



Privacy declaration

This privacy statement has been drawn up on the basis of the AVG - GDPR which is effective as of 25 May 2018.

Mira Recherche & Adviesbureau is a private research agency that carries out research on behalf of companies, lawyers and individuals. Mira Recherche & Adviesbureau is located at Meerheide 5 in 5521 DZ Eersel and registered in the registers of the Chamber of Commerce under file number 58501495. Mira Recherche & Adviesbureau works with a license issued by the Ministry of Justice and Security under number POB 1402. Provisions concerning this license requirement are included in the Dutch Private Investigation Organizations and Investigation Offices Act (WPBR).

Legal basis

Mira Recherche & Adviesbureau conducts research on the basis of the permit as mentioned above. Mira Recherche & Adviesbureau also adheres to the Privacy Code of Conduct for Private Investigation Organizations in its work.

Personal data is collected during the investigation. These personal data serve different interests. Clients gather and store data that ultimately serve for maintaining contact, reporting research results, invoicing activities and similar (and related) work. From 'those involved in an investigation' (the people and / or companies against whom the actual research is directed), data such as (in the case of natural persons) name, address, date of birth and telephone number are stored, as well as data that can be found in databases whose use is permitted to private research agencies, such as cadastral information, information from credit check databases and similar databases.

It can also happen that 'special personal data' are processed, such as financial information and / or criminal law data. In the event that an investigation focuses on an enterprise, public data will be available, such as available in the registers of the Chamber of Commerce and in other available databases for which the use of search agencies is permitted.

Storage period

Data that is collected has a storage period. The retention period depends on the purposes for which this data is stored: in the case of a relationship between the client and the contractor, data are naturally stored during the period in which a cooperation agreement is in place, but also for a period of 3 (three) years. after an assignment has ended.

If there is data from an investigated person (natural person and / or legal person), the data is stored for 5 (five) years, unless a situation arises during this period of 5 years in which the same (natural or legal) person is again subject of research. In that case, the retention period will be extended by 5 years. If an investigation results in a civil or criminal procedure, the stored personal data may be retained for a longer period of time, for example if a research file must remain available for such a procedure.

The security of your personal data

The data processed by Mira Recherche & Adviesbureau are stored safely according to ISO standard 27001.

Information will never be shared with third parties, information will never be sold or provided to persons and / or organizations that are not in any relation to the research or background on the basis of which personal data have been processed by Mira Recherche & Adviesbureau. Personal data is stored securely (256-encrypted).

Right of inspection:

Anyone whose details are stored by Mira Recherche & Adviesbureau is entitled to inspect these stored personal data. At the request of the person concerned Mira Recherche & Adviesbureau will report the stored data. To the extent that this information is collected by Mira Recherche & Adviesbureau itself (that is to say: not come from databases managed by third parties) is a change of the stored data, if there is reason to do so. A request to change the stored personal data can be submitted in writing. The same applies to any objection to the processing and / or storage of personal data. A submitted to Mira Recherche & Adviesbureau request for adjustment, rectification or removal of personal data will be assessed and, if possible, honored within a period of 4 weeks after receipt of this request by Mira Recherche & Adviesbureau. If modification, rectification and / or removal is not possible this will be communicated to the person concerned in writing, together with an explanation of the reason why modification, rectification or deletion of the data is not possible. The same applies to objections against the processing of personal data.

Individuals who initially consented to the processing of their personal data have the right to withdraw this consent. If there is no good reason, the personal data provided will still be retained be removed from the administration at the first request.

Complaints procedure:

If a person whose details have been processed by Mira Recherche & Adviesbureau is not satisfied with the way in which personal data are or have been processed, Erik Arts (owner and advisor of Mira Recherche & Adviesbureau) can be contacted. You can of course also contact the Dutch Data Protection Authority.

More information

For further information, please refer to the following websites:

- Authority Personal Data.
- Information about the AVG.
- Justis website (Ministry of Justice and Security).

This file has been translated via google translate. No rights can be derived from any translation errors.