



DATA PRIVACY STATEMENT BTU BUSINESS TRAVEL UNLIMITED REISEBÜRO GES.M.B.H.

1	Processing Activities	Travel management ¹ , passenger data management, payment processing, operation of the website as well as mobile web applications, marketing of products and services, compliance with legal require-			
		ments			
2	Data Controller	BTU Business Travel Unlimited Reisebüroges.m.b.H ("BTU")			
		Business address: Stella-Klein-Löw-Weg 13, OG 3, 1020 Vienna, Austria			
		Telephone: +43 1 516 51 - 0			
		Email: office@btu.at			
3	Contractual rela-	BTU has a contractual relationship with companies for whose er			
	tions	travelers) services are offered in connection with travel activitie			
		ravel agent, BTU arranges travel contracts for travel services (in			
		services, travel arrangements) between the traveler on the one			
		he service provider on the other (business procurement contract			
		sonal data required to fulfill the contractual service is provided a cessed by the company or by the person concerned. The data is			
		o group companies, travel providers, travel agencies, service p			
		and external booking platforms for the purpose of fulfilling the co			
		Data will not be passed on to third parties for any other purpose			
4	Purposes of Data				
	Processing				
	 On the legal 	a) Travel organization (including payment processing) for b			
	basis of <u>ful-</u>	travel management (Business travel), congresses, event	s und		
	filling or pre-	group travels Travel organization (including payment processing) for priv	roto and		
	paring the contractual	 Travel organization (including payment processing) for privious holiday travels 	rate and		
	agreement	c) Organization of travel related services upon client reques	st (e.g. resi-		
		dence permits – Visa, event organization, Checking of rig			
		on Regulation (EEC) No 295/91 for compensation and as	ssistance to		
		passengers)	1.0		
		 Meeting individual requests for additional offers, recomm and services of third-party providers 	iendations		
		Risk management, observing caring duties ²			
		Global travel management and reporting (Data General	tion in		
		Global Distribution Systems – GDS)			
		g) Management of global Air travel program (e.g. PRISM)			
		Dissemination of proprietary and third-party advertiseme	nts, directly		
		or within online information offerings and products			
		Answer customer questions via the website			
		Operation and improvement of the website and its applic	ations		

¹Any references to natural persons within this data protection policy which are only provided in the male form relate equally to both women and men. The gender-specific form is to be used when referring to specific natural persons. Customers refer to both consumers and entrepreneurs.

² In these cases the data subject or controller demonstrably, commissions BTU to forward the travel data to distinct, given third parties and/or to use distinct tools for fulfilling the agreement.

