

## Rega Privacy Policy

### 1 General

Data protection is a matter of great importance to Rega. This Privacy Policy describes the scope, purpose and manner of Rega's processing of personal data. When processing personal data, Rega complies with the applicable data protection laws.

All Rega employees are subject to non-disclosure obligations.

### 2 Responsible body

The body responsible for data protection is Swiss Air-Rescue Rega.

Rega Centre  
PO Box 1414  
8058 Zurich Airport  
Switzerland  
Tel. +41 44 654 33 11

### 3 Processing of personal data

#### 3.1 What are personal data

Personal data are information relating to an identified or identifiable natural person, such as form of address, first name, family name, address, e-mail address, date of birth, etc.

#### 3.2 Where we get your data from

Rega is in possession of some of the data mentioned below because you have provided it to us (e.g. via the contact form) without being obliged to do so. However, if you conclude a contract with us by obtaining a Rega service or, for example, by becoming a patron, you are required to provide certain data as a result of your contractual obligation, such as master data. Moreover, when using the website, the processing of technical data is unavoidable. In addition, we receive data from third parties (e.g. contractual partners).

#### 3.3 Orders in the online shop

When goods are ordered in Rega's online shop, Rega stores the following personal data: first name, family name, address, telephone number and e-mail address, and if available, company name, patronage number and form of address.

These data are used for the purpose of processing the contract. The conclusion or performance of a contract pursuant to Article 6(1)(b) GDPR or Article 13(2)(a) FADP or Article 31(2)(a) nFADP serves as the legal basis.

Rega forwards your data to a service provider in Switzerland who processes the order and collects the payment on behalf of Rega. Your data are erased at the latest 10 years after conclusion of the contract. Insofar as erasure is technically not possible, the data are archived and the access rights are restricted as much as possible.

## 3.4 Emergency calls

In the event that you call the Operations Centre, your call is recorded. This happens for the purpose of performing the mission efficiently; the legal basis for the processing of this data is a legitimate or overriding interest on the part of Rega (Article 6(1)(f) GDPR or Article 13(1) FADP or Article 31(1) nFADP) (telephone recording of emergency calls to ensure the correct performance of the rescue mission). The personal data that are collected comprise first name, family name and telephone number of the caller. The emergency call itself is erased after 2 years; only the first name, family name and telephone number of the caller is retained. Upon expiration of the statutory retention period, the data are erased. Insofar as erasure is technically not possible, the data are archived and the access rights are restricted as much as possible.

## 3.5 Rescue

In the event of a rescue mission, Rega collects the following personal data from you: first name, family name, address, date of birth, social data, life circumstances and medical data.

In connection with the rescue mission, Rega may additionally collect personal data (first name, family name, contact information, relationship to injured person) of related, acquainted or other persons involved in the rescue.

Rega uses these personal data for the purpose of providing comprehensive medical care, of determining responsibility for the costs, for invoicing and for maintaining your patient file. The legal basis for the processing of this data is the protection of vital interests (Article 9(2)(c) GDPR) and the conclusion or performance of a contract (Article 6(1)(b) GDPR or Article 13(2)(a) FADP or Article 31(2)(a) nFADP).

Rega is obliged by law to retain personal data for 10 years, respectively 20 years pursuant to the Swiss Transplantation Act and the Swiss Therapeutic Products Act. Upon expiration of the statutory retention period, your data is erased. Insofar as erasure is technically not possible, the data are archived and the access rights are restricted as much as possible.

## 3.6 Repatriation

In the event of a repatriation, Rega collects the following personal data from you: first name, family name, address, date of birth, social data, life circumstances, insurance details, travel documents, current location, destination, validity of your patronage and medical data.

In connection with the repatriation, Rega may additionally collect personal data (first name, family name, contact information, relationship to person being repatriated) of related or acquainted persons.

Rega uses these personal data for the purpose of organising and carrying out patient transports, making medical clarifications, giving medical consultations, providing medical care, invoicing and maintaining your patient file. The legal basis for the processing of this data is the protection of vital interests (Article 9(2)(c) GDPR) and the conclusion or performance of a contract (Article 6(1)(b) GDPR or Article 13(2)(a) FADP or Article 31(2)(a) nFADP).

