

PRIVACY STATEMENT

denhertog legal

denhertog legal collects and processes personal data (see below) to enable us to handle the cases entrusted to us. In that respect we are "controller" in the sense of the General Data Protection Regulation (GDPR). The data concerned are mainly contact details of clients, opposite parties and other persons involved in the case.

denhertog legal takes care of proper security and careful processing of these personal data, observing the precepts of the GDPR.

What personal data?

First of all: the GDPR is only applicable to data of natural persons. Data concerning corporate persons, such as companies, foundations or associations are outside its scope (but data concerning their contact persons are within). As mentioned, they are primarily contact details. It is possible that a proper handling of the case requires processing of other personal data. No more personal data than is necessary for the intended purpose will be processed and for no longer than is necessary thereto.

Who can access the data?

The attorney(s) and possible (internal and external) collaborators of **denhertog legal** have access to the personal data, but only insofar necessary for a proper handling of the case.

How long are the personal data stored?

The personal data will at least be stored for the duration of the case. After that we keep the personal data to fulfil our legal duties to keep the file. After that, the contact details will be kept for the eventuality that we must seek contact again and for possible new cases involving the same person(s).

Right of the data subject

The natural person whose personal data are processed (the "data subject") has the right to request access to the personal data processed as well as rectification, erasure, and restriction of processing thereof, the right to object to such processing and a right to data portability. He also has the right to lodge a complaint with the supervisory authority.