			rision of self-booking tools and customer databases for direct
			y (in the case of direct use of the customer databases by data
			ects, a separate data protection information is provided for the
			ective tool)
	 On the legal 		dling of claims and complaints
	basis of a	b) Dev	elopment of statistics and appraisals, and creation of internal re-
	(overriding)	port	S
	<u>legitimatein-</u>	c) Fam	iliarity with and managing the preferences of internal reports
	<u>terest</u>		
	 On the legal 	a) Re-a	acquiring old customers and acquiring new customers and trav-
	basis of	elers	3
	(overriding)	b) Gatl	nering of user numbers for services for the purposes of docu-
	<u>legitimate in-</u>	men	ting reach
	terests of	c) Mair	ntaining customer satisfaction and customer retention (by using
	BTU for <u>di-</u>		ling, see Point 8 and 9.)
	rect adver-		eminating/playing advertisement for offers and services of BTU
	tisement ³		se of direct advertisement ("marketing purposes")
		inso	far as this is legally permissible
			lyzing user conduct and personal preferences of customers us-
		ing	organized of managed travels for targeted dissemination of ad-
		verti	sement with the goal of avoiding dispersion losses (by using
			ling, see Point 8 and 9.)
			roving the services of BTU by conducting surveys and analyzing
			stionnaires, managing claims/complaints and offering the bene-
			of loyalty programs
	On the basis	a) Crea	ating and storing legally-prescribed documents in observance of
	of <u>legal obli-</u>	accounting principles	
	gation	b) Sen	ding PNR-Data to the Central office of passenger data forfurther
		proc	essing according to regulation (EU) 2016/681
5	Changes to purpose	<u>Direct advertisement</u> : BTU hereby informs that it processes customers'	
	(Forwarding)	and traveler's personal data for the purposes of direct advertisement (incl.	
			TU intends to use direct advertisement to aid in the marketing of
			proprietary or third-party) services and products. The data will
			ed onto any (non-group-affiliated) third parties for this pur-
			e is no incompatibility with the purpose of the original data
		collection.	
6	Objecting to pro-		ner and the individual traveler can object to the use of
	cessing for the pur-		nal data for directadvertisement (including "profiling") at
	poses of directad-		ithout providingany reasons to the controller. By lodging
	vertisement:		n, BTU will no longer use the customer's or traveler's
7	Logal basis of		etail for these purposes infuture.
7	Legal basis of data processing		ditional service: The controller explicitly solicits the custom-
	uata processing		and traveler's consent for individual services (electronic vsletter, transferof the data into the marketing system).
	. Concert		rage of credit card data: Recurring payment processing, fa-
	 Consent 		ating future payments.
			sents can be revoked at any time with future effect.
8	Description of the		cocesses customer and traveler's data (however, not the data
0	(over-riding) legiti-		or special categories personal data within the meaning of Art. 9
	mate inter- ests for		
	the purposes ofdi-	GDPR ("sensitive data")) to use said data for the purposes of direct adver-	
	rect advertisement:	tisement for (further) products of companies affiliated with BTU (see also Point 8.). Messages for this purpose can be sent via the website, mobile	
	Tool auvernoement.		c (customer portal) or by e-mail.
		applications	toustomer portary or by 6-mail.

 $^{^3}$ Direct advertisement is any direct addressing of data subjects for advertising purposes, such as for sending letters or brochures, as well as telephone calls or electronic messages.

		BTU has a legitimate interest in processing personal data for the purposes of direct advertisement (Recital 47, last section of GDPR). This solely involves the processing of customer data in the possession of BTU from the contractual relationship and for which the retention period still applies. This does not involve an extension to the retention period. The primary goal of data processing is acquiring customers with the objective of bringing them into a (preliminary) contractual relationship and retaining them as customers. BTU relies on its constitutionally protected freedom of running a business (Art. 6 StGG (Austrian Constitution)) and freedom of communication (particularly Art. 10 ECHR, which also protects advertising measures), and on those rights To send postal advertisement; To make advertising calls following consent; To send electronic mail following consent; To send electronic mail in accordance with Section 107 Para. 3 of the Telecommunication Act (TKG); BTU complies with legal, communication-related requirements whileusing this data, particularly those of Section 107 TKG.		
	Data processing			
	withinthe group:	BTU is part of a corporate group. BTU uses group-affiliated companies on a collaborative basis to fulfil its extensive obligations (processing bookings via a central booking system, payment systems, marketing, accounting, etc.). BTU has a legitimate interest therein (Recital 48 of GDPR). This particularly relates to the management of booking data from all group-affiliated companies performed via a central booking system. Thisdatabase is maintained by BTU; data is saved and managed centrally. Units of group-affiliated companies have access to this database or personal data only for the purposes of contractual and legal fulfilment as wellas to protect legitimate interests. These units have a contractual obligation to observe all applicable legal conditions for data protection.		
	IT security		ddresses of its customers for a period of 7 days in	
		order to defend against targeted attacks in the form of overloading servers (denial of service attacks) and other damage to systems. BTU has a legitimate interest in this form of data processing for the purposes of maintaining the functionality of its services provided online (Recital 49 of GDPR).		
9	Analyses of per-	Туре	Description	
	storing" data, travorganizatiels, compces, resptomer cameasures customer		BTU stores customer activities (e.g. travel data, flight data, travel destinations, information concerning the organization of congresses, events and group travels, complaints, special services, personal preferences, response to offers etc.) to enable optimal customer care and to ensure relevant and targeted measures can be used to improve satisfaction and customer retention, and to adjust the service on an individual basis.	
		"Analysis of per- sonal interests"	BTU stores customer behavior, special services, personal preferences, and thus deduces specific personal interests in order to prevent dispersion losses (and to minimize data processing operations) when playing advertising content and within direct marketing. BTU uses these analyzed interests in order to communicate targeted, interest-specific offers and advertising to customers and thus prevent dispersion loss in advertising.	
10	Objecting to "profil-		he traveler can object to the use of their personal	
	ing":	data for the purpos	es of profiling at any time without providing any	

