

LATÉCOÈRE

Interconnection Systems

www.latelec.de

Data Protection Declaration

Latelec GmbH, Gruppe Latecoere

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Preamble

We, Latelec GmbH, Gruppe Latecoere (short form: Latelec) are very pleased that you are interested in our enterprise. The protection of personal data is important for us. We collect and use personal data exclusively in accordance with and within the scope of the applicable data protection laws, including but not limited to the General Data Protection Regulation (GDPR – Regulation (EU) 2016/679) and the German Bundesdatenschutzgesetz (BDSG). In the following we will inform you about the nature, scope and purposes of the collection and use of personal data. You can access this declaration on our website www.latelec.de at all times. Please read this declaration carefully and contact us for any questions you may have. Any feedback is highly appreciated.

Terminology

- **Personal data** (short form: **PD**) means any information relating to an identified or identifiable natural person (data subject); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person. PD include for example: name, surname, sex, age, date and place of birth, photo, e-mail or postal address, fingerprint, telephone number, health status, geographic location, video surveillance, license plate, company, position at company, IP address etc.

- **Processing** means any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction

- **(Data) Controller** means the natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data; where the purposes and means of such processing are determined by Union or Member State law, the controller or the specific criteria for its nomination may be provided for by Union law or Member State law (this is in the case of Germany in particular the Federal Data Protection Act BDSG); Latelec is the controller of all PD within our possession; this means Latelec is legally responsible for ensuring that any of its data processing is in compliance with applicable privacy laws.

- **Processor** means a natural or legal person, public authority, agency or other body which processes personal data on behalf of the controller.

The above definitions are taken from Art. 4 GDPR. Generally speaking, wherever in this data protection declaration we use terms defined in the GDPR these terms are to be interpreted in the meaning given to them in the GDPR.

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A. Identity and contact details of the controller, and contact details of the data protection officer

Controller

Controller within the meaning of the data protection laws (Art. 4(7) GDPR) is:

Latelec GmbH, Gruppe Latecoere
Hein-Saß-Weg 30
D - 21129 Hamburg
Deutschland
E-Mail: contact.gmbh@latecoere.aero
Tlf. (+49) 040 31 86 85 67
Website: <https://www.latelec.de>

Data Protection Officer

Our data protection officer is available as follows:

by email at:

gmbh.privacy@latecoere.aero

by mail at:

Latelec GmbH, Gruppe Latecoere
- The data protection officer -
Hein-Saß-Weg 30
D - 21129 Hamburg
Germany

by phone at:

+49-(0)40-74353897

For any questions and suggestions regarding data protection please do not hesitate to contact our data protection officer directly.

B. General remarks on the purposes and principles of PD processing at Latelec

I. The overall purposes of the processing of PD at Latelec

All processing of PD at Latelec happens for a legitimate purpose, namely in order

- to support and maintain professional relationships with clients, suppliers and other partners,
- to improve our products,
- to protect us against fraud,
- to manage user accounts,
- to comply with legal obligations to which we are subject (e.g. under accounting and tax laws),
- to continue our business and remedy perturbation,
- to, more generally speaking, run our business activities, and/or
- to pursue any other objective conveyed to you otherwise.

Latelec primarily collects and further processes information relating to the business activities of the entities with whom Latelec does business (in short: **our business partners**). So Latelec is primarily focused on information on these entities, but not on the individuals (in other words: **natural persons**) connected to our business partners. However, to support our clients, vendors and other partners in the optimal way, we may process certain PD relating to individuals connected to our business partners (such as employers, officers, contact persons and/or owners).

II. Scope, legal bases and general principles of the processing of PD

We process personal data only in accordance with the legal regulations. Processing of personal data is in particular only carried out if you have consented or if the processing is legally permitted otherwise.

- Where we seek consent to processing activities regarding personal data from the data subject, point (a) of Art. 6(1) GDPR is the legal basis.
- For such processing of personal data as is necessary for the performance of a contract to which the data subject is a party point (b) of Art. 6(1) GDPR is the legal basis. This includes processing activities that are necessary in order to take steps prior to entering into a contract.
- Where processing of personal data is necessary for compliance with a legal obligation to which our enterprise is subject, point (c) of Art. 6(1) GDPR is the legal basis.