Rega is obliged by law to retain personal data for 10 years, respectively 20 years pursuant to the Swiss Transplantation Act and the Swiss Therapeutic Products Act. Upon expiration of the statutory retention period, your data is erased. Insofar as erasure is technically not possible, the data are archived and the access rights are restricted as much as possible.

## 3.7 Patronage

In connection with patronage, Rega collects the following personal data: first name, family name, address, e-mail address and date of birth.

Rega uses these data for the purpose of patronage management. The legal basis for the processing of this data is the conclusion or performance of a contract (Article 6(1)(b) GDPR or Article 13(2)(a) or Article 31(2)(a) nFADP).

If you are no longer a Rega patron, these data are erased upon expiration of the statutory retention period. Insofar as erasure is technically not possible, the data are archived and the access rights are restricted as much as possible.

Otherwise patrons are subject to the Rega Conditions of Patronage, which can be found at the following link: <https://www.rega.ch/en/rega-patron/become-a-patron/conditions-of-patronage>

## 3.8 RegaCLUB

Rega patrons under the age of 12 are automatically members of RegaCLUB. The same personal data are used for RegaCLUB membership as have already been collected in connection with their Rega patronage. This information is used to verify RegaCLUB membership and allows Rega to enter into correspondence regarding competition entries, send ordered promotional material, confirm registrations, and coordinate events and guided tours. The legal basis for the processing of this data is the conclusion or performance of a contract pursuant to Article 6(1)(b) GDPR or Article 31(2)(a) nFADP.

The data is only stored for as long as is necessary for the preparation, implementation and follow-up of the offers and activities. The data relating to children taking part in competitions can be used by Rega for the purposes of marketing and communication, as well as of customer loyalty. The legal basis for the processing of this data is therefore a legitimate or overriding interest on the part of Rega (Article 6(1)(f) GDPR or Article 31(1) nFADP). The use of data for promotional purposes can be objected to at any time.

During RegaCLUB events, images and videos will be taken. Children participating in these events will additionally be informed in writing by means of a posted notice that pictures and videos will be taken.

If you do not wish to be photographed or filmed while participating in such events, please inform the photographer or the event organiser on location. In such cases, we will provide you or the participating child with a tag that can be worn on your/their clothing in order to prevent pictures being taken or to ensure that images in which you or the participating child are depicted are deleted.

Image and film material that has been created can be used in various Rega media. These include, for example, the websites [rega.ch](http://rega.ch) and [regaclub.ch](http://regaclub.ch), the Rega newsletter, the 1414 magazine, and Rega's social media channels. The use of image and film material on third-party or paid channels requires the written consent of a person with parental authority. These channels include, for example, social media, print and online advertisements, and banner advertisements on third-party websites.

The legal basis for the processing of this material is consent (Article 6(1)(a) GDPR or Article 31(1) nFADP). Consent that has been given can be revoked at any time. This revocation applies to all future processing of data.

## 3.9 Donations, inheritances and legacies

In connection with donations, Rega collects first name, family name and address in the event that you request a pre-printed payment slip via the website. You can also support Rega simply and directly in particular by paying by credit card, PostCard, Twint or e-banking.

In connection with inheritances and legacies, Rega collects first name, family name, address, e-mail address, date of birth and date of death. Following the distribution of the estate, the data of the deceased person are disabled.

Rega uses these personal data for the purpose of processing a transaction. The legal basis for the processing of this data is the conclusion or performance of a contract (Article 6(1)(b) GDPR or Article 13(2)(a) FADP or Article 31(2)(a) nFADP).

Upon expiration of the statutory retention period, the data are erased. Insofar as erasure is technically not possible, the data are archived and the access rights are restricted as much as possible.

## 3.10 Rega app

Information on the processing of your personal data in connection with the Rega app is available in the Rega App Privacy Policy and Terms of Use, which can be found directly in the app.

## 3.11 Requests or enquiries via contact form or e-mail

In connection with requests or enquiries by e-mail or via the contact form on the website, the following personal data are collected: gender, first name, family name, address, e-mail address and telephone number.

These data are used for the purpose of processing the request or enquiry. The legal basis for the processing of this data is a legitimate interest (answering enquiries: Article 6(1)(f) GDPR or Article 13(1) FADP or Article 31(1) nFADP).

Upon expiration of the statutory retention period, the data are erased. Insofar as erasure is technically not possible, the data are archived and the access rights are restricted as much as possible.

