DeCamp Law Privacy Policy

Last modified: 2/1/2025

DeCamp Law, PC LLO ("**DeCamp Law**" or "**we**" or "**our**") respects your privacy and is committed to protecting it through our compliance with this policy. This policy describes DeCamp Law's information collection, processing, use, and disclosure practices in connection with your use of the DeCamp Law websites. This policy does not apply to information collected from you offline or through any other means. Please read this policy carefully to understand our policies and practices regarding your information and how we will use it. If you do not agree with our policies and practices, you can choose not to use our websites. By accessing or using our websites, you agree to this privacy policy. This policy may change from time to time (see Changes to Our Privacy Policy section below). Your continued use of our websites after we make changes is deemed to be acceptance of those changes, so please check the policy periodically for updates.

1. Information Collection and Processing

• What Information DeCamp Law Collects: We may collect and process several types of information from and about you through your use of our website, including:

| Categories | Types |
|---|---|
| A. Identifiers/Contact Information | Name, postal address, home/business address, telephone number, email address, contact information, date of birth, date of death, age, gender, marital status, and other similar identifiers. |
| B. Internet/Network Activity Information | Browsing/search history, Internet protocol (IP) address, device ID, Internet service provider (ISP) information, browser type, log files, and other similar Internet and network activity information that may be collected automatically when you use the websites. |
| C. Sensitive Data | Race, ethnic origin, physical characteristics/description, mental or physical health diagnoses and conditions, injuries, prescription medicines, medical information, insurance policy information, and other similar data and sensitive information as defined under applicable law. |

• **How DeCamp Law Collects Information:** We may collect your information using several methods and from various sources, including:

| Methods | Sources |
|---------------------------------|---|
| Directly | We may directly collect personal information from you, for example, you may provide us personal information when: • Filling in a contact form on our websites to inquire about your potential case and our services. |
| Indirectly or Automatically | We may also indirectly or automatically collect personal information using the technologies and from the sources described below: Details of your visits to our website, including traffic data, logs, and other communication data and the resources that you access and use on the websites. Information about your computer/device and internet connection, including your IP address, operating system, and browser type. We may receive and store certain information about your browsing preferences and activities by using our and third-party cookies, pixels, web beacons, tags, scripts, locally stored objects, or similar technologies ("Tracking Technology") which are placed on your device to customize your experience, track your actions, and website performance. |
| Third Parties/ Other Sources | We may also collect personal information from third parties and other sources, including: We may collect, receive, or combine the above information with other information we collect or receive from other sources, such as public databases, social media platforms, and other third parties. |

2. <u>Information Uses and Disclosures</u>

• **How DeCamp Law Processes Your Information.** We process information that we collect about you or that you provide to us, for the following purposes:

| Purpose | Description | | |
|-----------------------------------|--|--|--|
| To Provide our Websites | We use personal information to provide our services, including our websites. For example to: facilitate your requests for a free case evaluation and determine your legal needs; provide you with legal and other services, content, and features you request; and communicate with you and respond to your inquiries; operate, troubleshoot, and improve our websites. | | |
| For Direct Marketing | We may use your personal information for marketing purposes. For example to: send you newsletters, legal updates, event information, marketing communications, and other information that may interest you. you may opt-out of our marketing communications as described in the "Opt-Out of Tracking Technologies and Interest-Based Advertising" section below. | | |
| For Interest-Based Advertising | We may use your personal information for interest-based advertising purposes. For example: we, our service providers, and our third party partners may collect and use your personal information for advertising purposes. We may contract with third-party advertising companies and social media companies to help us advertise our services, identify potential customers, and display interest-based advertising. These companies may use Tracking Technologies to collect and use your personal information to improve their products, verify your identity, prevent fraud, enhance website performance, provide analytics, deliver advertising and other content, and support other functions as described in this policy and in accordance with their terms. you can learn more about your choices for limiting interest-based advertising, under "Opt-Out of Tracking Technologies and Interest-Based Advertising" section below. | | |
| For Compliance | We may use your personal information for compliance purposes. For example to: comply with applicable contracts, laws, regulations, lawful requests, and legal processes; protect our, your, or others' rights, privacy, safety, or property (including by making and defending legal claims); maintain the security and integrity of our websites, users, our third party business partners and service providers, our databases and other technology assets; and prevent, identify, investigate and deter fraudulent, harmful, unauthorized, unethical or illegal activity, including cyberattacks and identity theft. | | |
| Other Purposes | We may use your personal information for other purposes upon your request or with your consent. | | |