- In the case that vital interests of the data subject or of another natural person require processing of personal data, point (d) of Art. 6(1) GDPR is the legal basis.
- Where processing is necessary for the purposes of a legitimate interest pursued by our enterprise or by a third party and the interests, fundamental rights and freedoms of the data subject do not override the first-mentioned interest, point (f) of Art. 6(1) GDPR is the legal basis.

In processing PD we follow the following principles:

- We are always striving to keep our processing of PD limited to the minimum required to achieve the pertinent purposes.
- Our processing of PD shall always be fair and lawful,
- PD shall only be collected for specified, legitimate purposes and no processing shall take place that is incompatible with, or unfit for, those purposes. This includes to collect PD only when relevant, and not to exceed the purposes for which it is collected and used.
- PD processed by us shall be and kept accurate and up-to-date. We are taking reasonable steps to rectify or delete information that is inaccurate or incomplete.
- We shall keep PD only as long as it is still necessary for the purposes for which it was collected and processed.
- In our processing of PD we will comply with the individuals' legal rights.
- When processing sensitive PD, we ensure appropriate notice and consent or that the processing otherwise complies with all applicable law.
- We do not collect, possess, use or otherwise process PD from external sources.
- We do not profile any individuals.

You will find further details and the respective legal basis for the processing in connection with the information on the different data processing operations in Section C of this data protection declaration.

III. Transfer / Recipients of data

A transfer of personal data to third parties takes only place if it is legally authorised, in particular, if

- the individual concerned has explicitly given his or her consent to the transfer pursuant to point (a) of Art. 6(1) GDPR,
- the transfer is necessary for the execution of contractual relationships pursuant to point (b) of Art. 6(1) GDPR,
- a legal obligation for the transfer exists pursuant to point (c) of Art. 6(1) GDPR,
- the transfer is necessary for the purposes of our legitimate interests pursuant to point (f) of Art. 6(1) GDPR if the concerned individual's interests do not override them.

Within our enterprise only those units get access to PD that need them for the purposes of our legitimate interests or for the compliance with our contractual or statutory obligations or for responding to requests.

For processing of PD we partially use external service providers who process data on our behalf as processors (for example for central IT services or for hosting our website). Service providers that act for us as processors may use the data exclusively in accordance with our instructions. In this case we are responsible by law for ensuring that the enterprises engaged by us have appropriate data protection policies. The enterprises were chosen carefully by us, were engaged in writing in accordance with the legal requirements, underlie our instructions and are regularly controlled by us. A further example of such involvement of external service providers in our PD processing: We share names, bank account numbers and salary amounts of employees with external – audited and validated – entities for accounting and tax purposes.

Within our group of companies (**Group Latecoere**) we transfer PD to other group entities, insofar as such transfer is necessary to process enquiries or applications, or for the performance of contracts, or for internal administration purposes, always ultimately in order to provide the best support possible related to our products and other business activities. Examples of PD shared within Group Latecoere: names, phone numbers and positions of individuals working at clients, vendors and other business partners. The legal basis for such transfer is point (b) of Art. 6(1) GDPR whenever it serves the initiation or performance of contracts, otherwise the legal basis is point (f) of Art. 6(1) GDPR. In particular, we have a legitimate interest in intra-group data exchange to simplify our administration.

Staff data aside (the processing of which is dealt with separately in a specific data protection declaration), the data processing is carried out exclusively within the European Union. There is no transfer to third countries.

You will find further details in connection with the information on the different data processing operations in Section C of this data protection declaration.

IV. Duration of the storage and erasure of data

We process and store personal data only for the period that is necessary to achieve the purposes of the processing. If the purpose of the processing ceases, the data will be erased, unless legal retention obligations prejudice an erasure. In the latter case the processing will be restricted in order to comply with the retention obligations.

You will find further details in connection with the information on the different data processing operations in Section C of this data protection declaration.

V. Data security

Within the website visit and for the protection of the transmission of contents we use a SSL- and/or TLS-encryption. You can recognise this by a “closed lock” symbol in the lower status bar of your browser which your browser indicates in a case of an SSL-connection.

Apart from that we use appropriate technical and organisational security measures in order to protect your data against accidental or intentional manipulations, partial or complete loss, destruction or against unauthorised access of third parties. Our security measures are being continuously improved in accordance with the technological development.

VI. Data subject's rights

As a concerned person you shall have the following rights with respect to the personal data concerning you:

- Right to withdrawal of consent,
- Right to access,
- Right to rectification or erasure,
- Right to restriction of processing,
- Right to object to processing,
- Right to data portability,
- Right to lodge a complaint with a supervisory authority.

