Thank you for your interest in the German Broadband Association (BREKO).

Starting on 25 May 2018, the provisions of the General Data Protection Regulation (hereinafter referred to as GDPR) shall apply throughout Europe. We take the protection of your personal data very seriously. In accordance with Art. 13 of this new regulation, we would like to inform you below about the processing of personal data carried out by us. Please read our data protection information sheet carefully.

Separate data protection notices apply for the use of our internet offer under the URL www.brekoverband.de, which can be accessed via the address https://brekoverband.de/datenschutz.

If you have any questions or comments, please do not hesitate to contact us.

This data protection declaration is the most recent version and is valid as of May 2018. However, changes or clarifications of legal obligations may require us to amend this data protection declaration at any time.
Who is responsible for data protection at BREKO?

Responsible for matters concerning the GDPR is:

Bundesverband Breitbandkommunikation e. V.
Menuhinstraße 6
53113 Bonn
GERMANY
Phone: +49 228 24999-70
Fax: +49 228 24999-72
Email: yourdata@brekoverband.de

At BREKO, everyone is responsible for data protection. In addition, we have decided to appoint a data protection officer. To ensure independence, we have appointed an external consultant.

Data Protection Officer:

DATROS Rechtsanwaltsgesellschaft mbH
Lise-Meitner-Straße 15
24941 Flensburg
GERMANY
We collect data from you. What exactly does that mean?

Types of data

As part of our normal business operations, we regularly process the following types of personal data that we collect from you:

- **Inventory data** (data necessary for establishment, content-related design, change or termination of a contractual relationship; e.g. name and address)
- **Contact data** (data under which you or your company can be reached; e.g. email address or telephone number)
- **Content data** (communication content)
- **Contract data** (contract text and subject matter, term, etc.)
- **Payment data** (e.g. bank details and booking history)
- **Picture and video data** (e.g. press photos and videos of events and activities)

Storage duration

We delete or restrict the processing of your personal data in accordance with Art. 17 and 18 of the GDPR.

The data will be deleted by us, especially, once the purpose for which we originally collected the data ceases to apply, unless we are obliged to store it for a longer period in accordance with Art. 6, para. 1, sentence 1 c) of the GDPR on account of tax and commercial law storage and documentation obligations.

In case of legal storage obligations, we restrict the data.
For what purposes do we collect your data? And are we allowed to do that?

Members of the association

The processing of the above-mentioned data of members of the association (or their representatives), customers, suppliers, service providers and consultants is conducted for the purpose of implementing the membership or contractual relationship. The legal basis for this is Art. 6 para. 1 sentence 1 b) of the GDPR.

Legitimate interest

Outside of an existing membership or contractual relationship, we process your contact data for marketing purposes (membership acquisition/retention) in order to provide you with information about us, our association’s activities and our services.

The legal basis for this is Art. 6 para. 1 sentence 1 f) of the GDPR. This provision allows processing of data necessary for the protection of the legitimate interests of the controller or a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject. We derive our legitimate interest from recital 47 of the GDPR which states, i.a.: "The processing of personal data for direct marketing purposes may be regarded as carried out for a legitimate interest". With regards to the fact that you are addressed in your working environment and that there is a contractual obligation (or pre-contractual relationship) between our companies, advertising is in our legitimate interest.

This processing does not require your consent. However, you are entitled to the rights listed below.
For what purposes do we collect your data? And are we allowed to do that?

Right to object

In accordance with Art. 21 para. 1 of the GDPR, you have the right to object at any time to the processing of your personal data based on Art. 6 para. 1 sentence 1 f) for reasons arising from your particular situation.

In accordance with Art. 21 para. 2 of the GDPR, you also have the right to object at any time to the processing of your personal data for the purpose of direct marketing without stating reasons.

The right to object is not bound to a certain form and becomes effective upon reception, irrespective of the medium used, and will be accounted for accordingly. To facilitate your work and ours, we ask you to send the withdrawal preferably to the following email address: yourdata@brekoverband.de
Where does your data go?

The data processed by us will only be passed on to external service providers and in particular to the entities listed below to the extent necessary on the basis of order processing within the meaning of Art. 28 of the GDPR within the scope of the above-mentioned purposes and legal bases:

BREKO Servicegesellschaft mbH, Menuhinstraße 6, 53113 Bonn, Germany

BREKO Einkaufsgemeinschaft e.G., Menuhinstraße 6, 53113 Bonn, Germany

In addition, we provide the data to the respective authorised responsible body, insofar as this is required by law.
What are your rights?

Right to withdraw consent
In accordance with Art. 7 para. 3 of the GDPR, you have the right to withdraw any consent given with effect for the future at any time without giving reasons. The withdrawal is not bound to a certain form and becomes effective upon reception, irrespective of the medium used, and will be accounted for accordingly. To facilitate your work and ours, we ask you to send the withdrawal preferably to the following email address: yourdata@brekoverband.de.

Right to confirmation of processing
In accordance with Art. 15 of the GDPR, you have the right to obtain confirmation from us about the processing of your personal data.

Right to access
In accordance with Art. 15 of the GDPR, you also have the right to obtain access to the data we store. We will provide you with the information in accordance with Art. 15 of the GDPR.

Right to completion and rectification
In accordance with Art. 16 of the GDPR, you have the right to obtain rectification of any inaccurate personal data concerning you without undue delay. In addition, you have the right to complete the incomplete data stored with us.

Right to be forgotten
In accordance with Art. 17 of the GDPR, you have the right to obtain erasure of your personal data without undue delay.

Right to restriction of processing
In accordance with Art. 18 of GDPR, you have the right to obtain the restriction of processing of your personal data.

Right to data portability
In accordance with Art. 20 of the GDPR, you have the right to receive the personal data concerning yourself in a structured, commonly used and machine-readable format and to demand that it be made available to third parties without hindrance. Restrictions to this right may result from Art. 20 of the GDPR.

Right to lodge a complaint
In accordance with Art. 77 of the GDPR, you have the right to lodge a complaint with the competent supervisory authority. You can reach them at the following address: The State Officer for Data Protection and Freedom of Information of North Rhine-Westphalia, P.O. Box 20 04 44, 40102 Düsseldorf or Kavalleriestraße 2-4, 40213 Düsseldorf, Tel.: +49 211 38424-0, Fax: +49 211/38424-10, Email: poststelle@ldi.nrw.de.