

Data Protection Declaration

**the DSGVO (Datenschutz-Grundverordnung) we refer to in the following declaration corresponds to the General Data Protection Regulation (GDPR)*

§ 1 General issues

We will only record, process and use your personal data (name, address, e-mail address, IP address, telephone number) in accordance with the provisions of the German Data Protection Act and in compliance with EU data protection legislation. The following regulations contain information on the nature, extent and purpose of the recording, processing and use of your personal data. This Privacy Policy covers only data collected through the Site and not of other web pages to which we link. Please refer to those pages to find out how the procedure of data protection is like.

§ 2 First contact

1. Purpose of processing

If you contact us by email or download information, your email address and other personal data are evaluated only for correspondence purposes. You are not obliged to give us your personal data, but without your email address we are not able to answer you via Email.

2. Legal bases

- a) Being given your explicit consent to process your personal data, Article 6, sec 1(a) DSGVO shall be legal basis to cover this processing.
- b) In order to fulfil contractual purposes or implement pre-contractual measures, Article 6, sect 1 (b) shall be legal basis.
- c) In all other cases, especially when a contact formula is used, Article 6 1(f) DSGVO apply

Right of objection

You have the right to withdraw your consent to the processing and use of data which is in accordance with Article 6 sect 1(f) DSGVO and does not serve as direct advertising due to compelling legitimate grounds relating your particular situation, at any time for the future. In case of direct advertising you may withdraw from the contract without having to justify the withdrawal

3. Legitimate interest

Our legitimate interests in processing and transmission of the relative personal data is based on our interest in quickly communicate with you and answer your inquireis as cost effective as possible for you.

In order for us to optimise our services for you, we nevertheless reserve the right to use it for postal direct advertising purposes. Your interest in data protection can be safeguarded by frugal dissemination of data or by using a pseudonym.

4. Categories of recipients

Dispatch services for direct advertising, hosting provider

5. Storage period

Your data shall be deleted if it can be inferred from the circumstances that the individual facts and/or your inquiry are definitively clarified.

In case a conclusion of contract can be achieved relevant data in accordance with commercial law and tax law shall be preserved during the prescribed period of time which is 10 years. (refer to § 257 HGB, § 147 AO)

6. Right of withdrawal

In case of processing your personal data you have the opportunity at any time to withdraw your consent given to us.

§ 3 General information

We herewith point out that messages between the customer's mail server and the recipient's mail server will happen encrypted but can also be transmitted via Internet and unencrypted. Naturally you can revoke any consent for approval of internal data storage you have given in the contact form with future effect at any time. Just send an Email to info@fairscape.de

§ 4 Information about Cookies

1. **Purpose of processing.**

Cookies are technically necessary for verifying you as a logged-on user. Persistent" cookies are more permanent bits of information that are placed on the hard drive of your computer and stay there unless you delete the cookie.

2. **Legal basis**

Legal basis for this processing is Article 6, 1(f) DSGVO

3. **Legitimate interest**

Our legitimate interest ist to safeguard the functionality of our website. Personal user data generated y those technically necessary cookies are not used to generate user profiles, hence your interest in terms data protection is safeguarded at any time.

4. **Storage period**

The technically necessary cookies are normally deleted when closing the browser. Permanently stored cookies have a different life span ranging from a few miuntes up to a couple of years.

5. **Right of objection**

In case you do not agree tot he storage of those cookies, please block the cookies in your browser. However, blocking cookies may lead to a limited functionality for the use of our website. Persistant cookies can also be deleted via your browser at any time.

§ 5 Disclosure of data to third parties or third party service provider

We guarantee that in accordance with the framework of the legal requirements the use of personal data is subject to the consideration of the basic rights and freedoms as well as of the dignity of the individual, with particular regard to the maintenance of confidentiality, personal identity and the right to privacy of personal information. In any case the data disclosure is based on your given consent and based on Article 6, sect 1(f) DSGVO. In case we use subcontractors to provide our servies we take the necessary judicial precautions as well as suitable technical and orgaisational measures to safeguard data protection in accordance with local governing regulations. For the purposes of this Privacy Statement where any contents, tools or other means from third parties (hereinafter referred to as third party providers) are used and these are incorporated in a third country it shall be assumed that data transfer to this third country may be required.