You can find further information on these rights in Section D of this instruction.

C. Information on our various data processing operations

In the following you will receive further information on the different data processing operations, specifically stating for example:

- which personal data are collected,
- for which purposes they are used,
- on which basis we are entitled to the collection and further processing of PD,
- how long PD are stored
- and, where applicable, to whom a transfer is made.

I. Visiting our website

1. Log-Data

When opening our website, information is automatically sent to the server of our website by the browser used on your terminal device. The following data are thereby collected:

- IP address of the requesting computer,
- date and time of the access,

- name and URL of the requested file,
- website from which the access is made (Referrer-URL),
- used browser and, where applicable, the operating system of your computer as well as the name of your access provider,
- names of downloaded files.

Upon collection this information is temporarily stored in a so-called logfile. Storage of these data along with other personal data of you does not take place.

The mentioned data are processed by us for the following purposes:

- display of the website,
- ensuring a smooth calling of the website,
- ensuring a comfortable using of our website,
- evaluation of the system security and stability as well as
- for other administrative purposes.

The temporary storage of the IP address by the system is necessary in order to enable a transfer of the website data to the user's computer and to thereby enable the presentation of the called contents of the website. Storage in logfiles is made in order to ensure the functionality of the website. Furthermore, the data serve us for optimising the website and for ensuring the safety of our systems in terms of information technology.

The legal basis for the data processing is point (f) of Art. 6(1) GDPR. Our legitimate interest stems from the abovementioned purposes for the data collection. In no case we use the collected data for the purpose of drawing conclusions as to your person.

We point out that in a case of data processing based on point (f) of Art. 6(1) GDPR, you shall have the right to object to processing in accordance with Art. 21 GDPR. Further information on that you will find at clause IV.10 of this data protection declaration.

Regarding the use of Cookies see the next section of this data protection declaration.

2. Cookies

“**Cookies**” are small files which a browser creates automatically and which are stored on the terminal device (laptop, tablet, smartphone or the like) when it is used to visit a so-programmed website. Cookies do not cause damage to the terminal device, they do not contain Trojan or other viruses, nor other malware. In the cookie information is filed that results in each case in connection with the specifically used terminal device. That does not mean, however, that the website owner thereby directly receives knowledge about the website visitor's identity. The use of cookies helps to make the application of web offers more comfortable for website visitors.

So-called “**session cookies**” are used in order to recognise within a session that a website visitor has already visited particular pages of the website. “Session Cookies” are erased automatically after the website visitor’s leaving the website.

“**Temporal cookies**” are stored on the terminal device for a specified period which can vary depending on the cookie. If the website visitor visits the so-programmed website again within the specified period, it is automatically recognised that this visitor has already been on the website and which entries and settings he or she made which allows to spare him or her the effort of repeating them.

Currently we do not use cookies on our website at all.

However, we may change this in order to optimise the usability of our website, i.e. to make website visits easier and more comfortable. Such data processing would be based on point (f) of Art. 6(1) GDPR, given the legitimate interest in the storage of cookies for a technically error-free and optimised providing of website services. We point out that in a case of such data processing based on point (f) of Art. 6(1) GDPR, you shall have the right to object to processing in accordance with Art. 21 GDPR. Further information on that you will find at clause IV.10 of this data protection declaration. Most browsers accept cookies automatically. However, you can configure your browser according to your wishes so that for example no cookies are stored on your computer or so that a note always appears before a new cookie is created. You can also erase the cookies at any time in the security settings of your browser. The complete deactivation of cookies can, however, lead to not being able to use all functions of a cookie using website.

We have decided to rule out using cookies for an analysis of our website visitors’ surfing habits.

II. Correspondence

If you contact us via e-mail, the data provided by you are stored by us and are only used in order to work on your request and in order to contact you for the execution of your request. The legal basis of the data processing is point (f) of Art. 6 (1) GDPR. Our legitimate interest results from working on your request which is not prejudiced by any overriding interests of you because you voluntarily contacted us for that purpose.

We point out that in a case of data processing based on point (f) of Art. 6(1) GDPR, you shall have the right to object to processing in accordance with Art. 21 GDPR. Further information on that you will find at clause IV.10 of this data protection declaration.

If the contact is aimed at the conclusion of a contract, then the legal basis for the processing is point (b) of Art. 6(1) GDPR.