## 3.12 Telephone calls

In connection with telephone calls that are not directed to the Operations Centre because they do not concern an emergency, only the first name, family name, postcode and, if available, patronage number are collected.

These data are used for the purpose of processing the request or enquiry. The legal basis for the processing of this data is a legitimate or overriding interest (answering enquiries; Article 6(1)(f) GDPR or Article 13(1) FADP or Article 31(1) nFADP).

Upon expiration of the statutory retention period the data are erased. Insofar as erasure is technically not possible, the data are archived and the access rights are restricted as much as possible.

## 3.13 Visitors

When you visit our Rega Centre, we collect the following personal data for security purposes: first name, family name. The legal basis for the processing of this data is a legitimate or overriding interest (access checks to ensure physical safety and to secure evidence; Article 6(1)(f) GDPR or Article 13(1) FADP or Article 31(1) nFADP). In addition, you will be recorded by means of video surveillance. The legal basis for this, too, is a legitimate or overriding interest (video surveillance to ensure physical safety and to secure evidence; Article 6(1)(f) GDPR or Article 13(1) FADP or Article 31(1) nFADP).

The video recordings are erased after 60 days. The visitor list is destroyed after 2 years.

## 3.14 Newsletter

If you are a Rega customer or patron and we are in possession of your e-mail address for this reason, we will use it to send you our newsletter with direct advertising relating to our own similar goods and services, providing that you have not objected to this. You may object to this at any time. The legal basis for the processing of this personal data is a legitimate interest (direct marketing; Article 6(1)(f) GDPR or Article 13(1) FADP or Article 31(1) nFADP).

In connection with subscribing to our newsletter via our website, the following personal data are stored: form of address, first name, family name, e-mail address and, if available, patronage number. Rega uses these data solely to deliver the newsletter you have subscribed to. The legal basis for the processing of this data is consent (Article 6(1)(a) GDPR or Article 13(1) FADP or Article 31(1) nFADP).

If at any time you no longer wish to receive e-mails from Rega, you can unsubscribe via the corresponding link provided in every Rega newsletter. If, however, you use other Rega services (e.g. patronage or ordering in the online shop), your data will remain in the Rega database for the provision of these services and will be used for processing the relevant transactions.

## 3.15 Job applications

Information on the processing of your personal data in the job application process is given in the Privacy Policy for applicants, which you will find at the following link (in German):

<https://rega-jobs.ch/datenschutz.html>

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## 4 Legal basis for the processing of personal data

Where Rega obtains the consent of the data subject to process their personal data (e.g. to send a newsletter or for the use of Google Analytics), Article 6(1)(a) GDPR or Article 13(1) FADP or Article 31(1) nFADP serves as the legal basis.

In connection with the processing of personal data for the purpose of performing or concluding a contract, Article 6(1)(b) GDPR or Article 13(2)(a) FADP or Article 31(2)(a) nFADP serves as the legal basis. This also applies for processing operations that are required in order to implement pre-contractual measures.

Where processing of personal data is necessary to comply with a legal obligation on the part of Rega (e.g. statutory retention periods), Article 6(1)(c) GDPR or Article 13(1) FADP or Article 31(1) nFADP serves as the legal basis.

In connection with the processing of personal data (in particular also personal data requiring special protection or personal data relating to special categories), the protection of vital interests pursuant to Article 6(1)(d) GDPR or Article 9(2)(c) GDPR in the context of personal data of special categories serves as the legal basis.

If the processing of the personal data is necessary to protect a legitimate or overriding interest on the part of Rega or a third party, Article 6(1)(f) GDPR or Article 13(1) FADP or Article 31(1) nFADP serves as the legal basis. This concerns, for example, the processing of the following data:

- Marketing, provided that you have not objected to the use of your data for marketing purposes
- Operation and management of the website
- Responding to requests and enquiries
- Asserting legal claims and defending legal claims in the context of legal disputes
- Video surveillance to ensure physical safety and to secure evidence
- Telephone recording of emergency calls to ensure that the rescue mission is implemented correctly and efficiently
- Access checks to ensure physical safety and to secure evidence.

In the case that there are reasonable grounds for assuming that an amount receivable is unrecoverable, Rega forwards personal data to the competent cantonal social assistance authority for the purpose of a precautionary notification and, if non-recoverability is confirmed, in order to ensure that its costs are partially covered in accordance with the guidelines on contributions to partially cover non-recoverable costs of rescue missions charged to the public welfare budget (social assistance) and with the Swiss federal act on the responsibility for providing support to persons in need.