		reasons tothe controller. By lodging an objection, BTU will no longer use the customer's personal data for the purpose of profiling in future.		
11	Obligation to pro- videdata	Customers are under no obligation to provide data except to fulfil legalre- porting obligations. Without the provision of data the contracted ser-vices cannot be provided.		
12	Automated deci- sion-making	The customer is not subject to <u>any</u> automated decision that has a legal effect upon them.		
13	Types of data pro- cessed	The processed customer data are stored in a customer database after a master data collection, or by direct entry of the data by the customers or the traveler in a profile. This serves the management of the data to carry out the bookings and provide the contractual service.		
		Disclosed mandatorily by thecustomer, traveler or a customer related third party (e.g. Com- pany travel manage- ment)	Gathered by BTU additionally	
		Personal data according to passport data (first and last name, maiden name, academictitles, date of birth)	Origin of data provided	
		Gender (f,m,d)	Additional services used	
		Contact details (Address(es), Telephone, Email address(es))	Preferences (e.g. eating/dietary habits)	
		Passenger booking-code	Claims, complaints	
		Employer, additional administrative data (cost center, office phone number, company e-mail, booking person)	Travel agency details	
		Booking data (booking, ticketissue, scheduled departure-arrival time)	Clerk	
	1	Flight ticket data (Flight ticket number, issue date, single flight, tariff display)	Status of passenger travel (Travelcon- firmation, Check-in status, no show flights)	
		Nationality	Split and shared passenger data	
		Adress(es)	Seat number, other seat information	
		Accompanying person	Code-Sharing data	
		Children		
		Age of children	Number an name(s) of fellow travel-er(s) as part of passenger data	
		Other personal prefer-	Accompanying airport personnel onarri-	
		ences for the journey Possibly gathered additionaldata (Advanced Passenger	val/departure IP-addresses (Logfiles)	

		Information Data)⁴	
		Type, number, issuing country, expiry date of identity documents	End device data (device ID)
		Nationality	Browser used
		Sex	Usage behavior (website, mobile applications), sometimes through the use of cookies and similar technologies Browser used
		Airline company	
		Day time of departure and arrival, airport of departure and arrival	
		Payment information (credit card details, including expiry dates, other information) including invoiceaddress Total route of travel	
		Driver license data	
		Frequent flyer data, Memberships Frequent Flyer Programs, Car Rental Memberships, Hotel Club - Memberships	
		Data of unaccompa- nied minors (under 18 years of age)	
		Languages, name and contact details of accompanying personat departure/arrival	
		Travel data	
		Place of arrival and departure, name of the service provider (e.g. airline, hotel, car rental company), other information required to complete the booking.	Railway information: ÖBB Card Nr. ÖBB Austria Card Nr. ÖAMTC Membership Nr. DB Railcard Booking class, Seat reservations
		Specific information with regard to seating preferences, accessibility, meal requests, other services requested.	
14	Processed data from website visi-	IP address of the request- ing computer	Internet page from which the access is made
	tors	Date and time of access	Message whether retrieval was successful
		Name and URL of the retrieved file	Recognition data of the browser / operating system

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⁴ Advance Passenger information data will only be gathered if necessary because of special immigration regulations (e.g. immigration USA).

