Information on data protection for Scout24 AG shareholders



Information on data protection for Scout24 AG shareholders

With the following notes we inform you about the processing of your personal data by Scout24 AG and the rights to which you are entitled under data protection law. These notes apply to the processing of your data as a shareholder of Scout24 AG, as well as when you visit this website and the password-protected online service offered there (together the "Shareholder Portal").

WHO IS RESPONSIBLE FOR DATA PROCESSING?

Scout24 AG, Bothestr. 13 - 15, 81675 Munich E-mail INFO@scout24.com Phone number +49 89 44456-0

You can contact the **data protection officer** of Scout24 AG by post at this address: Scout24 AG, - The Data Protection Officer -, Bothestr. 13 - 15, 81675 Munich; and by e-mail to <u>contact-ds@scout24.com</u>.

WHAT DATA DOES SCOUT24 AG PROCESS AND WHERE DOES IT GET YOUR DATA FROM?

1. Data that we collect from the share register or from credit institutions

The shares of Scout24 AG are registered no-par-value shares. In the case of registered shares, Section 67 of the Stock Corporation Act (AktG) provides for the entry of the name, date of birth, postal address and electronic address of the shareholder and the number of shares in the Company's share register. The shareholder is generally obliged to provide this information.

The banks involved in the acquisition, custody or sale of your Scout24 AG shares regularly forward this information and other details relevant to the keeping of the share register (e.g. nationality, gender and submitting bank) to the share register. This is done via Clearstream Banking Frankfurt, which, as the central depository, handles the technical settlement of securities transactions and the safekeeping of the shares for credit institutions.

2. Data that we collect in preparation for and during the Annual General Meeting

In addition, we also process information on questions sent to the Company via the Shareholder Portal, on countermotions and election proposals and other requests by shareholders or their proxies submitted in relation to the Annual General Meeting, and on your voting behaviour.

If you act as a proxy for a shareholder, we will receive your personal data from the shareholder who has granted you the power of attorney and directly from you if your conduct at the virtual Annual General Meeting is affected.

3. Data that we collect automatically when you visit our Shareholder Portal

When you visit our Shareholder Portal on the Internet, we collect data on the accesses to our Shareholder Portal. The following data and device information are logged temporarily in the web server log files and analysed exclusively for error analysis and cyber attacks:

- Data accessed or requested
- Date and time of retrieval
- · Message whether the retrieval was successful

- Type of web browser and operating system used
- IP address
- Session ID
- · Login and account service functions
- Acknowledgement and acceptance of the terms of use

In addition, we use so-called session cookies, which enable you to obtain a session ID for the duration of your visit to our Shareholder Portal. This enables us to store information about your visit (so-called "session") and to guarantee its continuity and security.

Cookie Name	Firma/Company	Zweck/Purpose	Dauer/Duration
JSESSIONID	Adeus	Erforderlich zur Speicherung der Information, ob SSL aktiv ist.	Required to store the information whether SSL is active.
JSESSIONID	Adeus	Erforderlich, um die Session zurückzusetzen.	Required to reset the session.

The session cookie and your session ID will be deleted at the end of your visit if the session is ended properly and the browser window is closed.

The legal basis for the integration of these cookies is Art. 6 para. 1 lit. f GDPR. We need this information to provide you with our Shareholder Portal. You can accept, block or deactivate all or some cookies on your device by means of special browser settings. However, the functionality of our Shareholder Portal with completely blocked cookies cannot be guaranteed.

FOR WHAT PURPOSES AND ON WHAT LEGAL BASIS IS YOUR DATA PROCESSED?

All personal data is processed on the basis of the EU General Data Protection Regulation (GDPR), the Federal Data Protection Act (BDSG), the German Stock Corporation Act (AktG) and all other relevant legal regulations.