## 5 Automated decision-making

In establishing and maintaining business relationships, Rega does not carry out automated decision-making pursuant to Article 22 FADP or automated individual decision-making, including profiling pursuant to GDPR.

## 6 Transfers of personal data

For the efficient settlement of costs (e.g. confirmation of cost coverage for hospital treatment, cost coverage for repatriations), Rega sends all personal as well as medical data that are relevant for processing the case and for assessing the payment obligations of the various insurance companies involved (e.g. health, accident or travel insurance) or of the appropriate authorities (e.g. social assistance in order to clarify who is responsible for bearing or contributing to the costs relating to claims that are suspected or confirmed to be non-recoverable) to the appropriate insurance companies or authorities. The same applies for doctors, hospitals or operational partners and, where applicable, other authorities involved in the case at home or abroad, whom Rega calls on for the purposes of providing assistance. In the event that assistance is provided, the personal data are forwarded to the relevant country, which fundamentally may be any country in the world. If the receiving country does not provide an adequate level of data protection, Rega discloses the personal data pursuant to Article 49(1)(f) GDPR and Article 6(2)(c) and (e) FADP or Article 17(1)(b) and (d) nFADP or Article 6(1)(b) and (d) GDPR. Rega also uses service providers in particular in connection with the settlement of costs, the assessment of the obligation to pay, and the hosting and operation of the website. Rega selects its service providers carefully and ensures contractually that these service providers only process your data in the same way that Rega would be permitted to do.

Rega points out that it is possible that your data will be processed by our service providers both in the EU/EEA and in countries without an adequate level of data protection. In the event that Rega uses such providers in insecure countries, the legal basis for the transfer of data is pursuant to Article 46(1)(c) GDPR or Article 16(2)(d) nFADP.

In order to clarify the issue of costs, Rega also forwards the patronage data to Swiss Alpine Rescue (ARS) in the event that the rescue was carried out by this organisation.

In the context of repatriation, WhatsApp (WhatsApp Inc., 650 Castro Street, Suite 120-219, Mountain View, California, 94041, USA) may also be used to make further clarifications. This happens on the one hand if you initiate a conversation with Rega via WhatsApp, or in exceptional cases if health personnel contact Rega via this medium because no alternatives are available (e.g. due to the network connection in the country concerned). If you write a WhatsApp message to Rega, you are transmitting your telephone number, which according to WhatsApp is stored on secure servers and is not passed on to third parties. Rega processes this data for the purpose of communication. The content is transmitted in encrypted form between the sender and the recipient. The metadata – such as, in particular, telephone number, device information, type and frequency of use, IP address and Facebook Messenger ID (if Facebook Messenger is installed at the same time) – constitute personal data and are transmitted to WhatsApp in unencrypted form. WhatsApp is therefore able at any time to track who communicates with whom from which location via which end device and for how long.

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By using WhatsApp, you agree to WhatsApp's Terms of Service, which means in particular that you grant WhatsApp Inc. access to both your telephone number and the contacts stored on your phone.

You can find further information on how WhatsApp collects and uses your data in its Privacy Policy: <https://www.whatsapp.com/legal>.

## 7 Rights of data subjects

You have the right to obtain information concerning your data and to have it rectified, restricted or erased, as well as, where applicable, the right to data portability. These rights exist to the extent that no statutory retention periods or other legitimate or overriding interests on the part of Rega conflict with your request. You have the right at any time to revoke consent previously given relating to the processing of your data.

You also have the right, insofar as this applies to you, to lodge a complaint with the responsible supervisory authority (Article 77 GDPR).

If the data processing is carried out on the basis of public or legitimate interest or for the purpose of direct marketing, you have the right at any time to object to the processing of your personal data (Article 21 GDPR).

Corresponding requests, as well as revocations or objections, can be sent to the address given in Section 9 below.

## 8 Cookies, analytical tools and social media plugins

### Cookies

Rega uses cookies on its website. These are small text files that are stored on your device. Your browser accesses these files. The cookies used by the Rega web servers do not pose a security risk for your computer system. Moreover, they do not store any personal or security-relevant data. The information retained in the cookies can only be retrieved by the sender of the cookies, but not by third parties.

