

PRIVACY STATEMENT RELATIONSHIPS

Van Traa Advocaten N.V. is a provider of legal services to mainly medium-sized and large companies. We strive to have our privacy policy provide you with clear information about what personal data we use, and how we protect this personal information.

Since the introduction of GDPR on 25 May 2018, companies only have the right to process personal data if they can rely on one of the principles of the General Data Protection Regulation (GDPR or Algemene Verordening Gegevensbescherming (AVG)).

All personal data processed by Van Traa Advocaten N.V. in connection with an assignment, or provided by you or others to Van Traa Advocaten N.V. in connection with matters handled by Van Traa Advocaten N.V. (personal data), are processed in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, by standard clauses approved by the European Commission or supervisory authorities and all relevant directives or case law.

Personal data shall in any case mean (in short): all data that can be traced back to natural persons. This means that it may concern data that is either directly about someone or can be traced to a natural person. The processing of personal data means (in short) any action relating to personal data. This may include collecting, recording, organizing, storing, updating, changing, retrieving, consulting, using, forwarding, distributing, making available, bringing together, linking, erasing and destroying personal data.

The processing of personal data is unavoidable when executing an assignment. Van Traa Advocaten N.V. considers the privacy of those involved to be of great importance when processing personal data and complies with the rights and obligations arising from the General Data Protection Regulation (GDPR or Algemene Verordening Gegevensbescherming (AVG)).

We only collect personal data if we perform an assignment for you, or if you visit our office or our website. We mainly use personal data to carry out the assignment for you. If we process personal data, we always do so carefully and in accordance with the law and our privacy policy.

The basic principles of our policy are the following:

We only use the data for the purpose for which we collected it, such as performance of an assignment, relationship management, client administration and marketing.

We do not collect, use and store more data than necessary to achieve the purpose for which we obtained the data and only if there is no other way to achieve the same purpose.

The more privacy-sensitive the information is, the less use we make of the data.

We only use the data for which there is a legal basis.

We take appropriate security measures against loss of or unauthorized access to personal data.

We will only provide your personal data to third parties if we receive sufficient safeguards for the protection of your data.

The processing of your personal data is kept by us in a processing register.

Van Traa Advocaten does not store your data any longer than is strictly necessary to realize the purposes for which your data is collected.

With companies that process your data in our assignment, we conclude a processor agreement to ensure the same level of security and confidentiality of your data.

If you are under the impression that your data is not secure or if there are any indications of abuse, please contact Van Traa Advocaten; info@vantraa.nl.

You always have the right to view, correct or delete personal data. You can send your request for inspection, correction or deletion to makkinga@vantraa.nl. You will receive a response from us within four weeks.