Third states are those countries where the DSVGGO is not directly applicable, that means in general countries outside the EU. Transmission of data to third states shall be effected either if a suitable data protection level is achieved, the user gives his written consent or any other legal permission is given.

§ 6 Rights of the person concerned / the individual

If persoal data is processed by you , you are the affected person / affected individual and you are entitled to the following rights with us:

1. **Right of access**

You may call upon us to issue a confirmation whether personal data that refer to you are processed by us. In case we do process the aforementioned data you can call upon us to inform you about the following points

1. Purposes for which the data is processed
2. Categories of personal data that are processed
3. Recipienets e.g. the categories of recipients towards which the personal data referring to you is disclosed or will be disclosed in future

4. Scheduled duration of the data storage of personal data referring to you or – in case concrete specifications are not possible, criteria for the determination of storage period.
5. Existence of a right of adjustment or correction of personal data referring to you, a right of limitation of the data processing on behalf of us and finally a right to object to the processing of your personal data
6. Right of appeal to be filed with the supervisory authority
7. All available information about source of the data assumed the personal data is not processed by the person concerned
8. Existence of an automated decision making including profiling referring to Article 22, sect. 1 and 4 DSGVO and – at least in these cases – meaningful information about the logic involved as well as the desired scope and implications of such processing for the person concerned. You have the right to get information whether the data referring to you is transferred to a third country or any other international organisation. You have the right to ask for suitable guarantees referred to in Article 46 DSGVO in connection with the transfer of data.

2. Right of correction

You have the right of correction and/or completion towards us, insofar the personal data transferred that refer to you are incorrect or incomplete. We are obliged to effect the said corrections immediately.

3. Right of restriction of processing

Under the following circumstances you can require a restriction a processing of personal data referring to you.

1. In case you contest the correctness for a period of time which enables us, to check upon the correctness of the personal data.
2. In case the processing is unlawful and you decline the deletion of the personal data and claim the restriction of the usage of the personal data instead.
3. When the personal data is no longer used by us for the purpose of processing and you need those data for the assertion of legal claims.
4. If you have raised an objection against the processing following Art. 21 sect. 1 DSGVO and it is not yet clear whether you are right. In case the processing of the personal data referring to you was restricted those data shall – except from the storage – only be processed with your consent or alternatively the assertion of rights or for the protection of rights of any natural or legal person or for reasons of substantial public interest of the Union or one of the member states.

4. Right to Erase

a) Obligation to Erase

You can demand that we delete the personal data referring to you immediately and we on our behalf are obliged to delete these data without delay provided the following factors apply:

1. The personal data which refer to you are no longer needed for the purposes for which they were processed.
2. You revoke your permission on which the processing was based following Article 6, sec. 1(a) or at. 9 sect. 2(a) DSGVO and there is no other legal basis for the processing.
3. You file an objection following Art. 21 sec. 1 DSGVO and there are no imperative and justified reasons for the processing, alternatively you file an objection against the processing.
4. The personal data referring to you was processed unlawfully
5. The deletion of the personal data referring to you is required for compliance with a legal obligation according to EU law or to the law of one of the member states.
6. The personal data referring to you was captured referring to the services provided by the information society following Art. 8, sect. 1 DSGVO

b) Information to Third Parties

In case we have made the personal data referring to you public and are – following Article 17, sect 1 DSGVO – obliged to erase these data we will under consideration of all available technology, take reasonable measures, also technical measures, to inform the persons responsible for the processing of personal data that you as person concerned require the

deletion of all links to the aforementioned personal data or copies or replications of these personal data.