• How DeCamp Law Discloses Your Information. We may disclose the categories of personal information outlined in Section 1 above with the categories of third parties for the business purposes provided below or as otherwise described in this privacy policy:

| Categories of Parties | Business Purpose | Category of Information |
|---|---|---------------------------------|
| Service Providers | We disclose and may share personal information with third-party service providers including: IT, cloud, email, hosting, or other similar service providers. We enter into agreements with such service providers which contain data protection terms regarding such information. These service providers may use the personal information to provide our websites and services and to support our business operations. These third-party service providers may also store your personal information. | |
| Tracking Technology Providers | We disclose and may share personal information with third parties that use Tracking Technologies with our website and your browsers. We and these third parties use your personal information to improve their products, verify your identity, prevent fraud, enhance website performance, provide analytics, deliver advertising and other content, and support other functions as described in this policy and in accordance with their terms. To opt-out of these tracking technologies follow the instructions below in the section titled "Opt-Out of Tracking Technologies and Interest-Based Advertising". | Section 1, Categories A-C |
| Legal Authorities | We disclose and may share personal information for legal reasons including to comply with legal process requirements based on information and the circumstances of the request, or when we believe in good faith that disclosure is necessary to protect our rights, your safety or the safety of others, or investigate potential fraud, or other illegal activity. | |
| Transfers in a Sale or Change of Control | We disclose and may share personal information with third parties in the event of any reorganization, merger, sale, joint venture, assignment, transfer or other disposition of all or any portion of our business, assets, or stock, including in connection with any bankruptcy or similar proceedings. | |

3. State Privacy Rights

- What State Privacy Rights You May Have. States have enacted privacy and data protection laws requiring certain disclosures and providing certain privacy rights regarding the personal information we collect, process, use, disclose, or share. Below is a listing of such disclosures and the state specific privacy rights that you may have. DeCamp Law will not discriminate against you for exercising such rights.
 - o Privacy Rights: If applicable, you may have the following rights regarding your personal information:
 - The right to know and access your personal information we process;
 - The right to correct your inaccurate personal information;
 - The right to delete your personal information;
 - The right to obtain a copy of your personal information in a usable format;
 - The right to opt-out of your personal data processing for: targeted advertising; sales; or profiling in furtherance of decisions that produce legal or similarly significant effects.
 - The right to be free from discrimination for exercising the above rights.

o Exercising Privacy Rights:

- **Submitting Requests** To exercise the above privacy rights, submit a request to DeCamp Law either via US mail or e-mail using the information provided in the Contact Information section below.
- Verifying Privacy Requests Upon receiving a privacy rights request DeCamp Law will verify the request by matching the information provided in the request to the personal information DeCamp Law currently has.
- **Appeal Process** If we do not act on or deny your verified or authenticated privacy rights request, you may appeal our decision by submitting an appeal to info@decamplaw.com.

4. Other Information

- Data Security. DeCamp Law establishes, implements, and maintains reasonable administrative, technical, and physical data security practices designed to protect and secure your personal information from accidental loss and from unauthorized access, use, alteration, and disclosure. Unfortunately, the transmission of information via the internet is not completely secure. We cannot guarantee the security of your personal information transmitted to our websites. Any transmission of personal information is at your own risk. We are not responsible for circumvention of any privacy settings or security measures contained on the websites.
- Data Retention. DeCamp Law retains your information for as long as necessary to fulfill the purposes
 outlined in this policy, in accordance with applicable law, and in accordance with our information retention
 policy.
- Collection from Minors. DeCamp Law's website and services are intended for a general audience, and we do not knowingly collect personal information from individuals that are less than 13 years of age unless required to provide our services and we only collect such information with verifiable prior consent from a parent or legal guardian.
- Obtaining Consent. Each time you provide any personal information to us through our websites you consent to the collection, use, and disclosure of such information according to this policy. Consent for the collection, use, and disclosure of such information may be obtained either expressly or implied. Your express consent may be given in writing, verbally, or electronically. Your implied consent may be given through actions you take, such as supplying personal information for a specified purpose. If you do not notify us, we will consider you to have consented to our continued collection, use, and disclosure of personal information. Revoking consent to collect, use, and disclose information for certain purposes may affect our ability to provide you with our services.
- Opt-Out of Tracking Technologies and Interest-Based Advertising. You can use your browser configurations to opt-out of our collection of information using Tracking Technologies. If you disable or refuse our collection of information using Tracking Technologies, please note that some parts of the website may not function properly. We do not sell personal data to third parties or process it for targeted advertising. We do not control third parties' collection or use of your information to serve interest-based advertising. However, these third parties may provide you with ways to choose not to have your information collected or used in this way. You can opt out of receiving targeted ads from members of the Network Advertising Initiative ("NAI") on the NAI's website.
- Third Party Websites/Links. DeCamp Law's websites and services may include links to third-party
 websites and use third-party services. If you submit personal information to any third-party websites or
 service providers, your information is governed by their privacy policies. This policy does not address the
 privacy practices of any third-party websites or service providers. You must review any applicable third-party
 privacy policy for more information on their privacy practices.

5. Changes to Our Privacy Policy

It is our policy to post any changes we make to our privacy policy on this page. The date the privacy policy was last revised is identified at the top of the page. You are responsible for periodically visiting our website and this privacy policy to check for any changes.

6. Contact Information

You can contact us about this policy by writing or emailing us at the address provided below:

DeCamp Law, PC, LLO 1905 Harney Street, Suite 219 Omaha, NE 68102 info@decamplaw.com 402-715-4406