Information according to Art. 13 + 14 DSGVO (Interested parties / customers)

We hereby inform you about the processing of your personal data by the company KÜHLA Kühltechnik & Ladenbau GmbH and the rights to which you are entitled under data protection law.

Responsible Party

KÜHLA Kühltechnik & Ladenbau GmbH Nordkämpe 1a 49377 Vechta-Langförden Phone.: 04447 96 33 0 Fax: 04447 96 33 33 E-mail: info@kuehla.de Website: www.kuehla.de

Contact details for data protection issues

Questions on the subject of data protection will be answered by: Sonja Vaske Phone.: 04447 96 33 56 E-mail: s.vaske@kuehla.de

Contact details for the data protection officer

Klaus Wessendorf Südkamp 6 49685 Emstek Phone: 04473 94 10 57 0 E-mail: dsb@wessendorf-emstek.de

DATA PROTECTION IN THE PRE-CONTRACTUAL RELATIONSHIP

PURPOSE AND LEGAL BASIS OF PROCESSING

In the context of a pre-contractual relationship, we exclusively process personal data (name, address, contact details) which are necessary for the desired exchange of information in the context of a precontractual exchange or for the provision of an offer.

As a legal basis we refer here to

Art. 6 para. 1 lit. f DSGVO (legitimate interest of the responsible party). The legitimate interest lies in the targeted response to your inquiries, the provision of requested offers and the acquisition of new customers.

A forwarding of the personal data does not take place. In the event that disclosure cannot be ruled out in the context of maintenance measures of our IT systems, we have agreed on commissioned processing with the IT service providers in accordance with Article 28 DSGVO.

DATA PROTECTION IN THE CUSTOMER RELATIONSHIP

PURPOSE AND LEGAL BASIS OF PROCESSING

Within the scope of a business relationship, we exclusively process personal data (name, address, contact data, bank details, contract data, VAT no.), which are necessary for the execution of the contractual relationship as well as for addressing customers.

As a legal basis we refer to **Art. 6 para. 1 lit. b DSGVO** (contract performance).

Personal data is only forwarded within the scope of legal obligations or if this is necessary for the trouble-free execution of the contract - for example, forwarding the shipping address to the carrier may be necessary for order fulfillment.

In the event that disclosure cannot be ruled out in the context of maintenance measures of our IT systems, we have agreed on commissioned processing with the IT service providers in accordance with Article 28 DSGVO.

Transmission to third countries

A transmission to third countries does not take place.

Duration of data storage

We process and store your personal data as long as this is necessary for the fulfilment of the purpose. If the purpose of processing ceases to apply, your data will be deleted on a regular basis – taking into account the statutory retention periods.

Your rights that you can assert against us:

Under the conditions of the statutory provisions of the General Data Protection Regulation (DSGVO), you have the following rights as a data subject:

- Information according to Art. 15 DSGVO
- Correction according to Art. 16 DSGVO
- Deletion according to Art. 17 DSGVO
- Restriction of processing according to Art. 18 DSGVO
- Data portability according to Art. 20 DSGVO
- Revocation pursuant to Art. 7 (3) DSGVO

Right of objection

If we process data pursuant to Art. 6 para.1 lit. f DSGVO (legitimate interest of the controller), you have the right to object to the processing at any time for reasons arising from your particular situation. The objection can be made informally with the subject "Objection", stating your name, address and date of birth. It should be addressed to the above-mentioned data protection officer

In addition, you have a right of appeal to the competent data protection authority:

The State Commissioner for Data Protection of Lower Saxony Prinzenstraße5, 30159 Hannover Phone: 0511 120 45 00 Fax: 0511 120 45 99 E-mail: <u>poststelle@lfd.niedersachsen.de</u>