Required information as per Art. 13 GDPR

Information from Deutsches Elektronen-Synchrotron DESY on data protection and processing

Contact information for all groups of data subjects

Name and contact information of the Controller (Art. 13(1) lit. a GDPR)

Deutsches Elektronen-Synchrotron DESY Notkestraße 85 22607 Hamburg

Phone: +49 (0)40 8998 - 0

Email: <u>desypr@desy.de</u> Website: <u>www.desy.de</u>

Name and contact information of the Data Protection Officer (Art. 13(1) lit. b GDPR)

Carsten Porthun Notkestrasse 85 22607 Hamburg

datenschutz@desy.de

Information for interested parties and customers Information for suppliers and service providers

Information for interested parties and customers

Purposes and legal bases for processing (Art. 13(1) lit. c GDPR)

- Processing and responding to queries from interested parties (Art. 6(1) lit. f GDPR)*

- Checking sanction lists (Art. 6(1) lit. c GDPR in conjunction with national and international embargo regulations and sanction lists; learn more at: <u>https://www.bafa.de</u>)

- Preparing quotes for interested parties (Art. 6(1) lit. f GDPR)*

- Concluding purchase agreements (Art. 6(1) lit. f GDPR*)
- Fulfilling legal requirements (Art. 6(1) lit. c GDPR)
- Assistance with operating processes from service providers (Art. 28 GDPR)
- Processing orders and delivery (Art. 6(1) lit. c GDPR)
- Processing complaints (Art. 6(1) lit. c GDPR)

*Interests of the Controller in terms of balancing interests (Art. 13(1) lit. d GDPR)

- To assert legal claims and to defend legal disputes.
- To ensure IT security and IT operation of the company;
- To prevent criminal activity.
- To introduce measures for corporate governance and the further development of services and products
- To provide information on new services or products

Recipients or categories of recipients of personal data (Art. 13(1) lit. e GDPR) Authorities, banks, auditors, software manufacturers, affiliated companies, waste disposal contractors, advertising agencies, IT service providers, suppliers.

Transfers of personal data to third countries (Art. 13(1) lit. f GDPR)

Data is transferred to third countries in accordance with the statutory rules on admissibility as per Art. 45 GDPR in conjunction with Art. 46(5) sentence 2 GDPR. The GDPR acts as a continuation of previously adopted adequacy decisions. The European Commission has approved the adequacy of protection offered by the EU-US Privacy Shield (notified under document C(2016) 4176 final).

Duration of storage in accordance with statutory retention periods (Art. 13(2) lit. a GDPR)

In principle, personal data is deleted within ten years after the end of the contractual relationship, or earlier if the interested party does not become a customer.

Right to information, rectify, erasure, restrict processing, data portability and object (Art. 13(2) lit. b GDPR)

As a data subject, you reserve the right to access, rectify and erase your data, to restrict processing and the right to data portability. Please contact the Controller using the provided contact information to exercise your rights in this regard.

Right to object (Art. 21(1) GDPR)

You have the right to object to processing of your data that takes place on the basis of our legitimate interests by contacting us at the provided contact information if grounds arise from your particular situation that prevent the respective processing. We shall then no longer process your data, unless we are able to demonstrate compelling legitimate grounds on the basis of our interests.

Right to withdraw consent (Art. 13(2) lit. c GDPR)

If you have provided us with your consent to process your data, you shall be entitled to withdraw this consent at any time with future effect. This shall not affect the legality of any processing concluded prior to the withdrawal of your consent. Please contact the responsible authority using the provided contact information to exercise your rights in this regard.

Right to lodge a complaint (Art. 13(2) lit. d GDPR)

As a data subject, you are entitled to lodge a complaint with the Baden-Württemberg State Commissioner for Data Protection and Freedom of Information.

Cases when the provision of personal data is necessary (Art. 13(2) lit. e GDPR The collected data is required to process queries from interests parties, create quotes, and to conclude purchase agreements, namely to perform business operations.

Information for suppliers and service providers

Purposes and legal bases for processing (Art. 13(1) lit. c GDPR)

- Purchasing and managing support services to fulfil the company's entrepreneurial purpose (Art. 6(1) lit. f GDPR)*

- Fulfilling legal requirements (Art. 6(1) lit. c GDPR)
- Sending informational material (Art. 6(1) lit. b GDPR)

- Checking sanction lists (Art. 6(1) lit. c GDPR in conjunction with national and international embargo regulations and sanction lists; learn more at: <u>https://www.bafa.de</u>)

*Interests of the Controller in terms of balancing interests (Art. 13(1) lit. d GDPR)

- To assert legal claims and to defend legal disputes.
- To ensure IT security and IT operation of the company;
- To prevent criminal activity.
- To introduce measures for corporate governance and the further development of services and products

Recipients or categories of recipients of personal data (Art. 13(1) lit. e GDPR)

Authorities, banks, auditors, waste disposal contractors.

Transfers of personal data to third countries (Art. 13(1) lit. f GDPR)

Data is transferred to third countries in accordance with the statutory rules on admissibility as per Art. 45 GDPR in conjunction with Art. 46(5) sentence 2 GDPR. The GDPR acts as a continuation of previously adopted adequacy decisions. The European Commission has approved the adequacy of protection offered by the EU-US Privacy Shield (notified under document C(2016) 4176 final).

Duration of storage in accordance with statutory retention periods (Art. 13(2) lit. a GDPR)

Subject to extended statutory retention periods or the withdrawal of consent by the data subject in exceptional cases, in principle, personal data is erased within ten years of the end of the business relationship.

Right to information, rectify, erasure, restrict processing, data portability and object (Art. 13(2) lit. b GDPR)

As a data subject, you reserve the right to access, rectify and erase your data, to restrict processing and the right to data portability. Please contact the responsible authority using the provided contact information to exercise your rights in this regard.

Right to object (Art. 21(1) GDPR)

You have the right to object to processing of your data that takes place on the basis of our legitimate interests by contacting us at the provided contact information if grounds arise from your particular situation that prevent the respective processing. We shall then no longer process your data, unless we are able to demonstrate compelling legitimate grounds on the basis of our interests.

Right to withdraw consent (Art. 13(2) lit. c GDPR)

If you have provided us with your consent to process your data, you shall be entitled to withdraw this consent at any time with future effect. This shall not affect the legality of any processing concluded prior to the withdrawal of your consent. Please contact the responsible authority using the provided contact information to exercise your rights in this regard.

Right to lodge a complaint (Art. 13(2) lit. d GDPR)

As a data subject, you are entitled to lodge a complaint with the Baden-Württemberg State Commissioner for Data Protection and Freedom of Information.

Requirement to provide personal data (Art. 13(2) lit. e GDPR)

The collected data is required to conclude and perform the business relationship.