

PRIVACY POLICY & DATA PROTECTION NOTICE

- SAIRA – The Open Innovation Hub for Sustainable Development -

SAIRA aims at facilitating the development and implementation of technological solutions through Open Innovation. We promote access to science, technology and innovation that is crucial to solving the world's most pressing problems and building a sustainable planet for our future generations.

Central to our mission is the commitment to be transparent about the data we collect about our users, how and why we use this data and – in some cases – share it. The following **Privacy Policy & Data Protection Notice** applies when you enter SAIRA.eco and use SAIRAS's Services as described in our Terms of Use.

Thus, this **Privacy Policy & Data Protection Notice** shall apply to SAIRA [www.saira.eco] and all its Services operated by the Fraunhofer-Gesellschaft, located in Sankt Augustin, Germany.

Hereby, we also inform you about your data privacy rights as they pertain to the use of this Site.

Contact Information of the Person Responsible for Data Processing

Controller for the purposes of the General Data Protection Regulation (GDPR), other data protection laws applicable in member states of the European Union and other provisions related to data protection is the Fraunhofer-Gesellschaft.

This data protection information shall apply to the processing of data on our Site www.saira.eco by the:

Controller as defined in Article 4(7) GDPR:

Fraunhofer-Gesellschaft zur Förderung der angewandten Forschung e.V.

53754 Sankt Augustin

Germany

Email: info@saira.eco

Telephone: [Telephone]

Fax: [Fax no. of the institute]

You can reach the Data Protection Officer at Fraunhofer at the above address c/o Data Protection Officer or at datenschutz@zv.fraunhofer.de.

Please feel free to contact our Data Protection Officer directly at any time with your questions concerning the Data Protection Law or your rights as data subject.

Alternatively, you may want to send an email directly to us: info@saira.eco

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1. Introduction (General information about data privacy)

Thank you for visiting SAIRA and your interest in our Services.

When providing SAIRA's Services (Terms of Use), the Fraunhofer-Gesellschaft (hereafter FhG) complies with corresponding data privacy regulations and treats your data with the utmost care and confidentiality.

We need to gather and use certain information about our users in order to supply SAIRA's Services. Thus, we collect, process, and store personal data for a certain period that is necessary to achieve the specified purposes and to comply with the requirements.

The following **Privacy Policy & Data Protection Notice** describes how personal data is collected, handled and stored to meet data protection standards and to comply with the regulations. We inform you in detail and transparently about the data we collect, the way we process them and to which rights you will be entitled to in this regard.

According to the General Data Protection Regulation (GDPR), the Fraunhofer-Gesellschaft is responsible for complying with all data protection principles. We take the protection of your personal data very seriously.

The collection and processing of personal data takes place exclusively in the scope described in section 3 ([Processing of Personal Data & Purposes of the Data Processing](#)).

This **Privacy Policy & Data Protection Notice** ensures that FhG:

- Complies with the General Data Protection Regulation (GDPR) and follows good practice
- Protects the rights of staff, customers and partners
- Is open about how it stores and processes individuals' data
- Protects itself from the risks of a data breach

We collect, use, store and transfer different kinds of personal data about you, which we have grouped together as follows:

- For visitors of our Site (see Section XY.1)
- For users of our Services (see Section XY.2)
- For recipients of our newsletter (see Section XY.3)
- For users of the contact form (see Section XY.4)
- For donors & supporters (see Section XY.5)

The **Privacy Policy & Data Protection Notice** is based on the terms used by the European legislator for the adoption of the General Data Protection Regulation (GDPR). Our **Privacy Policy & Data Protection Notice** should be legible and understandable for the public, as well as our users and partners.

In our **Privacy Policy & Data Protection Notice**, we use, inter alia, the following terms:

- a) Pursuant to Article 4(1) General Data Protection Regulation (GDPR), **personal data** are all data referring to an identified or identifiable natural person ("data subject"). An identifiable natural person is someone who can be identified (directly or indirectly) in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of a natural person.
- b) **Data subject** is any identified or identifiable natural person, whose personal data is processed by the controller responsible for the processing.
- c) **Processing** is any operation or set of operations that is performed on personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by

transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.

