

# JurAlst — Data Processing Agreement (DPA)

---

This Data Processing Agreement forms part of the legal framework governing the use of JurAlst services and related AI-powered, legal-tech and digital platform functionalities.

## 1. Subject Matter and Scope

This Data Processing Agreement (“DPA”) governs the processing of personal data carried out in connection with the JurAlst platform, website, newsletters, AI-related tools, legal-tech services, analytics systems, embedded media, digital products and future AI-powered services.

This DPA applies where JurAlst processes personal data subject to the Swiss Federal Act on Data Protection (“FADP”), the EU General Data Protection Regulation (“GDPR”) or other applicable data protection legislation.

## 2. Categories of Personal Data

Depending on the interaction with JurAlst services, processed personal data may include names, email addresses, communication data, IP addresses, usage information, newsletter subscription data, cookie identifiers, analytics information, browser/device data and interactions with embedded media or AI-related tools.

Users remain solely responsible for ensuring that any uploaded or submitted data may lawfully be processed.

## 3. Purposes of Processing

JurAlst processes personal data for the operation, maintenance and improvement of the platform and related services, including:

- operation and security of the website and infrastructure;
- delivery of newsletters and communications;
- analytics and performance monitoring;
- management of subscriptions and digital products;
- AI-related functionalities and legal-tech services;
- user authentication and account management;
- prevention of abuse, fraud and unauthorized access;
- legal and regulatory compliance obligations.

## 4. Cookies, Analytics and Consent Management

JurAlst may use cookies, local storage technologies and similar identifiers in order to ensure website functionality, remember user preferences, manage consent settings, analyze website traffic and improve platform performance.

Analytics, advertising or non-essential cookies are activated only where required consent has been obtained through the consent management interface displayed on the website.

Users may withdraw or modify consent preferences at any time through the available privacy settings or browser controls.

Interactions with embedded media, third-party videos, external resources or analytics tools may result in additional data processing by third-party providers according to their own privacy policies.

## **5. AI-Related Processing and User Responsibility**

JurAlst may provide AI-assisted functionalities, experimental AI tools, automated summaries, legal-tech resources or future AI-powered services.

Users acknowledge that AI-generated outputs may contain inaccuracies, hallucinations, incomplete information, outdated legal references or regulatory inconsistencies.

Users remain solely responsible for reviewing, validating and verifying all AI-generated or AI-assisted outputs before relying on them.

Unless explicitly authorized under a separate written agreement, users must not upload or process:

- attorney-client privileged information;
- professional secrecy protected data;
- medical or health-related data;
- trade secrets or confidential information;
- special category data without a lawful basis;
- unlawful or unauthorized personal data.

Users warrant that they possess all required legal bases, consents and permissions necessary for submitted data.

## **6. Security Measures**

JurAlst implements appropriate technical and organizational measures designed to ensure the confidentiality, integrity, availability and resilience of personal data and platform infrastructure.

Such measures may include:

- access control restrictions;
- encrypted connections and secure transmission protocols;
- authentication and authorization mechanisms;
- infrastructure monitoring;
- internal confidentiality obligations;
- incident response procedures;
- backup and recovery measures;
- limitation of data access on a need-to-know basis.

No system can guarantee absolute security. Users acknowledge that internet-based services inherently involve cybersecurity risks.

## **7. Subprocessors and Third-Party Providers**

JurAlst may engage trusted third-party providers for hosting, analytics, newsletter delivery, cloud infrastructure, authentication, embedded media, payment processing, AI functionalities or technical support.

Such providers may process personal data only to the extent necessary for the provision of services and subject to appropriate contractual, technical and organizational safeguards.

## **8. International Data Transfers**

Personal data may be processed outside Switzerland or the European Economic Area where necessary for the operation of JurAlst services or engagement of international service providers.

Where required by law, JurAlst implements appropriate safeguards, contractual protections or transfer mechanisms designed to ensure an adequate level of data protection.

## **9. Data Subject Rights**

Data subjects may exercise rights of access, rectification, deletion, restriction of processing, objection, withdrawal of consent and data portability where applicable under Swiss or European data protection law.

Requests relating to personal data may be submitted through the contact information provided by JurAlst.

## **10. Confidentiality**

Persons authorized to process personal data on behalf of JurAlst are subject to confidentiality obligations and appropriate internal access restrictions.

JurAlst does not intentionally access or use personal data beyond what is reasonably necessary for platform operation, support, compliance or security purposes.

## **11. Data Retention**

Personal data shall only be retained for as long as necessary for the purposes for which the data was collected, to comply with legal obligations, resolve disputes, enforce agreements or maintain platform security and integrity.

Where legally required or technically feasible, data may be deleted, anonymized or aggregated after expiration of the relevant retention period.

## **12. Data Breaches and Security Incidents**

JurAlst maintains procedures designed to identify, investigate and mitigate unauthorized access, disclosure, loss or misuse of personal data.

Where required by applicable law, affected parties or competent authorities may be informed of relevant data breaches within the legally required timeframe.

## **13. Limitation of Liability**

To the extent permitted by applicable law, JurAlst excludes liability for indirect, incidental or consequential damages arising from data processing activities, third-party services, cybersecurity incidents, AI-generated outputs or unlawful user conduct.

Nothing in this DPA excludes liability that cannot legally be excluded under mandatory law.

## **14. Governing Law and Jurisdiction**

This Data Processing Agreement is governed by the substantive laws of Switzerland.

Subject to mandatory legal provisions, the ordinary courts of Zurich, Switzerland shall have jurisdiction over disputes arising from or relating to this DPA.

## **15. Contact**

JurAlst Baslerstrasse 71 8048 Zurich Switzerland

Email: [infojuraist@gmail.com](mailto:infojuraist@gmail.com)