

Relevant legal basis according to the DSGVO – Grofor-Dinner 2023

The participant agrees that Grofor e.V. (organiser) may use the personal participant data for the registration process, the implementation of the event and for the communication of future events of the association. The data will only be collected, processed and used for the previously defined purpose. Grofor e.V. will not pass on the collected personal data to third parties without consent, unless it is necessary for the fulfilment of our obligations or is legally/officially obligatory.

Separately, the participant agrees that his/her data (first name, surname, company, email address and telephone number) may be published on the Grofor homepage in a digital participant directory.

The legal basis for the data processing is Article 6 (1) (a) and (f) of the General Data Protection Regulation (DSGVO).

In addition to the data protection regulations of the GDPR, national regulations on data protection apply in Germany. These include, in particular, the Act on Protection against Misuse of Personal Data in Data Processing (Federal Data Protection Act - BDSG). In particular, the BDSG contains special regulations on the right to information, the right to erasure, the right to object, the processing of special categories of personal data, the processing for other purposes and the transmission as well as automated decision-making in individual cases including profiling. Furthermore, data protection laws of the individual federal states may apply.

Overview of the processing operations

The following overview summarises the types of data processed and the purposes of their processing and refers to the data subjects.

Types of data processed

- Inventory data
- Payment data
- Contact data
- Content data
- Usage data
- Meta, communication and procedural data.



Categories of data subjects

- Customers
- Communication partners
- Users
- Members
- Business and contractual partners

Purposes of processing

- Provision of contractual services and fulfilment of contractual obligations
- Contact requests and communication
- Security measures
- Managing and responding to enquiries
- Feedback
- Information technology infrastructure

Security measures

We take appropriate technical and organisational measures in accordance with the law, taking into account the state of the art, the costs of implementation and the nature, scope, circumstances and purposes of the processing, as well as the different probabilities of occurrence and the level of threat to the rights and freedoms of natural persons, in order to ensure a level of protection appropriate to the risk.

The measures include, in particular, ensuring the confidentiality, integrity and availability of data by controlling physical and electronic access to the data as well as access to, input of, disclosure of, assurance of availability of and segregation of the data. We also have procedures in place to ensure the exercise of data subjects' rights, the deletion of data and responses to data compromise. Furthermore, we already take the protection of personal data into account in the development or selection of hardware, software and procedures in accordance with the principle of data protection, through technology design and through data protection-friendly default settings.

Transmission of personal data via Eventbrite

In the course of our processing of personal data, the data may be transferred to or disclosed to other bodies, companies, legally independent organisational units or persons. The recipients of this data may include, for example, service providers commissioned with IT tasks or providers of services and content that are integrated into a website. In such cases, we



observe the legal requirements and, in particular, conclude corresponding contracts or agreements that serve to protect your data with the recipients of your data.

International data transfers

Data processing in third countries: If we process data in a third country (i.e. outside the European Union (EU), the European Economic Area (EEA)) or the processing takes place in the context of the use of third-party services or the disclosure or transfer of data to other persons, bodies or companies, this only takes place in accordance with the legal requirements. If the level of data protection in the third country has been recognised by means of an adequacy decision (Art. 45 DSGVO), this serves as the basis for the data transfer. Otherwise, data transfers will only take place if the level of data protection is otherwise ensured, in particular through standard contractual clauses (Art. 46 (2) (c) of the GDPR), explicit consent or in the case of contractual or legally required transfers (Art. 49 (1) of the GDPR). In addition, we will inform you of the basis for third country transfers in the case of individual providers from the third country, whereby the decisions on appropriateness take precedence as the basis. Information on third country transfers and existing adequacy decisions can be found in the EU Commission's information service: https://ec.europa.eu/info/law/law-topic/data-protection/international-dimension-data-protection_de.

EU-US Trans-Atlantic Data Privacy Framework: Within the framework of the so-called "Data Privacy Framework" (DPF), the EU Commission has also recognised the level of data protection for certain companies from the USA as secure within the framework of the adequacy decision of 10 July 2023. The list of certified companies as well as further information on the DPF can be found on the website of the US Department of Commerce at https://www.dataprivacyframework.gov/. Within the scope of the data protection information, we inform you which service providers we use are certified under the Data Privacy Framework.

Rights of the data subjects

As a participant, you are entitled to various rights under the GDPR, which arise in particular from Art. 15 to 21 GDPR:

• Right to object: You have the right to object at any time, on grounds relating to your particular situation, to the processing of personal data concerning you which is carried out on the basis of Article 6(1)(e) or (f) DSGVO; this also applies to profiling based on these provisions. If the personal data concerning you is processed for the purpose of direct marketing, you have the right to object at any time to the processing of personal



data concerning you for the purpose of such marketing; this also applies to profiling insofar as it is related to such direct marketing.

- **Right of revocation for consents:** You have the right to revoke any consent you have given at any time.
- **Right of access:** You have the right to obtain confirmation as to whether data relating to you is being processed and to obtain information about this data and further information and a copy of the data in accordance with the law.
- Right to rectification: You have the right, in accordance with the law, to request that data concerning you be completed or that inaccurate data concerning you be rectified.
- Right to erasure and restriction of processing: You have the right, in accordance with the law, to request that data concerning you be erased without delay or, alternatively, to request restriction of the processing of the data in accordance with the law.
- Right to data portability: You have the right to receive data concerning you, which you
 have provided to us, in a structured, common and machine-readable format in
 accordance with the legal requirements, or to demand that it be transferred to another
 person responsible.
- Complaint to the supervisory authority: Without prejudice to any other administrative or judicial remedy, you have the right to lodge a complaint with a supervisory authority, in particular in the Member State of your habitual residence, place of work or place of the alleged infringement, if you consider that the processing of personal data concerning you infringes the requirements of the GDPR.