- d) **Restriction of processing** is the marking of stored personal data with the aim of limiting their processing in the future.
- e) **Profiling** means any form of automated processing of personal data consisting of the use of personal data to evaluate certain personal aspects relating to a natural person, in particular to analyse or predict aspects concerning that natural person's performance at work, economic situation, health, personal preferences, interests, reliability, behaviour, location or movements.
- f) **Pseudonymisation** is the processing of personal data in such a manner that the personal data can no longer be attributed to a specific data subject without the use of additional information, provided that such additional information is kept separately and is subject to technical and organisational measures to ensure that the personal data are not attributed to an identified or identifiable natural person.
- g) **Controller or controller responsible for the processing** is the natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data; where the purposes and means of such processing are determined by Union or Member State law, the controller or the specific criteria for its nomination may be provided for by Union or Member State law.
- h) **Processor** is a natural or legal person, public authority, agency or other body, which processes personal data on behalf of the controller.
- i) **Recipient** is a natural or legal person, public authority, agency or another body, to which the personal data are disclosed, whether a third party or not. However, public authorities which may receive personal data in the framework of a particular inquiry in accordance with Union or Member State law shall not be regarded as recipients; the processing of those data by those public authorities shall be in compliance with the applicable data protection rules according to the purposes of the processing.
- j) **Third party** is a natural or legal person, public authority, agency or body other than the data subject, controller, processor and persons who, under the direct authority of the controller or processor, are authorised to process personal data.
- k) **Consent** of the data subject is any freely given, specific, informed and unambiguous indication of the data subject's wishes by which he or she, by a statement or by a clear affirmative action, signifies agreement to the processing of personal data relating to him or her.

EU General Data Protection Regulation (GDPR)

- Our **Privacy Policy & Data Protection Notice** shall be interpreted in accordance with The General Data Protection Regulation (EU) 2016/679 ("GDPR"), a regulation in EU law on data protection and privacy for all individuals within the European Union (EU) and the European Economic Area (EEA), which also addresses the export of personal data outside the EU and EEA areas.
- The EU General Data Protection Regulation (GDPR) replaces the Data Protection Directive 95/46/EC and was designed to harmonize data privacy laws across Europe, to protect and empower all EU citizens' data privacy and to reshape the way organizations across the region approach data privacy.

2. Revision of our Privacy Policy & Data Protection Notice

This **Privacy Policy & Data Protection Notice** as amended in November 2018 is currently applicable.

As we are improving SAIRA's Services constantly, our **Privacy Policy & Data Protection Notice** may change in order to ensure that all information is accurate and up-to-date. Due to improvements of our Site and Services or based on changes in statutory or government standards, it may become necessary to amend this **Privacy Policy & Data Protection Notice**.

We will only make adjustments, if the current provisions described in the following **Privacy Policy & Data Protection Notice** are not appropriate or incomplete and only if the changes are reasonable in consideration to your interests. We will inform you about any changes, by notifying you on the Site and by sending you an E-mail.

New versions of this **Privacy Policy & Data Protection Notice** will never apply retroactively. We will notify before any updates and inform you about the exact date they go into effect. Thus, we give you the opportunity to review them before they go into effect.

If you keep using SAIRA and its Services after any announced changes, you accept the updated **Privacy Policy & Data Protection Notice**. If you do not agree to our updated **Privacy Policy & Data Protection Notice**, you can delete your account at any time. Unless stated otherwise, our current **Privacy Policy & Data Protection Notice** applies to all personal data that we have collected, stored, processed about you and your account.

3. Processing of Personal Data & Purposes of the Data Processing

a. During your Website Visit

You may visit www.saira.eco without having to disclose details of your identity. However, every time you visit SAIRA, our website servers save a protocol of your device accessing our website. This storage is temporary and lasts only until the automated deletion (It is temporarily stored in a so-called log file and automatically deleted after 30 days).

