

Louise Mura, as a lawyer, recognizes the importance of ensuring the protection and security of personal data (hereinafter referred to as the «**Attorney**»).

1. DATA PROCESSING MANAGER

In accordance with the Data Protection Act of 6 January 1978 and the European Regulation of 27 April 2016 on the protection of individuals with regard to the processing of personal data and the free movement of such data, the Attorney is the data processing manager and informs the user of the Site that personal data about him may be collected via the Site (hereinafter referred to as the «**User**»).

2. PERSONAL DATA COLLECTED

The Attorney undertakes to collect only adequate, relevant and strictly necessary data for the purpose of the treatments implemented and as described below.

The personal data collected by the Attorney are the information provided by the User within the contact form of the Site, and via cookies, as specified below.

The data collected within the contact form is the «name» and «e-mail» of the User. The information followed by an asterisk is mandatory in order to process the request of the User as soon as possible.

The Site uses session cookies and persistent cookies, namely HS, SV Session and XSRF-TOKEN. The data collected via cookies are the date and time of consultation of the Site by the User, the type of computer device used, the country of connection, as well as the user's browsing information on the Site, choice language and other settings of the Site by the User. These data are anonymous.

3. PURPOSE OF THE DATA COLLECTION

The data collected via the contact form are intended to answer the User's request.

The data collected via cookies are intended to properly load the Site, detect navigation problems, record the choices of Users on the Site, and improve the user experience on the Site.

4. DESTINATION OF COLLECTED DATA

The data collected is only intended for the Attorney.

The collected data may be transferred to a country outside the European Union that has data protection and security safeguards.

5. RETENTION OF DATA

The collected data are kept for a fixed period of time and strictly necessary and proportional to the pursuit of the goal.

The data collected within the contact form of the Site are kept by the Lawyer during the time required to process the request of the User and those relating to cookies for a maximum period of 13 months.

6. YOUR RIGHTS

The User has various rights, as referenced below.

The User has a right of information and access to collected personal data.

The User has the right to query and modify information concerning him.

The User has the right to have the data controller rectify personal data that are inaccurate (right of rectification).

The User has the right to request to limit the processing of personal data (i) when the accuracy of data concerning him is disputed, or (ii) the treatment is illegal or (iii) when the data collected is necessary to the data subject for the defense of his / her rights in court and that they are no longer necessary to the controller for the purpose of processing (right to limitation).

The User has a right to receive from the data controller personal data concerning him, in a structured format, commonly used and readable by machine (right to portability).

The User has the right to lodge a complaint with a supervisory authority.

The User also has a right to object to the processing of his data for legitimate reasons, as well as a right to object to his data being used for commercial prospecting purposes.

The User has the right to withdraw his consent at any time if it is the legal basis of the processing.

The User has the right to obtain the erasure, as soon as possible, of the personal data concerning him (right to the erasure).

Finally, the User has the right to define general and specific directives defining the way in which he intends to exercise his rights (right to be forgotten) after his death.

7. SECURITY

The Site is an automated data processing system within the meaning of the Data Protection Act of 6 January 1978 and the European Regulation of 27 April 2016 on the protection of individuals with regard to the processing of personal data and the free circulation of these data.

The Attorney makes his best efforts, in accordance with the rules of the art, to secure the Site with regard to the risk incurred and the nature of the data processed.

The Attorney sets up specific tools to detect security problems on the Site and on the data collected.

The User acknowledges and accepts that any Internet connection is subject to unforeseen technical hazards.

It is forbidden for the User to delete or modify data contained on the Site, or to fraudulently introduce data or even to alter the functioning of the Site. It ensures in particular not to introduce virus, malicious code or any other technology harmful to the Site. In particular, the User is prohibited from performing any operation aimed at saturating a page or any operation that has the effect of hindering or distorting the functioning of the Site. The User agrees not to use devices or software of any kind that would disrupt the proper functioning of the Site.

The Attorney made a statement to the National Commission for Computing and Liberties under the number 2190394 v 0.

8. CONTACT THE ATTORNEY

To exercise his rights, the User must contact the Attorney at the following mailing address, Maître Louise Mura, 76 boulevard Saint Michel in Paris (75006), or at the following email address lm@lmura-avocat.com.

9. UPDATE OF THE PRIVACY POLICY

The Lawyer reserves the right to modify and update this Privacy Policy at any time and without notice. The user is therefore invited to consult it regularly.