		Transferred amount of	Logfiles	
	Retention Period / Deletion of data		not take place. The data is only collected in e website and deleted after 30 days at the lat-	
15	Processed data	Name	Bookings, Booking data	
	from users of the mobile web applica-	E-Mail address	Travel itinerary	
	tions	Telephone number	Data according to clause 14, insofar necessary to proceed with booking	
		Registration data		
	Retention Period / Deletion of data	closed during registration, is GDPR, the need for contract	essing of this data, which was voluntarily dis- s the consent of the user. Otherwise, Art 6 b ct performance serves as the legal basis. The lace as described in point 19.	
16	Customer data types processed	Email delivery	Contact information (name, email address)	
	in the customer	User behavior (Openings)	Browser information (Chrome, Edge)	
	database (CRM)	Click behavior with links	Operating system information (Windows,Apple)	
		Completing of built-in forms	Timestamp/ Date of Reading/Clicking/Location	
17	External recipi-	Receiver	Data category	
	ents of data • Service Pro-	Service providers (by	Types of data according to pt. 12., if necessary	
	vider	category) Transportation companies (air, rail, bus, cab) Hotel companies Car rental companies Marketing agencies	for the provision of the contractual service (processing of reservations, issuance of tickets, credit card processing, travel-related services, etc.).	
	Ticket distribution systems - External booking platforms (GDS)	Gastronomy companies AMADEUS IT GROUP, S.A. Calle Salvador de Madariaga, 1, 28027 Madrid Travelport Austria GmbH, Lasallestraße 7a, 1020 Vienna	Types of data according to pt. 12., if necessary for the provision of the contractual service (processing of reservations, issuance of tickets, credit card processing, travel-related services, etc.).	
	Affiliated companies	Raiffeisen Unternehmensservice GmbH, Europaplatz 1, 4020 Linz	Billing and accounting data, payment information	
		Herburger Business Travel GmbH Schwefel 25a, A-6850 Dornbirn	Types of data according to point 12 when taking over the processing of the contract at the customer's request	

	GmbH i	Types of data according to point 12 when taking over the processing of the contract at the customer's request	
Cost bearer	sponsor of the traveler's expenses	Fravel expenses Service provider (hotel, transport company) Fravel dates (date, duration of the trip) Name of the traveler Profildata of traveler - if necessary to fulfill contractual obligations owards the cost bearer as well as for the execution of the contract.	
Social-Plug- ins, Analyse- tools, Cookies	Plausible Insights OÜ Västriku tn 2, 50403, Tartu, Estonia Registration number 14709274 https://plausible.io/datapolicy	Anonymized IP address, name of website, prowser-specific information, information on website use	
	···		
	Data: IP-address, URLs, cookies ar	nd dataon browser settings	
	"Social-plug-ins":		
	Meta Platforms Ireland Limited 4 Grand Canal Square Grand Canal Harbour Dublin 2, Irland	https://www.facebook.com/help/186325 668085084	
	Twitter Inc., 1355 Market Street, Suite 900, San Francis-co, CA 94103, USA	https://twitter.com/de/privacy	

		Instagram Ir Willow Road Park, CA, 94	, Menlo 025,USA;	https://privacycenter.instagram.com/policy
		ter in 901 Ch San Bruno,C – represente Mountain Vie USA.by Goo	C, headquar- terry Avenue, A 94066, USA d by Google, ew, CA 94043, gle Inc. head-	https://policies.google.com/privacy
		quartered in 1 theatre Park	•	
18	External data recipients			nmercialservices providers
			ultants/account	ants
		Lawyers		
				e providers,insurance companies
		Collection a		
			inication provid	
				ms; booking agents
		Airline com		
		Car rental c		
			ess companies	
		Travel compensation companies		
		Authorities in connection with residence permits IT-Service Providers, Web-Application Provider		
		Contact can be made with all group companies and commissioned		
		data processors via BTU for all data protection queries.		
19	Transfer to third coun- tries (outside EU/EEA)	"Social plug-ins": The following data will be transmitted to countries outside the EU in the course of data processing after consent has been given or the graphic button of the service provider has been clicked (item 14):		
		Country	Applica- tion	Types of data
		USA	Twitter, YouTube, Instagram, Facebook	Social plug-ins and Pixel: IP address, name of website, browser-specific information, information on website use withopt-in / Shariff – Solution acc. Clause 17
	Data processing to third states outside EU (Data transfer to service providers, external international booking platforms – GDS) due to request of global travel management will. Data transfers will only take according to the regulations stated in Chapter V GDPR, eg necessity to perform the contractual requirement or otherwise suitable guarantees have been provided to ensure data protection (e.g., conclusion of standard data protection clauses) are fulfilled. However, the recipients of the data may be located in countries where the level of data protection guaranteed by law may be lower and the ability to enforce data subjects' rights may be limited.			