Rega additionally points out that the website can also be visited with the cookies disabled, although in this case certain convenience features will no longer be available. You can find out from the browser provider how to disable the storage of cookies permanently, temporarily or upon the corresponding request by the browser.

Rega uses pixels or transparent GIF files to support online advertising. These GIF files are provided by our advertisement management partner, Adveritas. The cookie was set by Adveritas. The information collected by means of cookies is anonymous and not personally identifiable. It does not contain your name, address, telephone number or e-mail address. You can find further information about Adveritas here (in German): <https://adveritas.ch/datenschutzerklaerung>

The legal basis for the processing of personal data using technical cookies is a legitimate interest (operation of the website) pursuant to Article 6(1)(f) GDPR or Article 13(1) FADP or Article 31(1) nFADP. The legal basis for the necessary processing of personal data using cookies for analytical purposes is consent by the user pursuant to Article 6(1)(a) GDPR or Article 13(1) FADP or Article 31(1) nFADP.



## Web analysis

Subject to your consent, Rega uses Google Analytics on its website, which is operated by Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland, in order to analyse and optimise website usage. For this purpose, Google uses cookies that enable it to analyse the usage of a website. The legal basis for processing this data is consent (Article 6(1)(a) GDPR or Article 13(1) FADP or Article 31(1) nFADP). Among other things, the following usage data is collected when you visit our website:

- the pages viewed
- your browsing activity on the website (e.g. clicks, scrolling, length of stay)
- technical information such as the browser type and version, end device or screen resolution
- the address (URL) of the website from which you accessed the Rega website
- orders placed in the Rega shop
- the achievement of website targets, e.g. patronages registered or enquiries/requests
- the IP address of your end device
- your approximate location (country and city)

These data can be transferred to a Google server in the USA. Rega has concluded a data processing agreement with Google.

Google uses this information in order to analyse your usage of the website, to compile reports for the website operator concerning website activities and to provide additional services relating to usage of the website and the internet. Google may under certain circumstances also transfer this information to third parties if required to do so by law or where such third parties process these data on behalf of Google. You can prevent the installation of cookies through the appropriate settings on your browser software; please note, however, that if you do so, you may not be able to fully use all the features on this website. By using this website, you are deemed to have consented to the processing of the data collected by Google relating to you in the manner described above and for the purpose described above. With regard to the collection of IP addresses by Google Analytics, we would like to point out that we use Google Analytics with the extension “anonymizeIp()”. This means that IP addresses are only processed further after being abbreviated, in order to prevent any direct link being made to a specific person.

Based on this information, Rega receives analyses from Google. Google Analytics also enables data, meetings and interactions across multiple end devices to be allocated to a pseudonymised user ID, and thus to analyse website usage across multiple devices. In addition, the Privacy Policy of Google Inc. applies and prevails over this Privacy Policy in the event of any discrepancy. Further information about the Privacy Policy of Google Inc. can be found at: <https://policies.google.com/privacy?hl=en>

You can prevent Google Analytics from being used by installing an add-on in your browser. You also have the option of revoking any consent granted to the relevant providers or of objecting to processing by them via Google, for example at: <https://adssettings.google.com>.

## Google reCAPTCHA

This website also uses the reCAPTCHA feature of Google Ireland Limited, Gordon House, 4 Barrow St., Dublin, D04 E5W5, Ireland (“Google”). This feature primarily serves to distinguish whether an input is made by a natural person or abusively by automated machine-based processing. The service involves sending the IP address and any further data required by Google for the reCAPTCHA service to Google. Google reCAPTCHA is only used if you have given your consent. The legal basis for the processing of this data is consent (Article 6(1)(a) GDPR and Article 13(1) FADP or Article 31(1) nFADP). The use of Google reCAPTCHA may also involve the transfer of personal data to the servers of Google LLC in the USA.

Further information on Google reCAPTCHA and Google’s Privacy Policy can be found at: <https://www.google.com/intl/de/policies/privacy/>.

## Social media plugins

Various social media plugins are installed on the Rega website using the 2-click method. These are only enabled when you click on the provider’s icon. This means that connection is not established automatically and no data is automatically transmitted to social media services when you access the website. Only when you click on the icon does your browser establish a connection to the servers of the operators of the social media services, whereby the provider is notified of your visit to the Rega website as well as your IP address.