The browser on your terminal device automatically sends information to the server of our website. Our website server saves the following access data until their automated deletion:

Data We Collect & Data Visitors Provide Directly

- The IP address of the requesting device (IP address of your requesting terminal device)
- Access date and time
- Name and URL of the accessed data
- The transmitted data volume
- The message whether the access was successful
- The used browser and operating system
- Name of the Internet Provider (ISP)
- The referring website (referring URL)

Purposes of the Data Processing

The server processes the above-named data for the following purposes:

- To ensure a reliable connection to the website
- To enable the use of the website (link connection [forward setup])
- To ensure comfortable use of our website and to offer user-friendly services
- To evaluate system security and stability (appropriate technical and organizational measures to ensure IT systems and data security commensurate with the available state of the art technology)
- For other administrative purposes and the administration of the network infrastructure
- To optimize the internet offering

Legal foundations for the above processing purposes

- Processing in response to a website visitor according to numbers 1 - 2 Article 6 para. 1, page 1, lit. b (Requirement for compliance with provisions of the website user contract)
- Processing pursuant to number 3, Article 6 para. 1, page 1, lit. c GDPR (legal obligation to implement technical and organizational measures to ensure secure data processing according to Article 32 GDPR and Article 6 para. 1, page 1, lit. f GDPR (legitimate interests in data processing for the network and information security) as well as
- Data processing pursuant to numbers 4 – 5, Article 6 para. 1, page 1 lit. f GDPR (legitimate interests) - our legitimate interests in the processing of data are based in our desire to offer user-friendly optimized web pages

After the specified period of 30 days, our web server automatically deletes the above-mentioned data. To the extent that data are processed longer for purposes according to numbers 2 – 5, we will anonymize or delete the data as soon as their storage no longer serves the respective purpose(s).

Furthermore, we place cookies on the devices of our website visitors and use analytical services. For more information on the use of cookies and analytical services, please see Sections 5 and 6 of this **Privacy Policy & Data Protection Notice**.

The legal basis for the processing of the IP address is point (f) of the first sentence of Article 6(1) GDPR. Our legitimate interest ensues from the said security interest and the necessity of the unobstructed provision of our website.

We cannot draw any direct conclusions about your identity from the processing of the IP address or other information in the log file.

b. Registration for using SAIRA's Services

We want to keep our global innovation community ("USERS OF SAIRA") safe and more accountable, so please create only one account and use your real name (no fake name or nickname). Provide accurate information about yourself and your carrier.

When you register on SAIRA and create your account, you need to provide the following personal data:

Registration and use of SAIRA as a »problem solver« (researcher of an organization/institute that is a WAITRO member)

When registering as a RESEARCHER (»problem solver«) for our Services, we collect the following data:

- Last name, first name
- Title
- Date and place of birth
- Organization/Institute
- Affiliation & skills
- Address & geolocation
- Email address
- Phone

Notice: You decide whether you want to include sensitive information on your profile and to make that sensitive information available for members of SAIRA's global innovation community (not publicly available). Please note that a complete profile helps you use our Services. Uncompleted profiles may limit your ability to engage with our global network.

Registration and use of SAIRA as a »solution seeker « (employee of a company or start-up)

When registering as a »solution-seeker« for our Services, we collect the following required data:

- Last name, first name
- Title
- Date and place of birth
- Company
- Address
- Email address
- Phone

Notice: You decide whether you want to include sensitive information on your profile and to make that sensitive information available for members of SAIRA's global innovation community (not publicly available). Please note that a complete profile helps you use our Services. Uncompleted profiles may limit your ability to engage with our global network.

Furthermore, we may collect additional voluntary data in order to

- identify you as a user of SAIRA
- supply the users with information
- offer the participant an optimal usage of our Services

We process the data based on your enquiry and for the declared purposes as prescribed by Article 6 para. 1, page 1, lit. b GDPR to perform the contractual obligations toward the participants and meet the conditions precedent to entering into the contract.

c. Subscription to our Newsletter (when signing up for our newsletter)

Insofar as you provided your consent pursuant to Article 6, Paragraph 1, Section 1 a) of the GDPR, we use your e-mail address to send you our newsletter on a regular basis.

