

Overview of the EU Whistleblowing Directive

Whistleblowers are of special importance in maintaining an open and transparent society by having the courage to report abuses. To better protect them against negative consequences going forward, the EU Directive 2019/1937 of the EU Parliament for the protection of whistleblowers has come into force. Germany is implementing the EU Directive in German law with the Whistleblower Protection Act (HinSchG).

The goal is to

- uncover and prevent violations,
- improve law enforcement by establishing effective, confidential and secure reporting channels and effectively protecting whistleblowers against reprisals,
- ensure that whistleblowers cannot be held liable under civil, criminal or administrative law, nor with regard to their employment.

The EU Parliament's protection for whistleblowers applies to the reporting of abuses regarding EU law, such as tax fraud, money laundering or offences related to public contracts, product and transport safety, environmental protection, public health, and consumer and data protection.

You can contact Re-Pak GmbH at any time by mail.

Please address your concerns to:

By telephone: This option is currently under construction

Recording via voicebox, access exclusively by the registration office

Personal callback on request

Postal route: Personal/Confidential

Company Management

Re-Pak GmbH Max-Planck-Str. 2

D-58739 Wickede / Ruhr

No matter which way you choose: We ask that you state your name when reporting, as we are generally unable to process anonymous reports due to the lack of opportunity for follow-up questions.

Whistleblowers who report actual or suspected irregularities in good faith do not have to expect negative consequences.

All reports will be treated in strict confidence.