

Privacy information and consent in the data processing

By contacting us, personal confidential information is collected. All therapists and employees in our practice have always been subject to strict welding obligations. Following the new data protection law that has now come into force (EU General Data Protection Regulation and Federal Data Protection Act), we are obliged to inform you about the purpose for which our practice collects, stores or forwards data. The information also tells you what your privacy rights are. Furthermore, your explicit consent to the data collection is required.

1. RESPONSIBILITY FOR DATA PROCESSING

Responsible for the data processing is:

Carmen Reiss
Alternative Practitioner of Psychotherapy

Practis Name: Integrative Primal Therapy Carmen Reiss

Address: Friedrich-Ebert-Str. 49
68167 Mannheim Phone: 0049 6 21/33 61 87-7

Contact person in Baden-Wuerttemberg on all data protection matters

Name: Dr. Stefan Brink

Address: House and parcel address:
Königstraße 10a 70173 Stuttgart
Mailing address
Postfach 10 29 32 70025 Stuttgart

Contact Details: 0711 / 61 55 41 – 0, poststelle@fdi.bwl.de
<https://www.baden-wuerttemberg.datenschutz.de/kontakt/>

2. PURPOSE OF DATA PROCESSING

The data processing is based on legal requirements in order to fulfill the treatment contract between you and your alternative practitioner and the associated duties.

For this we process your personal data, in particular your health data. This includes anamnesis, diagnoses, therapy suggestions and findings that we or other non-medical practitioners collect. For these purposes, other medical practitioners, doctors, or psychotherapists with whom you are undergoing treatment may provide us with data (eg, in therapist's letters) if you have released them from their duty of secrecy.

The collection of health data is a prerequisite for your treatment. If the necessary information is not provided, careful treatment cannot be provided..

3. DISTRIBUTION OF YOUR DATA TO THIRD PARTIES

We don't transfer your personal data to third parties.

4. STORING YOUR DATA

We will only store your personal information for as long as necessary to carry out the treatment. According to legal requirements, we are obliged to keep this data for at least 10 years after completion of the treatment.

5. APPROVAL DECLARATION

By contacting us, you expressly agree to the collection and storage of personal data necessary for contact and treatment.

You have the right to revoke this consent at any time, however, a revocation is effective only for the future, as required by law, a documentation of your treatment data is mandatory. After revoking this declaration of consent, however, a further contact and treatment is no longer possible.

6. OTHER APPROVAL DECLARATIONS

You agree to be contacted by us in the way that you have given in the contact form (email, phone, etc.). You agree to be contacted by us for treatment-relevant information.

7. YOUR RIGHTS

You have the right to receive information about the personal data relating to you. You can also request the correction of incorrect data.

In addition, under certain conditions, you have the right to delete data, the right to restrict data processing and the right to data portability.

The processing of your data is based on legal regulations. Only in exceptional cases we need your consent. In these cases, you have the right to withdraw your consent for future processing.

You also have the right to complain to the relevant data protection supervisory authority if you believe that the processing of your personal data is unlawful.

The address of the data protection officer / supervisor responsible for our practice can be found in n° 1.

8. LEGAL BASIS

The legal basis for the processing of your data is Article 9 paragraph 2 lit. h) DS-GVO in conjunction with § 22 (1) No. 1 lit. b) Federal Data Protection Act. If you have any questions, you can always contact us.