In order to receive the newsletter, you need to provide your **e-mail address and your name**. You can cancel the newsletter at any time, such as by clicking on a link located at the end of each newsletter. You can also cancel the newsletter at any time by sending an e-mail to **info@saira.eco**

We will send news to your email address providing your consent explicitly to joining our news distribution list and the use of your email address for this purpose according to Article 6 para. 1, page 1, lit. a GDPR.

- We ask you for the following required data to complete your news distribution list subscription:
 - Last name, first name
 - Email address
- We need your name to address our communications to you personally.
- Once we receive your subscription, we will send you a subscription confirmation email.
- We need you to reply to this email to confirm that you are indeed the person who wants to subscribe to our news distribution list (double opt-in procedure).
- Only after this confirmation will we include you in our mailing list.
- You may unsubscribe at any time either by using the unsubscribe link at the end of every news release or announcement or alternatively by email to info@saira.eco
- Upon receiving your notification to unsubscribe, we will immediately delete your email address from our subscriber list (after revoking your consent for sending the newsletter, your email address will be deleted immediately from our newsletter distribution list)

d. Use of Contact Forms

We offer you the possibility to contact us with any kind of question or inquiry by using the form that is available on SAIRA. This requires that you provide your name and a valid e-mail address in order to know who originated the inquiry and to be able to provide a response.

We process the data contained in the contact form pursuant to Article 6, Paragraph 1, Section 1 a) of the GDPR based on your voluntary consent. The personal data that we collect from you via the contact form is automatically deleted once your inquiry has been processed.

- We offer our website's visitors the opportunity to contact us via a form on our website. To enable you to communicate with us via this form, we request the following data:
 - Title
 - First and last name
 - Email address
- We need these data to find out who contacted us and to process the user request.
- We process the data in response to your inquiry. Our purpose is to answer your inquiry in pursuit of our legitimate interests pursuant to point (f) of the first sentence of Article 6(1) GDPR.
- Once we have satisfied the inquiry via contact form, we will automatically delete the personal data collected.
- There is no transfer of this personal data to third parties.

4. Transfer of Personal Data to Third Parties

With exception of the above-mentioned cases of data processing by service providers on our behalf (see event registrations, subscription to our PR distribution list), we give your personal data only to third parties (i.e. to natural and legal persons other than you, the affected person), the controller or the service provider or his/her vicarious agents under the following circumstances:

- You consented explicitly to the data transfer to a third party according to Article 6 para. 1, page 1 lit. a GDPR
- The data transfer is required for the contractual performance of the contract with you according to Article 6 para. 1 page 1, lit. b GDPR
- Data transmission to the mail order firm which will deliver the goods you ordered
- We are legally obligated to surrender the data to financial or judicial authorities according to Article 6 para. 1, page 1 lit. c GDPR

Giving your data to third parties is required to exercise, enforce or defend legal claims, and there is no reason to assume that you as an affected person could have an overriding interest worth protecting in the non-transfer of your personal data according to Article 6 para. 1 S. 1 lit. f GDPR. Such a data transfer to government and/or law enforcement authorities may occur in cases of attacks on our IT systems. Third parties may use the transferred data only for the above-mentioned purposes.

The transfer/transmission of personal data to countries outside the EU or an international organization shall be excluded.

Purposes of the Data Processing

- We use your personal data for a number of legitimate purposes, including for the provision of our Services in support of SAIRA and its mission.
- We use your personal data to:
 - Keep you updated with information about SAIRA
 - Fundraise for projects, initiatives or programs
 - Information about events or initiatives that might be of interest to you
 - Conduct preference research in order to ...
 - Perform administrative tasks and for internal record keeping purposes.
 - Create and analyze aggregated (fully anonymized) information about activities for statistical research purposes in support of our mission

5. Cookies

EU General Data Protection Regulation (GDPR)