c) Exceptions

The right to deletion does not exist insofar the processing is necessary

- 1 for Exercise of freedom of expression and information
- 2 for compliance with a legal obligation which requires the processing according to EU law or the law of one of the member states, or for the performance of a task carried out in the public interest or in the exercise of official authority which was transferred to us.
- 3 for reasons of public interest in the area of public health according to Article 9, sect. 2 (h) and (i) as well as Article 9, sect 3 of DSGVO
- 4 for archive purposes of public interest, for scientific or historical research purposes or for statistical purposes according to Article 89, sect 1 DSGVO insofar the right mentioned under sect a) is supposed to make the realization of the objectives impossible or seriously hampers the fulfilment of those.
- 5 in order to assert or defend legal claims

5. Right to information

In case you have successfully asserted the right of correction, deletion or restriction of the data processing we are obliged to inform all recipients to whom we disclosed data referring to you and request them to delete, correct or reduce the processing adequately unless this turns out to be impossible or the effort is much too high.

6. Right to data portability

You have the right to get the personal data referring to you in a structured machine-readable format. Furthermore, you have the right to transfer those data to another responsible person without any obstacles, provided that

- 1 the processing and the confirmation is based on Article 6, sect 1(a) DSGVO or Article 9, sect 2 (a) DSGVO or any other contract following Article 6, sect. 1 (b) DSGVO and
- 2 the processing is realized via automated process

Exercising of that right gives you furthermore the permission to ensure that the personal data referring to you is transferred to another responsible person directly by us, provided that this is technically possible. The protection of rights and freedoms of other persons shall not be affected by this.

The right to data portability shall not be valid for the processing of personal data that are necessary for performance of a task carried out in the public interests or in the exercise of official authority which we were entitled to do.

7. Right of objection

You are entitled to object at any time, on compelling legitimate grounds relating to your particular situation, to the processing of data relating to Article 6 sect 1 (e) or (f) DSGVO. This is also valid for a profiling grounded in these provisions. In this case we do not longer process the personal data referring to you except we can provide compelling and legitimate reasons for the processing which prevail your interests, right and freedoms or the processing is required to protect and defend the rights, property or legitimate interests. In case the personal data referring to you is used for direct marketing purposes you have the right to object at any time that your personal data is used for such purposes; this is also valid for the profiling insofar it is in connection to the direct marketing actions. If you decide that you do not wish your data being processed for direct marketing purposes your personal data referring to you will not be used for those purposes any more. Using information society services you have the possibility – notwithstanding directive 2002/58/EG – to make use of your right of objection via automated procedure which use technical specifications.

8. Right of withdrawal from data privacy declaration of consent

You have the right do withdraw from your declaration of consent to data privacy at any time. By means of such withdrawal of consent the legitimacy of the processing which has already taken place shall not be affected

9. Automated decision in individual cases including profiling

You have the right not being dependant on a decision based on an exclusively automated processing – including profiling - that has full legal effects or restricts you in any other way. The aforementioned shall not be valid in case the decision

- 1 is necessary for the conclusion or fulfillment of a contract between you and us
- 2 being permissible under the relevant applicable legal provisions of the EU or their member states
- 3 is with the express confirmation of your consent
Those decisions, though, shall not be based on special categories of personal data referring to Article 9, sect 1 DSGVO insofar Article 9 sect 2 (a) or (g) is valid and appropriate measures for the protection of rights and freedoms as well as the lawful interests were taken. With respect to cases referred to in point 1 and 3 we will take measures to protect the rights and freedoms as well as rightful interests

10. Right of complaint to a supervisory authority

without prejudice to any judicial remedy, you have the right to complain to a supervisory authority especially in the member state of your residence, your work place or the place where the alleged violation of data protection rights took place. The supervisory authority where your complaint is filed informs the complainant about the state of affairs and the results of his complaint including the possibility of a judicial protection ref. to Article 78 DSGVO.

Responsibility for the data processing:
Fairscope
Planung und Ausführung Gesellschaft für Messeorgansiation mbH