

Information statement for vehicle drivers

In this information statement, we would like to explain how we process your personal data when you or your employer use Road Visibility and/or Carbon Visibility on the Transporeon platform (referred to as “we” or “us” throughout the document).

Introduction

What is personal data?

The General Data Protection Regulation (GDPR) defines in Article 4 Paragraph 1 what is meant by personal data:

“any information relating to an identified or identifiable natural person (hereinafter referred to as the “data subject”); an identifiable natural person is one 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 that natural person; [...]”

1. Name and contact details of the controller and data protection officer

Please approach your employer for details.

2. Collection and storage of personal data and the nature and purpose of its use

Our platform enables shippers, carriers, suppliers and goods recipients to optimize their logistics processes, especially through the exchange of transport data. The users of the platform are persons who work for such companies. Vehicle drivers are persons who carry out transports for such companies or who carry out transports for which a time slot has been booked on the platform.

2.1. Which data do we process? - Platform users

This Information statement is specifically aimed at vehicle drivers who may not visit the platform. The privacy notice for platform users with Transporeon being data controller can be found on the login page of our platform in the footer or under the following address: https://legal.transporeon.com/DP/PLT/en_Platform_Privacy_Policy.pdf

2.2. Which data do we process on behalf of our business customers? – Vehicle drivers (e.g. drivers of transports)

The majority of the data on the platform is not personal data, but transport-related data. For example, this data could be routes, offers, or transport documentation.

Furthermore, your following personal data will be processed:

- License plate or VIN.
- Location data (GPS position).

2.3. Why do we process your personal data on behalf of our business customers?

Please approach your employer for specific details on legal basis and purposes.

When using Road Visibility, your personal data is generally processed to provide transparency and traceability of the transport process to your company (e.g. a carrier / your employer) and your business partners (processing and placement of transport assignments).

When using Carbon Visibility, your personal data is generally processed to calculate accurate emissions of a transport.

When using Transporeon Trucker, Transporeon acting as data controller processes the data in accordance with Art. 6 Para. 1 clause 1 lit. a GDPR, subject to your explicit consent. Further information can be found in the privacy notice of Transporeon Trucker.

2.4. For what period of time will your personal data be saved?

When using Road Visibility, by default location data (GPS position) and corresponding license plate or VIN in the telematics dataset will be deleted from the interactive applications of the platform at the latest after 90 calendar days.

When using Carbon Visibility, by default license plate or VIN will be deleted 6 months after the data has been provided to calculate accurate emissions of a transport.

In both use cases, for the purposes of vehicle fleet management and transport matching, license plate will be stored in the vehicle record (information about the vehicle) as long as there is a business relationship connected to such license plate (e.g. the vehicle is still active in the fleet of our business customer).

3. Disclosure of data

The following parties will receive your personal data:

- a) Transporeon and our affiliate companies listed below;
- b) The transport client (shipper);
- c) The transport contractor (carrier);
- d) Your employer or client, if not identical to c);
- e) The goods recipient, who may be identical to the transport client (see b));
- f) If Road Visibility is used: the recipient of the URL to the route tracking ("tracking link")

We provide your personal data to our affiliate companies, which are named at the following address: https://legal.transporeon.com/transporeon_entities.pdf

In addition, depending on the use of our services, we currently provide your personal data to the following service providers, which are named at the following address: https://legal.transporeon.com/transporeon_service_providers_visibility.pdf

We process your personal data on servers based in Europe, unless otherwise stated. If your employer works with users from countries outside the European Union or the European Economic Area, they can view your above mentioned personal data on our platform.

The European affiliated companies of Transporeon and the affiliated companies outside of the European Union or the European Economic Area have implemented and transcribed the EU standard contractual clauses in order to ensure an adequate level of data protection and to ensure compliance with the legal requirements of Art. 44 ff. GDPR.

4. Rights of the data subject

Given below is information on your rights in connection with your personal data:

- According to Art. 15 GDPR, you may request information about your personal data processed by us. In particular, you can request information on the processing purposes, the category of personal data, the categories of recipients to whom your data has been disclosed, the planned retention period, the rights to rectification, deletion, limitation of processing, or objection, the existence of a right to complain, the source of the data, if not collected from us, and the existence of automated decision-making including profiling and, where appropriate, meaningful information about the details;
- According to Art. 16 GDPR, you may immediately demand the correction of incorrect or completion of incomplete personal data stored with us;
- According to Art. 17 GDPR, you may also request the deletion of your personal data stored by us, unless processing such data is required for the exercise of the right to freedom of expression and information, for the fulfilment of a legal obligation, for reasons of public interest, or for assertion, exercise or defense of legal claims;
- According to Art. 18 GDPR, you may request the limitation of processing of your personal data if the accuracy of your data is disputed, the processing is unlawful, but if you decline the deletion of such data and we no longer require the data, however you require the data for the assertion, exercise, or defense of legal claims, or if you have objected to the data processing in accordance with Art. 21 GDPR (see below);
- According to Art. 20 GDPR, you may receive your personal data provided to us in a structured, standard and machine-readable format or require it to be forwarded to another controller;
- According to Art. 7 Para. 3 GDPR, you may revoke your consent previously given to us at any time. As a result, we are not permitted to continue the data processing based on this consent for the future;
- According to Art. 77 GDPR, you may complain to a supervisory authority. You are normally permitted to contact the supervisory authority of your usual place of residence or workplace or our registered office (see https://www.bfdi.bund.de/DE/Service/Anschriften/anschriften_table.html only available in German) and
- According to Art. 21 GDPR, you have the right to file an objection against the processing of your personal data in accordance with Art. 21 GDPR provided that there are reasons for this arising from your particular situation, or the objection relates to direct advertising.

In our role as data processor we will forward your request to your employer as data controller and provide assistance accordingly.