Recital 30 of the GDPR: “Natural persons may be associated with online identifiers [...] such as internet protocol addresses, cookie identifiers or other identifiers [...]. This may leave traces which, in particular when combined with unique identifiers and other information received by the servers, may be used to create profiles of the natural persons and identify them”

When cookies identify an individual via their device, it is considered personal data [any data that can be used to identify an individual either directly or indirectly (whether on its own or in conjunction with other information) is personal data]

- We use server-side cookies and similar technologies to collect data.
- Cookies are small files (all forms of traced information deposited or read) automatically created once you visit SAIRA.
- You will be informed by an instructional bar on SAIRA’s homepage about an automatic installation of cookies on your browser software the first time you connect:
- “By clicking on the accept button and continuing to browse the site, you consent to the use of cookies”
- “By clicking on the reject button and continuing to browse the site, ...
- “By clicking on _____ button personal modification of cookies (personalized user settings)”
- You can change this in your browser settings as described below.

“We use cookies on our website to support technical features that enhance your user experience. We also use analytics. To opt-out from analytics, click for more information”

Option 1: Read more

Option 2: I have read it

If you wish to **opt-out or opt-in** from our cookie service, please follow this link.

https://edps.europa.eu/about-edps/legal-notice_en#opting_out

- Please note, that cookies do not harm your device, and they do not contain viruses, trojans or other malware
- Cookies do not provide direct information about your identity.

Why we use cookies

- Gathering and saving information about how you browse the Site allows us to improve the navigating experience and the quality of our Site
- Thus, we want to make the use of SAIRA more convenient for you and optimize our web offering

What cookies we use

- Session cookies: to recognize that you have already visited certain pages of our website
- Temporary cookies: to optimize the user-friendliness of our website. Your device stores these cookies temporarily for a specific time. The next time you visit our website, our server will recognize your device as a prior visitor and remember your settings and preferences. You will not have to enter these parameters again.

- These cookies allow us to automatically recognize repeat visits from your device. They will be deleted automatically after a specific time.

The data obtained with the help of cookies help us pursue our legitimate interests and serve the legitimate interests of third parties pursuant to point (f) of the first sentence of Article 6(1) GDPR.

Configure cookie settings

- To configure your browser in such a way that the application does not store cookies on your computer or that an alert appears before storing new cookies. However, the complete deactivation of cookies may prevent you from using all of the functions on our website.

The procedures for blocking cookies differ according to your browser

Internet Explorer

- Click on the “Tools” button, then on “Internet Options”. Under the “General” tab, you find the tab “Browsing history”, click on “Parameters”. Click on the button “Show files”. Click on the column head “Name” to list the files in alphabetical order, then go down the list until you see the files beginning with the prefix “Cookie”, (All cookies contain this prefix and typically contain the name of the website, which created the cookie.) Select the cookie or cookies you want to delete and delete them. Close the window containing the files, then click twice on “OK” to return to Internet Explorer.

Firefox

- Go to the “Tools” tab in the browser window and select the “Options” menu. In the window that appears, choose “Privacy” and click on “Show Cookies”. Find the cookies you want to delete. Select and delete them.

Safari

- In your browser window, choose the “Preferences” menu. Click on “Security”. Click on “Show cookies”. Select the cookies you want to delete and click on “Erase” or on “Erase all”. After having deleted the cookies, click on “Finished”.

Google Chrome

- Click on the “Tools” icon in the menu. Select “Options”. Click on the “Advanced options” tab and scroll to the “Confidentiality” section. Click on the “Show Cookies” button. Find the files you want to delete. Select and delete them. Click on “Close” to go back to your browser.

6. Web analysis & Tracking

For our website, we use the Leadlab service of the service provider wiredminds GmbH and the company’s pixel counting technology to analyze the habits of our website users. The

analysis helps us to optimize our website. The service allows us to recognize which companies visit our website. The data do not enable us to identify users directly.

In context with the Leadlab web services, we use cookies and tag pixels (also known as web or tracking bugs). These cookies and tag pixels allow our service to analyze how our website visitors use our website. The cookie stores information including personal data on the behavior of website visitors and transmits this information directly to wiredminds if wiredminds does not collect it directly. Wiredminds uses pseudonyms and anonymizes the data whenever possible before processing and analyzing the data and creating a user profile.