The data will be erased by us when storage is not necessary anymore, in particular, when the working on your request is completed. The further use of data that has been stored by us for other purposes and that we are entitled to process based on other legal bases (e.g. with respect to data necessary for contract execution) remains unaffected hereof. If there are statutory retention obligations, we restrict the processing to what is necessary in order to comply with them. Independently of that you shall have the rights you are entitled to as data subject. You will find further details in our information on the rights of the data subject at clause IV. of the data protection declaration.

III. Applications

We store and use your applicant data only in order to carry out the application procedure for the vacancy, for which you have applied, and to assess as to whether you qualify for the vacancy concerned.

We process the data that you provide us for the purpose of your application. For the decision upon establishing an employment relationship we need in particular

- your master data (such as first name, surname, name affixes, date of birth),
- contact details (for example private address, (mobile) phone number, e-mail address),
- “skill-data” about your qualification (e.g. special knowledge and skills, marks, periods of employment).

Without these data a consideration of your application is not possible. Moreover, where applicable, we collect and process further data of you in the framework of the employment process, in particular in an interview, where applicable.

The legal basis of the processing is Art. 88 GDPR in conjunction with section 26(1) BDSG, because the processing of your data is necessary for the decision upon establishing an employment relationship.

For special categories of personal data the following special provisions shall apply: Special categories of personal data are information which reveal the racial and ethnic origin, political opinion, religion or philosophical beliefs or trade union membership as well as genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation. In general, we do not collect such special categories of personal data in the application procedure and we kindly ask you not to give us such data. As an exception the collection and processing of special categories of personal data might be necessary, for example, if your individual fitness is relevant for the vacancy. Processing special categories of personal data will only be carried out if it is justified by a statutory permission, in particular if processing is necessary because of rights and responsibilities in employment law or social security and social protection law and if there is no reason to believe that your legitimate interests in precluding data processing override.

Processing special categories of personal data (e.g. data concerning health) in this case is based on point b of Art. 9(2) GDPR in conjunction with section 26(3) BDSG.

In general, the data are collected directly on you in the framework of the employment process, in particular from the application documents and the interview. In a case of a job placement we, additionally, receive data from third parties.

Your data are treated by us in strict confidence and are secured against illegitimate access.

A transfer of your data to other consignees (third parties) is not intended and will not be carried out, unless either you give us explicitly your consent to the transfer or we are even without your consent entitled or obligated to a transfer pursuant to applicable legal regulations, as is the case if, for example, a transfer of data to a court or a public authority is necessary in order to establish, exercise or defend legal claims.

If the application procedure ends with the conclusion of an employment contract the provided data are stored for the purpose of the execution of the employment relationship in accordance with the statutory regulations.

Otherwise your application documents will be erased automatically three months after the notification about the rejection decision, unless we are entitled to further storage based on another legal basis. For example, we would be entitled to a longer storage if you separately gave your explicit consent to a longer duration of the storage, for example in order to be considered for future vacancies. Moreover, we can store your data longer if we have a legitimate interest in it, for example if the storage is necessary in order to establish, exercise or defend legal claims, except where such interests are overridden by your interests which require protection of personal data.

IV. Initiation and performance of contracts with suppliers, customers and other Co-Contractors

In our business relations with, in particular, our customers and suppliers, including vendors and service providers, and other business partners (collectively: **Co-Contractors**) we are processing personal data concerning our business partners themselves and, as the case may be, also personal data concerning third parties, e.g. members of their staff when such third-party personal data are also conveyed to us by our business partners. We are in particular processing names and business contact data (e.g. email addresses) of members of staff or other third parties. Insofar as we are processing personal data concerning members of staff of business partners of ours or other third parties, these persons are personally entitled to exercise the rights stated in Section D of this data protection declaration

We collect and use the personal data for the purposes of the initiation and the performance of contracts, in particular – in relation to customers – in order to respond to your enquiry, to provide you with informative brochures, to submit offers to you, and – after the conclusion of a contract – to perform it, namely in particular to fulfil our duties under such contract, to communicate, to issue our invoices, to deliver after-sales services, to deal with warranty claims and/or claims for performance etc.

The legal basis for such data processing is point (b) of Art. 6(1) GDPR, since that data processing is necessary for the performance of a contract, respectively for the initiation of a contract in response to an enquiry of yours.

Insofar as it is necessary for the performance of contracts, we are entitled to transfer personal data to third parties. Where necessary we transfer, for example, personal data to shippers. The legal basis for such transfer of your data is point (b) of Art. 6(1) GDPR.