We have no influence on how the social media service providers process your data. For further information, please refer to the relevant privacy policies; the appropriate links can be found below. The legal basis in this regard is consent (Article 6(1)(a) GDPR and Article 13(1) FADP or Article 31(1) nFADP), provided that you have clicked on the icon.

Please note that due to the embedding of the social media plugins, it is possible that your data may be processed in the EU/EEA, as well as in countries without an adequate level of data protection. If we use such providers in insecure countries and you give your consent, the legal basis for the transfer of this data is pursuant to Article 49(1)(a) GDPR or Article 6(2)(b) FADP or Article 17(1)(a) nFADP.

If you do not wish your data to be processed accordingly by the enabled plugins, you should ensure that you refrain from clicking on the corresponding icons.

This website also uses Twitter buttons. These are operated by Twitter Inc. (795 Folsom St., Suite 600, San Francisco, CA 94107, USA). According to Twitter Inc., as soon as a connection to Twitter is established, only your IP address is collected and stored.

Information on the handling of personal data by Twitter Inc. can be found here: <https://twitter.com/privacy?lang=de>.

Rega also uses Facebook social plugins on its website, which are operated by Facebook Inc. (1 Hacker Way, Menlo Park, California 94025, USA). Their integration can be recognised by the Facebook logo or the terms “like” and “share” in the Facebook colours (blue and white).

The plugin informs Facebook Inc. that you have visited our website. In this context, it is possible that your IP address will be stored. If you enable the plugin on our website, the information specified in it is linked with your Facebook account. If you use the features of the plugin – for instance by sharing or “liking” a contribution – the corresponding information is similarly transmitted to Facebook Inc.

If you wish to prevent Facebook. Inc. from linking these data with your Facebook account, you should refrain from clicking on the Facebook Icon.

Information on all Facebook plugins can be found at the following link:  
<https://developers.facebook.com/docs/plugins/>

Rega uses Instagram social plugins on its website, which are operated by Instagram LLC., 1601 Willow Road, Menlo Park, CA 94025, USA (“Instagram”). The plugins are identified by means of an Instagram logo, for example in the form of an “Instagram camera”. You can find an overview of the Instagram plugins and what they look like here:

[Introducing Instagram Badges for Webpage Embedding | Instagram Blog](#)

If you enable the plugin on our website, Instagram receives the information that your browser has opened the corresponding page on our website even if you do not have an Instagram profile or are not logged into Instagram at the time. This information (including your IP address) is transmitted by your browser directly to an Instagram server in the USA and stored there. If you are logged into Instagram, Instagram can directly attribute the visit to our website to your Instagram account. If you interact with the plugins – for example, by clicking on the “Instagram” button – this information is also transmitted directly to an Instagram server and stored there. Furthermore, the information is published on your Instagram account and displayed to your contacts. For more information about the purpose and scope of the data collection and the further processing and use of the data by Instagram, as well as your rights in this respect and the settings options for the protection of your privacy, please consult the Instagram Data Policy: <https://help.instagram.com/155833707900388/>

Rega uses YouTube plugins on its website. The operator is YouTube, LLC, 901 Cherry Ave., San Bruno, CA 94066, USA.

To prevent the third-party provider from automatically receiving information about you, you will only see locally stored preview images of videos on the Rega website. Information is only shared with the provider when you click on the preview image and on doing so load the content of the third-party provider. The provider receives the information that you have accessed our site, as well as technically necessary usage data.

The legal basis for this is consent pursuant to Article 6(1)(a) GDPR or Article 13(1) FADP or Article 31(1) nFADP, provided that you have clicked on the preview image.

We have no influence on how the provider processes your data. You can find more information on the handling of user data in YouTube’s Privacy Policy at:

<https://www.google.de/intl/de/policies/privacy>.

## 9 Technical and organisational measures

Rega undertakes all reasonable and appropriate technical/organisational steps to ensure the security of the personal data.

## 10 Contact details of the Data Protection Officer

If you have any questions, you can contact Rega at the following address:  
Swiss Air-Rescue, Data Protection Officer, PO Box 1414, 8058 Zurich Airport, Switzerland.

## 11 Contact details of the EU representative

Our representative in the EU is:

VGS Datenschutzpartner UG, Am Kaiserkai 69, 20457 Hamburg, Germany.

## 12 Amendments

Rega may amend this Privacy Policy at any time without prior notice. The current version published on the website, [www.rega.ch](http://www.rega.ch), shall apply.