

Privacy Statement WinthagenMensink advocaten

1. General

WinthagenMensink respects your personal data and ensures that any personal information will be treated confidential. Personal data refers to all information relating to a specific person as well as information that indirectly refers to a specific person. The statement below gives effect to the requirement of information to be given to the data subject(s) whose personal data is processed by WinthagenMensink.

2. The controller and communication

WinthagenMensink processes personal data to provide services, to improve service provision and to communicate with you. WinthagenMensink will possibly involve third parties for the further evaluation of its services. You can also register to receive our newsletter or to receive any other forms of communication by WinthagenMensink, in which case your personal data is also processed.

3. Purpose of processing personal data

WinthagenMensink processes the following personal data strictly for the following purposes:

- The provision of legal services, including advisory and litigation (conducting legal proceedings);
- Recovering claims;
- Consultation, mediation and referral;
- Compliance with our legal and lawful obligations;
- Marketing- and communication activities;
- Acquisition and application.

4. Which personal data is processed?

WinthagenMensink processes the following (types or categories) of personal data:

- Your name (professional) title, position within your organization, the organization you are currently working for, or your relation to another person;
- Contact information such as address information and e-mail address;
- Information necessary for the processing of invoices;
- Results of visiting our website, such as the type of device and IP-address;
- Information about your interests;
- Personal data that is necessary to comply with laws and regulations;
- Personal data that is or will be provided to us as part of our service provision; (this may also include specific categories of data)
- Any other personal data provided by you.

WinthagenMensink processes the personal data mentioned above because it has been provided by your own personal initiative as data subject, as part of the services that have been provided, provided to us by third parties, such as counterparties, or known from public resources.

5. Grounds of processing personal data

The processing of the aforementioned personal data by WinthagenMensink processes is strictly based on the following grounds as mentioned in article 6 of the General Data Protection Regulation (GDPR):

- Necessary for compliance with a legal obligation;
- Necessary for the performance of a contract;

- The data subject has given unambiguous consent;
- Legitimate interests.

6. Disclosure of personal data to third parties

WinthagenMensink only discloses your personal data to third parties insofar necessary for our service provision with due observance of the aforementioned purposes of processing under the GDPR. This includes situations such as observation of our practice by other attorney, performing an examination of our expertise or the involvement of a third party such as an IT-supplier, but also the disclosure of your personal data in the course of (legal) proceedings or correspondence with counterparties.

Furthermore, WinthagenMensink can provide personal data to third parties such as supervisors of any other public authority as far as a legal obligation exist to that end.

An agreement will be concluded with the third party that processes your personal data on behalf of WinthagenMensink. With this agreement, the third party is also obliged to comply with the GDPR. Other third parties involved by WinthagenMensink that offer services as controller are responsible for the processing of the personal data themselves. This includes controllers such as accountants, notaries or parties involved to conduct a second opinion.

7. Securing personal data

WinthagenMensink values the security and protection of your personal data and has taken appropriate technical and organizational measures to ensure a state of the art security level. If WinthagenMensink uses services of third parties such as IT-suppliers, WinthagenMensink will conclude a processing agreement as part of the protection of personal data.

8. Retention period

WinthagenMensink does not store personal data any longer than necessary for the aforementioned purposes of processing or any longer than is necessary based on the relevant legal framework.

9. privacy rights

A request for access, correction, restriction, opposition, transmission of data, removal of your personal data or withdrawal of consent can be send to the contact information below. You will receive notice within four weeks after your request.

There may be circumstances due to which WinthagenMensink will not be able to honor your request. This may be due to the attorney's confidentiality obligations and/or legal retention periods.

You can address your inquiry to:

WinthagenMensink advocaten
info@winthagenmensink.nl
Sarphatistraat 370
1018 GW Amsterdam

To ensure that we provide the personal data to the right person, we ask you to present a copy of a valid passport, drivers license or identification card with a shielded photograph and social security number. WinthagenMensink only honors inquiries with regard to your own personal data.

10. Use of social media

The website of WinthagenMensink contains buttons and/or links to promote websites or to share information on social media such as Twitter, Facebook or LinkedIn. WinthagenMensink does not supervise and is not responsible for the processing of your personal data by such third parties. Using certain social media is at your own risk. It is advisable to read their privacy statement first before using those third party services.

11. Statistics and cookies

WinthagenMensink keeps usage data of the website for statistic purposes. The personal data obtained in this manner are, in principle, anonymous and will not be sold to third parties.

To improve the ease of use, WinthagenMensink possibly uses so called 'cookies'. A cookie is a small text file that is placed on your computer, tablet or smartphone after visiting the website. Although the usage of these cookies can be refused at any time, the functionality and ease of use of the website can be limited if cookies are refused.

The website of WinthagenMensink possibly uses cookies of Google Analytics to follow the behavior of the users, to gain sight into general trends and to require reports. This helps to improve the functionality of the website. If Google is legally obliged to do so or when third parties process the information on behalf of Google, Google needs to provide this information. By using the website of WinthagenMensink, you give consent for the processing of the information by Google in the matter mentioned above. Cookies will also be placed on your device by using the buttons and/or links, as mentioned before under 'Use of social media'. WinthagenMensink has no influence nor liability in relation to the use of such cookies by third parties.

You can read more about the explanation of cookies and how to block and delete them on the website of the Authority for Consumers and Markets (ACM) (<https://www.consuwijzer.nl/telecom-post/internet/privacy/uitleg-cookies>).

12. Amendments to privacy statement

WinthagenMensink is entitled to amend this privacy statement at any given moment without prior notification. Adjustments of the privacy statement will be published on the website. The most recent version is published below.

13. Questions and contact

If you have any questions about the processing of your personal data or this privacy statement, you can contact us:

WinthagenMensink advocaten
info@winthagenmensink.nl
Sarphatistraat 370
1018 GW Amsterdam

The most recent version of this privacy statement is established on February 12th 2020.