

Data Processing Principles Department for Remembrance Culture and Education

You have reached this page by clicking on a link because you want to find out about how we handle your personal data. We are happy to provide you with our information concerning data protection below in order to meet our requirements to provide information in accordance with Art. 12 et seq. of the General Data Protection Regulation (GDPR):

Who is responsible for data processing?

The company responsible within the context of data protection is
Volksbund Deutsche Kriegsgräberfürsorge e. V.
Bundesgeschäftsstelle (Federal Office)
Abt. Gedenkkultur und Bildung (Department for Remembrance Culture and Education)
Werner-Hilpert-Str. 2
34117 Kassel
Tel. +49 (0)561/7009-128
Fax: +49 (0)561/7009-284
GBG@volksbund.de
www.volksbund.de

You can find more information about our company, details of our authorised representatives and also more contact options in the legal notice on our website:

<http://www.volksbund.de/impressum.html>

What data of yours do we process? And for what purposes?

If we have received data from you, then we will only ever process it for the purposes for which we have received or collected it. This applies in particular to information about health, nutrition and emergency contacts within the context of registering for youth education events and work camps. We collect this exclusively in order to be able to provide you with the best possible project support.

Data processing for other purposes is considered only if the necessary statutory provisions exist in this respect in accordance with Art. 6, para. 4 of the GDPR. We will of course meet any obligations to provide information in these cases in accordance with Art. 13, para. 3 of the GDPR and Art. 14, para. 4 of the GDPR.

What is the legal basis for this?

The legal basis for the processing of personal data is fundamentally Art. 6 of the GDPR – unless there are specific statutory provisions. The following options in particular come into question here:

- Consent (Art. 6, para. 1, lit. a) of the GDPR)
- Data processing to fulfil contracts (Art. 6, para. 1, lit. b) of the GDPR)
- Data processing on the basis of a balance of interests (Art. 6, para. 1, lit. f) of the GDPR)
- Data processing to fulfil a legal obligation (Art. 6, para. 1, lit. c) of the GDPR)

If personal data is processed on the basis of consent, you have the right to revoke your consent at any time with effect for the future.

If we process data on the basis of a balance of interests, you have the right as the affected party to object to the processing of personal data, taking the provisions of Art. 21 of the GDPR into account.

How long is the data being stored?

We process the data provided as long as it is required for the respective purpose. If there are statutory data retention obligations – for example, in commercial law or tax law – the relevant personal data is stored for the duration of the data retention obligation. Upon expiry of the data retention obligation, a check is made to assess whether there is a continued requirement for the processing of data. The data is deleted if there is no longer a requirement.

You can of course request information at any time (see below) about the personal data that we store about you and can request that the data will be deleted or that the processing of data will be restricted if there is no requirement for it.

To which recipients is the data being disclosed?

Your personal data is only ever disclosed to third parties if this is required for the fulfilment of the contract with you, if a disclosure on the basis of a balance of interests within the context of Art. 6, para. 1, lit. f) of the GDPR is permitted, if we are legally obliged to disclose the data or if you have given your consent in this respect.

How are images being used?

Photo and/or film footage is produced during our events that may also be used for public relations work (homepage, brochures, press, Facebook, Instagram etc.). The German Copy-

right Act (KUG) is designed to legally protect a person's rights to their own images. Everyone has the fundamental right to decide whether or how they want to be portrayed to the public.

Images must be distributed or put on public display only with the consent of the affected party in accordance with section 22 of the KUG. The consent can be given in writing and verbally. The burden of proof in a later dispute is borne by the person who has published the image.

Your rights as the “affected party”

You have the right to obtain information about the personal data that we have processed about you.

If your request for information is not made in writing, we ask for your understanding that we may ask you for evidence that proves that you are the person you claim to be.

In addition, you have the right to demand for correction, deletion or limitation of the the processing of data if you are legally entitled to do so.

You also have the right of objection concerning the processing of data within the context of the statutory provisions. The same applies for the right to data portability.

In particular, you have the right of objection concerning the processing of your data in connection with direct advertising if this is done on the basis of a balance of interests in accordance with Art. 21, para. 1 and 2 of the GDPR.

Our Data Protection Officer

We have appointed a Data Protection Officer in our company. You can reach him using the contact details below:

Datenschutzberatung Moers GmbH

Neue Straße 22

34369 Hofgeismar

Tel. 05671 749 250

[datenschutz\(at\)dsb-moers.de](mailto:datenschutz(at)dsb-moers.de)

Right of appeal

You have the right to complain about the processing of personal data by us through a data protection supervisory authority.

Dated: 15/04/2019