Without your given consent, neither wiredminds nor we use the collected data to identify you personally, and your personal data are never comingled with data under a pseudonym associated with you. To the extent that the web analysts collect IP addresses, these addresses are stripped of their last control number block upon collection to anonymize the addresses instantly.

You find the data protection statement of wiredminds on the wiredminds website. The provider processes the statistical data based on our legitimate interests in the optimization of our online offerings and our web presence according to Article 6 para.1 lit. f GDPR. Wiredminds processes the data on our behalf, and we have entered into an order processing agreement with wiredminds. Wiredminds agrees to process the data on our behalf and in compliance with the General Data Protection Regulation (GDPR). Wiredminds also agrees to protect the rights of the affected persons.

In case you reject the collection of data and the analysis of your user activities, please use our opt-out cookie to prevent the installation of our cookies. This will prevent the future collection of data when you use our website. The opt-out cookie in your device works only in the used browser and applies only to our website. If you delete the cookies in the computer's cookie folder, you have to install the opt-out cookie again.

7. Social Plugins

We use social plug-ins (social media buttons) on our website. These are small box-like buttons. Click on them to place the content of our website under your profile in social network sites.

If you click on such a button, a link will be established between our website and the social network to which you subscribe. Aside from the respective content, the social network provider will receive other personal information. This includes the information that you visit our website at that time.

For the integration of the social plug-in we use the Shariff Solution. This solution prevents your device from creating a link to the social network merely because you visit a website featuring a social plug-in button without clicking on it. This means that a link is only established if and when you click on the social plug-in button.

We integrate the following social plug-ins on our website:

Facebook Sharing of Facebook Ireland Limited

Sometimes, information is transmitted to the US domicile of the parent company Facebook Inc. This company complies with the data protection regulations of the 'US Privacy Shield' and is registered with the US Privacy Shield Program of the US Department of Commerce. Purpose and scope of the data collection and further processing and use of the data by Facebook and your user rights in your relationship with Facebook as well as your ability to influence your privacy rights by changing your browser settings are subject to your privacy agreement with Facebook. Please consult the Facebook Data Protection Statement.

Twitter Sharing by the Twitter International Company

Sometimes, information is transmitted to the US parent company Twitter Inc. The Twitter International Company complies with the data protection regulations of 'US Privacy Shield'. Twitter Inc. is registered with the US Privacy Shield Program of the US Department of Trade. Please find more information on the data protection in the Twitter Data Protection Statement.

8. Your rights as a data subject

Right to withdraw your consent

Pursuant to Article 7(3) GDPR, you have the right to withdraw at any time any consent you may have given to us before. The consequence of this is that we may no longer continue the respective activity.

Right to access your personal data

Pursuant to Article 15 GDPR, you have the right to obtain information on your personal data, which we have processed. In particular, you have the right to information on the following:

- Purposes of data processing
- The category of the personal data
- The categories of recipients to whom your data has been or is disclosed
- The planned storage periods of data
- The existence of a right to the correction, deletion, restriction of processing and objection
- The right to appeal,
- The right to know the origin of your data in the event that we did not collect these data
- The right to meaningful and detailed information on the existence of automated decision-making including profiling

Right to the correction of incorrect/incomplete data

According to Article 16 GDPR, you have the right to the correction of incorrect and/or the completion of incomplete personal data in storage at the Fraunhofer-Gesellschaft.

Right to the deletion of your personal data

According to Article 17 GDPR, you have the right to the deletion of your personal data providing the deletion does not interfere with the execution of the right to the free expression of opinions and with the compliance with legal obligations, providing the deletion is not against public interest and providing the deletion does not hamper the enforcement, execution or defense of legal claims.

Right to object to communications, direct marketing, or profiling

Pursuant to Article 18 GDPR, you have the right to restrict the processing of your personal data if you contest or challenge the accuracy of these data, the processing of the data is illegal but you reject the deletion of these data and we no longer need the data while you still need the data to enforce, execute or defend legal claims or you have raised an objection against the data processing according to Article 21 GDPR.