20	Uvnorlinko ta etker	Our woboito alaa aantairaa	an colled hyporlinks to websites of other preside		
20	Hyperlinks to other Websites	Our website also contains so-called hyperlinks to websites of other providers. When activating hyperlinks, you will be redirected from our website di-			
		rectly to the website(s) of other providers. You will recognize this by the			
		change of URL. We cannot accept any responsibility for the confidential			
		handling of your data on these third-party websites, as we have no influence on whether these companies comply with data protection regula-			
		tions. Please refer to the websites of the other providers for more infor-			
		mation.			
21	Retention pe-		entioned above, BTU generally continues to		
	riod		additional 40 months following the end of		
			oths for potential contractual damage claims + 4 anner which is personally identifiable, and		
			a (or at least the data which allows reference to		
			ect's identity). Personally-identifiable		
			is then performed until the statutory retention,		
		Tarmination of the control	at aball he deemed to be termination of the con		
			ct shall be deemed to be termination of the con- the customer. The contractual relationship shall		
			ed if a customer has not used the services of		
			red by the contract for more than 2 years.		
22	Data subject	Legal basis	Content		
	rights	Art. 15 GDPR "Right of	The customer has the right to obtain con-		
		access"	firmation as to whether their personal data is		
		Art. 16 GDPR "Right to	being processed. The customer has the right to have inaccu-		
		Rectification"	rateor incomplete personal data rectified.		
		Art. 17 GDPR "Right to	The customer has the right to demand the		
		erasure"	erasure of personal data without undue delay		
			where one of the grounds stated under Art.		
			17Para. 1 GDPR applies.		
		Art. 18 GDPR "the right	The customer has the right to demand that		
		to restrict processing"	theprocessing of personal data is restricted whereone of the grounds stated under Art.		
			18 Para. 1 GDPR applies.		
			Objecting to profiling: the customer has		
		Art 21 GDPR "the right the right to lodge an objection at any time to			
		to object"	the processing of their personal data for		
			the purposes of profiling.		
			Objecting to direct advertisement: the customer has the right to lodge an objection		
			at any time to the processing of their per-		
			sonal data for the purposes of direct adver-		
			tisement.		
		Art 20 GDPR "the right	The customer has the right to receive their		
		to data portability"	personal data in a structured, commonly		
22	Dight to lodge	Art 77 DCCV/C	usedand machine-readable format.		
23	Right to lodge a complaint	Art 77 DSGVO § 24 DSG	Every customer has the right to lodge a complaint with a supervisory authority if they con-		
	a complaint	3 24 000	sider that the processing of personal data re		
			lating to them infringes this regulation.		
24	Supervisory author-	Austrian Data Protection	Authority		
	ity	Barichgasse 40-42, 1030 Vienna, Austria			
0.5	Otatus		0Email: dsb@dsb.gv.at Website: www.dsb.gv.at		
25	Status	October 2024	Rusiness and Mastings & Events Travelers:		
		Iotice to ATPI and GlobalStar Customers, GBT Business and Meetings & Events Travelers: For employees, travelers, meeting attendees of a corporate customer of ADVANCED TRAVEL PARTNERS (UK) LIMITED ("ATPI"), GlobalStar Travel Management Ltd ("GlobalStar"), American			
	Express Global Business Travel ("GBT"), BTU acts as a processor with regard to the processing of				

personal data. The present data protection information is not applicable to this group of persons; the processing of personal data is subject to the data protection declaration of ATPI at www.atpi.com/en/about/privacy, GlobalStar at https://globalstartravel.com/privacy-notice, GBT https://privacy.amexgbt.com/de/statement. Data subject rights are to be exercised vis-à-vis ATPI, GlobalStar or GBT as data controllers at the contact details stated there.

NOTICE: This Data Protection Information is a translation of the German Data Protection Information of BTU into English language. In the event of interpretation difficulties, misunderstandings or loopholes, etc., the current German version of the GTC shall take precedence.