Scout24 AG uses your personal data for the purposes provided for in the German Stock Corporation Act. This is the case, for example, if you as a shareholder submit questions in advance of a virtual general meeting convened on the basis of the Act on Mitigating the Consequences of the COVID 19 Pandemic in Civil, Insolvency and Criminal Procedure Law of March 27, 2020, and your questions are addressed there with your name mentioned. This data processing is necessary to safeguard the legitimate interests of Scout24 AG in order to enable the proper conduct of the virtual general meeting (without the physical presence of shareholders or their representatives). Other purposes are in particular the maintenance of the share register and the preparation, holding and follow-up of General Meetings, including the Shareholder Portal.

In addition, your personal data may also be processed to fulfil other legal obligations, such as regulatory requirements and storage obligations under stock corporation, commercial and tax law. For example, pursuant to Section 134 (3) sentence 5 AktG, when authorizing the proxies nominated by the Company for the Annual General Meeting, it is required that the data serving as proof of authorization be verifiably recorded and stored for three years in an access-protected manner. In this case, the legal basis for the processing is the respective legal regulations in conjunction with Art. 6 para. 1 c) GDPR.

In individual cases Scout24 AG also processes your data to safeguard legitimate interests in accordance with Art. 6 para. 1 f) GDPR. This is the case, for example, if, in the case of capital increases, individual shareholders must be exempted from information on subscription offers due to their nationality or place of residence in order to comply with securities regulations of the countries concerned. In addition, your data may be used to compile statistics, e.g. to analyse trends. The legal basis for the processing of your personal data is the German Stock Corporation Act in conjunction with Art. 6 (1) f) and (4) GDPR.

TO WHICH CATEGORIES OF RECIPIENTS WILL YOUR DATA BE PASSED ON, IF APPLICABLE?

External service providers: Scout24 AG uses external service providers by way of order processing to maintain the share register and to prepare, conduct and follow up the Annual General Meeting, including the operation of this Shareholder Portal. Captrace GmbH, Wiesbaden, has been commissioned to maintain the share register of Scout24 AG and ADEUS Aktienregister-Service-GmbH, Munich, has been commissioned to prepare and conduct the Annual General Meeting.

It is not intended to transfer your personal data to a recipient in a third country (state outside the European Union and outside the European Economic Area) or to an international organization unless required by law (e.g. in the case of reporting obligations under tax law) or you have given us your consent.

HOW LONG WILL YOUR DATA BE STORED?

Data collected in connection with general meetings is regularly stored for up to 3 years. The data stored in the share register is regularly retained for 10 years after the sale of the shares. In addition, Scout24 AG only retains personal data if this is necessary in connection with claims that are asserted against the Company (statutory limitation period is generally 3 years, but in certain cases up to 30 years). As a matter of principle, your personal data is deleted or anonymized as soon as it is no longer required for the above-mentioned purposes and we are not bound by any legal obligations to provide proof or to retain it.

WHAT RIGHTS DO YOU HAVE?

You can request information about the data stored about you at our above-mentioned address in accordance with Art. 15 GDPR. In addition, under certain conditions you can demand the correction of your data in accordance with Art. 16 GDPR, the deletion of your data in accordance with Art. 17 GDPR a restriction of processing in accordance with Art. 18 GDPR or its transfer in accordance with Art. 20 GDPR (e.g. if your data is processed unlawfully).

RIGHT TO OBJECT

If we process your data in order to protect legitimate interests, you can object to this processing, at the above address, in accordance with Art. 21 GDPR, if reasons arise from your particular situation that conflict with this data processing. We will then terminate this processing unless it serves overriding compelling interests worthy of protection on our part.

You also have the opportunity to contact the above-mentioned data protection officer or, pursuant to Art. 77 GDPR, a data protection supervisory authority with information or complaints.

The data protection supervisory authority responsible for Scout24 AG is:

Bayerisches Landesamt für Datenschutzaufsicht Promenade 18, 91522 Ansbach: https://www.lda.bayern.de/de/kontakt.html