

VentriJect ApS – Privacy Policy - Customers and Website

Data controller and contact information

VentriJect ApS, CVR-39424371, Ryvangs Allé 81, 2900 Hellerup is data controller for processing of your personal data (in the following; "we" or "us").

If you have any questions or wish to exercise your individual rights as described below, you can contact us at contact@ventriject.com.

Processing activities.

Below you can read which personal data we process, for which purpose, our legal grounds and when the data is deleted.

Purpose	Categories of personal data	Legal ground	Retention	Recipients
Customer and supplier relationships	<p>Contact information (phone number, address and e-mail)</p> <p>Payment arrangement and deals</p> <p>Use of the Seismofit® device to provide additional Seismofit® Patches</p> <p>Email and hashed passwords for users of the VentriJect App.</p>	<p>Contact information Consent, Article 6(1)(a) GDPR Necessary for contract, Article 6(1)(b) GDPR</p> <p>Email and Hashed Passwords Article 6(1)(b), since it is necessary to comply with the contract and provide access to the purchased licenses.</p>	2 years after end delivery of the data analysis with the Seismofit® system	<p>Google Cloud EMEA Limited, Ireland</p> <p>Microsoft Azure, Microsoft Ireland Operations Ltd.</p> <p>SendGrid, Twilio Ireland Limited</p> <p>Pipedrive CRM, Tallinn, Estonia</p> <p>Typeform S.L. Barcelona, Spain.</p>

Website	Behavior on website (visitor count on website pages)	Visitor origin, visiting time and visited sites Consent, Article 6(1)(a) GDPR	2 months after visit	Google Cloud EMEA Limited, Ireland We do not share your personal data with anyone
Newsletter	Email address Name (optional, for personalised content)	Consent, Article 6(1)(a) GDPR: Personal data is processed based on explicit consent, which is obtained through a double opt-in process. A confirmation email will be sent upon subscription, and consent will only be recorded after the individual confirms their subscription.	Personal data will be retained for as long as the individual remains subscribed to the newsletter. If consent is withdrawn by unsubscribing, the data will be promptly deleted, unless required to be retained by law for a longer period	Typeform S.L., Barcelona, Spain: Typeform is used for collecting and managing data related to newsletter subscriptions and other interactions. Typeform processes personal data strictly on behalf of the company and according to its instructions. Pipedrive CRM, Tallinn, Estonia: Pipedrive CRM is used to manage and distribute newsletters. Pipedrive processes personal data strictly on behalf of the company and according to its instructions.

Your individual rights.

You have the rights as described below which you can exercise by contacting us at the above contact information. Your request will be answered free of charge, as soon as possible and no later than one month after receipt, however, up to two months if necessary due to the complexity or number of the request. In the event of unfounded or excessive requests, we have the right to reject it or charge a reasonable fee for answering it.

Withdraw consent. To the extent processing is based on your consent, you may at any time withdraw your consent by contacting us at the above information or as otherwise explained when you provided your consent. This will not affect the lawfulness of the processing before its withdrawal.

Access. You have the right to access the personal data that we process about you, as well as certain information about how the processing takes place. No access is granted to information which must remain confidential because of public or private interests, including your own interests.

Rectification. You have the right to have incorrect personal data corrected or to have incomplete personal data about you completed.

Erasure. You have the right to have personal data about you deleted in the circumstances specified in Article 17 of the GDPR. This may be the case, for example, if the information is no longer necessary for the fulfillment of our obligations and exercising of our rights or if the information is processed on the basis of your consent which has been withdrawn.

Restriction. In the circumstances mentioned in Article 18 of the GDPR, you have the right to have the processing of your personal data restricted, eg if the accuracy of the data is disputed, in the period until we have had the opportunity to determine whether the personal data is correct or if we no longer need for the personal data for the processing but they are necessary to establish, exercise or defend a legal claim.

Object. You have the right to object to the processing of personal data which we process on the basis of Article 6(1)(f) of the GDPR (the legal basis for processing in our legitimate interest) and always if the processing is for the purpose of direct marketing

Data portability. If the processing is based on your consent or contract, you have the right to receive the information in a plain and readable format and to transmit the information to another data controller. If you wish and if technically possible, we will transmit the information directly to this data controller.

Automatic decisions. You have the right not to be the subject of an automatic decision that has legal effect or similarly significantly affects you which is based solely on automatic processing, including profiling.

Lodge a complaint. You may at any time complain about the processing of your personal data by contacting us. In addition, you can always lodge a complaint to the Danish Data Protection Agency (<http://datatilsynet.dk>, dt@datatilsynet.dk, +45 33 19 32 00), to the supervisory authority in the country where you reside or in the country where you believe the violation of the GDPR or the Danish Data Protection Act has taken place.