Right to receive the provided personal data

Pursuant to Article 20 GDPR, you have the right to receive the personal data you provided to us in a structured, well-established and machine-readable format or to demand the transmission to another authority / data processing controller.

Right to complain

Pursuant to Article 77 GDPR, you have the right to complain to a superior authority. As a rule, you may find such authority at your place of residence, your workplace or our company domicile.

Information about your right to object pursuant to Article 21 GDPR

You have the right to object at any time against the processing of your personal data, based on Article 6 para. 1, lit. f GDPR (data processing in the public interest) and Article 6, para. 1, lit.

e GDPR (data processing based on fair balancing) for reasons, which arise from your specific situation. This shall also apply to the profiling as prescribed by Article 4 No. 4 GDPR, which is supported by this provision.

Once you file an objection, we will no longer process your personal data unless we can establish compelling evidence, which is worthy of protection and outweighs your interests, rights and privileges, or unless the processing serves the enforcement, exercise or defense of legal claims.

To the extent that your objection addresses the processing of data for direct advertising, we will stop the processing immediately. In this case, citing a special situation is not required. This shall also apply to profiling in as far as it does not relate to such direct advertising.

If you like to claim your right to object, an email to datenschutz@zv.fraunhofer.de will suffice.

To the extent applicable, the EU's General Data Protection Regulation provides further information about your rights. You also have the right to lodge complaints with your national or regional data protection authority.

If you are inclined to exercise these rights, please contact us at info@saira.eco

9. Data security

We transmit all your personal data using the widely used and secure TLS (Transport Layer Security) encryption standard. The TLS protocol is a proven and secure standard that is also used in online banking transactions. You will recognize a secure TLS connection by the “s” following the http (https://...) in your browser URL or by the lock symbol in the lower section of your browser.

Moreover, we use suitable technical and organizational safety procedures to protect your data against accidental or willful manipulation, partial or complete loss, destruction or against the unauthorized access by third parties. We constantly improve these security measures as the technology advances.

10. Intellectual property

You and your organization have no rights to the Platform or any information or material made available by Fraunhofer-Gesellschaft via the Platform, unless otherwise expressly permitted by FhG.

You agree to keep confidential the information or material that you may access via the Services, and not to share them with third parties without the consent of the person who submitted the information or material to you.

If you submit or share documents or information via SAIRA,

- you shall ensure you have the necessary rights or licenses from third parties to do so
- you hereby confirm that SAIRA may reproduce, store, modify or otherwise use the documents or information for the purposes for which you have provided it to us.

11. Liability

To the fullest extent permitted by law, you release the Fraunhofer-Gesellschaft from all claims arising out of or in relation to the use of SAIRA. This includes any claims relating to loss, corruption or unauthorized disclosure of or unauthorized access to information uploaded to or downloaded from SAIRA or interference to a computer or other systems caused by viruses, malicious software or otherwise. In addition to that, the Fraunhofer-Gesellschaft will not be liable for any lost profits, revenues, data or goodwill, any financial loss, loss of anticipated savings, or any indirect or consequential loss.

12. Severability

Should individual provisions of this data protection declaration be or become invalid either in part or in its entirety or prove infeasible at any time, this shall not affect the remaining provisions of this data protection declaration. This shall apply accordingly to gaps in this declaration. If you do not comply with these terms, and if FhG does not take action immediately, this does not mean that FhG is giving up any rights that it may have (such as taking action in the future). If a particular term is found to be unenforceable, this will not affect any other terms.

13. Other provisions

Third party tools

Please note that SAIRA's Privacy Policy & Data Protection Notice does not apply to any third party tools.

Monitoring of SAIRA

The Fraunhofer-Gesellschaft may monitor the use of the Services offered by SAIRA but does not commit to doing so. Nevertheless, your use shall be in accordance with applicable law.

Jurisdiction and governing law

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https://www.fit.fraunhofer.de/en/data_protection.html#4
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