In cases of orders on account we reserve the right to seek credit assessments regarding the customer. Collection, storage and transfer of personal data in this context serves to avoid payment default and is thus justified pursuant to point (f) of Art. 6(1) GDPR.

Personal data processed by us for the initiation or performance of a contract will be erased after dispatch of the enquiry respectively after full completion of the contract, unless (i) we are within the meaning of point (c) of Art. 6(1) GDPR obliged to keep them stored for a longer period due to retention and documentation requirements under tax and commercial laws (such as the German Commercial Code [HGB], the German Criminal Code [StGB] or the German General Fiscal Law [AO], or (ii) the persons concerned have within the meaning of point (a) of Art. 6(1) GDPR given their consent to extended storage, or (iii) extended storage is legally permissible for other reasons.

Further processing of data which have been stored by us for other purposes and whose processing is justified on another legal basis (e.g. marketing activities), remains unaffected hereby.

Where PD have not been collected directly from the data subject, but, for example, through his employer who is co-contractor of Latelec through the contractual documents exchanged between the two entities, the data subject must be informed by the co-contractor within one month, in accordance with the provisions (i) relating to the GDPR contained in the contracts concluded by Latelec, or (ii) which are binding on the parties to the relationship pursuant to the GDPR itself.

V. Marketing measures

In addition, we may use personal data to provide you with advertising and marketing information on our products by mail. The legal basis for processing personal data for marketing

activities by mail is point (f) of Art. 6(1) GDPR, since we do have a legitimate interest in direct marketing (Recital 47 GDPR). Please note that in cases of data processing based on point (f) of Art. 6 GDPR you are entitled to object to such processing pursuant to Art. 21 GDPR, details of which you will find in Section D. clause 10 of this data protection declaration.

You will only receive advertising by telephone, telefax or email if you have consented to such contacting for marketing purposes via the particular contact channel. The legal basis for such processing is point (a) of Art. 6 GDPR in virtue of your consent. You are entitled to withdraw your consent at any time with future effect. For further information please refer to Section D. clause 1 of this data protection declaration.

VI. Further purposes of data processing

Furthermore, based on point (f) of Art. 6 GDPR we can rightfully process data for the purpose of

- guaranteeing the security and the operation of our IT-systems (e.g. for system testing),
- guaranteeing the overall security and data security at our site (e.g. for access control) and for the purpose of exercising householder's rights,
- obtaining information from and exchanging data with credit agencies in order to identify commercial risks such as payment defaults,
- exercising of legal claims or defending in legal disputes,
- preventing and detection of criminal offences,
- further developing and organising our business activities, including the risk management,
- merchandising,
- conducting contract negotiations regarding mergers and acquisitions (e.g. disclosure of data as part of a due diligence),
- conducting processes across the group for internal administration.

D. Data subject's rights

As data subject you shall have the following rights:

I. Right to withdrawal of a consent

If you have given your consent to processing your data, you shall have the right to withdraw your consent given previously towards us at any time pursuant to Art. 7(3) GDPR. The consequence is that we must not continue processing in the future so far as we were entitled to it based on your consent. The lawfulness of processing based on consent before its withdrawal remains unaffected, i.e. the past processing based on the consent remains lawful.

If you want to withdraw your consent, for example, an e-mail to the data protection officer at gmbh.privacy@latecoere.aero shall suffice or you may contact the addresses mentioned in part I.

II. Right to confirmation and access

You shall have the right pursuant to Art. 15 GDPR to obtain from us confirmation as to whether or not the personal data concerning you are being processed. Furthermore, you shall have the right to access to your personal data processed by us free of charge. In particular, you can demand access to

- the purposes of the processing,
- the category of the personal data,
- the categories of recipients to whom your data were or will be disclosed,
- the envisaged duration of storage,
- the existence of the right to request rectification, erasure, restriction of processing or to object,
- the right to lodge a complaint,
- any available information as to the source of your data if those were not collected from us,
- as well as to the existence of automated decision-making, including profiling and, where applicable, meaningful information on the details.

III. Right to rectification

You shall have the right pursuant to Art. 16 GDPR to obtain without undue delay the rectification of inaccurate or the completion of your personal data stored by us.

