in section (a) is likely to make the achievement of the objectives of such processing impossible or seriously impairs, or

(5) for the assertion, exercise or defence of legal claims.

5. **Right to information**

If you have asserted the right to rectification, erasure or restriction of the processing against the controller, the controller is obliged to notify all recipients to whom the personal data concerning you have been disclosed, this rectification or deletion of the data or restriction of the processing, unless this proves impossible or involves a disproportionate effort.

You have the right to be informed of these recipients in respect of the controller.

6. **Right to data portability**

You have the right to receive the personal data concerning you that you have provided to the controller in a structured, common and machine-readable format. You also have the right to transfer this data to another controller without hindrance by the controller to whom the personal data was provided, provided that:

(1) the processing on a consent pursuant to Art. a GDPR or Art. a GDPR or on a contract in accordance with Art. b GDPR is based and

(2) the processing is carried out by means of automated procedures.

In exercising this right, you also have the right to obtain that the personal data concerning you be transferred directly from one controller to another controller, insofar as this is technically feasible. The freedoms and rights of other persons must not be affected by this.

The right to data portability shall not apply to the processing of personal data necessary for the performance of a task in the public interest or in the exercise of official authority delegated to the controller.

7. **Right to object**

You have the right, for reasons arising from your particular situation, at any time against the processing of personal data concerning you, which is subject to Article 6(1) of the Year. e or f GDPR to object; this also applies to profiling based on these provisions.

The controller no longer processes the personal data concerning you, unless he can prove compelling legitimate grounds for the processing that outweigh your interests, rights and freedoms, or the processing serves to assert, exercise or defend legal claims.
If the personal data concerning you is processed for direct marketing purposes, you have the right to object at any time to the processing of personal data concerning you for the purpose of such advertising; this also applies to profiling in so far as it is related to such direct marketing.

If you object to the processing for direct marketing purposes, the personal data concerning you will no longer be processed for these purposes.

You have the opportunity to exercise your right to object in connection with the use of information society services, notwithstanding Directive 2002/58/EC, by means of automated procedures using technical specifications.

8. Right to revoke the declaration of consent under data protection law

You have the right to revoke your declaration of consent under data protection law at any time. The revocation of consent does not affect the legality of the processing carried out on the basis of the consent until the revocation.

9. Automated decision-making on a case-by-case basis, including profiling

You have the right not to be subject to a decision based solely on automated processing, including profiling, that has legal effect against you or similarly significantly affects you. This does not apply if the decision

(1) is necessary for the conclusion or performance of a contract between you and the controller;

(2) is permitted by Union or Member State legislation to which the controller is subject and that legislation contains appropriate measures to safeguard your rights and freedoms and legitimate interests, or

(3) with your express consent.

However, those decisions may not be based on specific categories of personal data under Article 9(1) GDPR, unless Article 9(2) of the GDPR is applicable. a or g GDPR and appropriate measures have been taken to protect your rights and freedoms and legitimate interests.

With regard to the cases referred to in (1) and (3), the controller shall take appropriate measures to safeguard the rights and freedoms and your legitimate interests, including at least the right to the intervention of a person on the part of the controller, to express his or her point of view and to challenge the decision.

10. Right to complain to a supervisory authority
Without prejudice to any other administrative or judicial remedy, you shall have the right to lodge a complaint with a supervisory authority, in particular in the Member State of your place of residence, place of work or place of the alleged infringement, if you consider that the processing of personal data concerning you is in breach of the GDPR.

The supervisory authority to which the complaint was lodged shall inform the complainant of the status and results of the complaint, including the possibility of a judicial remedy under Article 78 GDPR.

The supervisor responsible for us is:

Berlin Commissioner for Data Protection and Freedom of Information
Maja Smoltczyk
Friedrichstr. 219
10969 Berlin
Phone: +49 (0)30 13889-0
Fax: +49 (0)30 2155050
E-mail: mailbox@datenschutz-berlin.de