IV. Right to erasure

You shall have the right pursuant to Art. 17 GDPR to obtain the erasure of your personal data stored by us in particular if one of the following grounds applies:

- The personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed.
- You withdraw your consent on which the processing was based and there is no other legal basis for the processing.
- You object to the processing which is based on points (b) or (f) of Art. 6(1) GDPR and there are no overriding legitimate grounds for the processing or you object to the data processing for the purpose of direct marketing.
- The personal data have been unlawfully processed.
- The personal data are to be erased for compliance with a legal obligation of EU law or of the national law of the Member State to which we are subject.

However, no right to erasure exists to the extent that continued processing is necessary for exercising the right of freedom of expression and information, for compliance with a legal obligation, for reasons of public interest or for the establishment, exercise or defence of legal claims.

V. Right to restriction of processing

You shall have the right pursuant to Art. 18 GDPR to obtain restriction of processing of your personal data where

- you contest the accuracy of the data for a period enabling us to verify the accuracy of your data,
- the processing is unlawful, but you oppose their erasure and request the restriction instead,
- we no longer need the data but you require them for the establishment, exercise or defence of legal claims or
- you have objected to processing pursuant to Art. 21 GDPR pending the verification whether our legitimate grounds override yours.

In this case your data shall, with the exception of storage, only be processed with your consent or for specified statutory purposes, including but not limited to prosecution and for the protection of the rights of other persons. We will inform you before the restriction of processing is lifted.

VI. Right to data portability

You shall have the right pursuant to Art. 20 GDPR to receive your data which you have provided to us, in a structured, commonly used and machine-readable format or to obtain the transmission to another controller.

VII. Right to object to processing

Under certain conditions you shall also have the right pursuant to Art. 21 GDPR to object to processing of your personal data. Please read for this purpose our separate instruction in Subsection X: Separate information on your right to object pursuant to Art. 21 GDPR.

VIII. Information regarding the exercise of the rights pursuant to clauses I to VII

If you want to exercise your aforementioned rights, you can contact us at all times. Therefore, for example, an e-mail to the data protection officer at gmbh.privacy@latecoere.aero shall suffice or you may contact the addresses mentioned in part I.

IX. Right to lodge a complaint with a supervisory authority

Moreover, you shall have the right pursuant to Art. 77 GDPR to lodge a complaint with a supervisory authority. For example, you can therefore contact the supervisory authority in your

habitual residence or place of work or where we are established. You will find a list of the supervisory authorities here:

https://www.bfdi.bund.de/DE/Infothek/Anschriften_Links/anschriften_links-node.html

X. Separate information on your right to object pursuant to Art. 21 GDPR

In the following we would like to inform you particularly about your right to object pursuant to Art. 21 GDPR:

1. Right to object on a case-by-case basis pursuant to Art. 21 GDPR

Condition for this right to object is that the data processing is carried out based on the provisions of points (e) or (f) of Art. 6(1) GDPR.

Point (e) of Art. 6(1) GDPR regulates the case that processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller. In the first place this comes into question for organs of state authority such as the Federal and Laender Governments and their authorities or private individuals authorized to perform public functions.

Point (f) of Art. 6(1) GDPR permits processing if it is necessary for the purposes of the legitimate interests pursued by the controller or by a third party except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject.

If the data processing rests on one of these bases, you shall have the right to object, on grounds relating to your particular situation, at any time to processing of personal data concerning you, including profiling based on those provisions.

Consequence of the objection: After an objection the data are no longer processed unless we demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms or the processing serves the establishment, exercise or defence of legal claims.

2. Right to object to processing of data for direct marketing purposes

Condition for this right to object is that your data are processed for direct marketing purposes. In this case you shall have the right to object at any time to data processing for such marketing. This includes profiling, if it is related to such direct marketing.

Consequence of the objection is that the data shall no longer be processed for such purposes.

3. Exercising the right to object

If you want to exercise your right to object pursuant to 1. or 2. above, you can contact us at all times. Therefore, for example, an e-mail to the data protection officer at gmbh.privacy@latecoere.aero shall suffice or you may contact the addresses mentioned in Section A. above.

E. Period of validity of this data protection declaration

In order to ensure that our data protection declaration always complies with current statutory requirements and is always factually up-to-date it is subject to changes. The current version will always be available on www.latelec.de and upon a request placed with our data protection officer.

Our data protection declaration is available both in English and German language. The German version shall prevail in case of discrepancies.

We are always interested in any comments you may have on our data protection declaration. Please feel free and invited to send any comments to our data protection officer at gmbh.privacy@latecoere.aero.