

Privacy Notice for Events

Information provided in accordance with Articles 13, 14 and 21 of the General Data Protection Regulation (GDPR)

1 Controller responsible for data collection

The controller responsible for processing your personal data is:

Reiser Simulation and Training GmbH
Oberer Lüßbach 29-31
82335 Berg
Germany

Telephone: +49 8178 8681 – 0

Fax: +49 8178 8681 – 30

Email: info@reiser-st.com

2 Data Protection Officer

You can contact our Data Protection Officer using the following contact details:

Reiser Simulation and Training GmbH
Data Protection Officer
Oberer Lüßbach 29-31
82335 Berg
Germany

Email: dataprotection@reiser-st.com

3 How we process personal data in connection with events

This notice gives you an overview of how we process your personal data and of the rights you have. The nature and extent of our processing depend largely on your particular relationship with us, so not everything set out here will necessarily apply to you.

When organising and running events, we process the following categories of personal data in particular:

- Basic personal details (e.g. first name, last name, name affixes, company name and job function),
- Contact details (e.g. postal address, telephone number and email address),
- Photographs and video recordings.

We generally collect your personal data directly from you when you contact us or register for an event. If you are registered by a third party rather than registering yourself (for example, by your employer or another organisation), we receive your basic and contact details from that source. In addition, photographs and video recordings may be taken at the event.

3.1 Purpose

We process your personal data for two main purposes. First, we use it to organise and run the event, in particular to confirm registrations and communicate with participants. Second, we may take photographs and video recordings during the event, which we may publish for reporting, marketing and public relations purposes - in the press, online, on social media or in other publications. If you would prefer not to be photographed or filmed, please speak to our staff on site or contact us beforehand.

3.2 Legal basis

Basic personal and contact details

Depending on the circumstances, we rely on the following legal bases to process your basic and contact details for organising and running the event:

- Art. 6(1)(b) GDPR (contract or pre-contractual steps): Where processing is necessary to run the event, to perform a contract with you, or to take steps prior to entering into a contract, we rely on this legal basis.
- Art. 6(1)(f) GDPR (legitimate interests): Where there is no contractual relationship, we rely on our legitimate interest in properly organising and running our events.

Photographs and video recordings

Depending on the type of recording, we rely on the following legal bases to take and publish photographs and video recordings:

- Art. 6(1)(f) GDPR (legitimate interests): Where the material consists of general, atmospheric or situational shots of the event in which individuals appear only incidentally, as part of the wider scene, rather than being deliberately singled out or shown in the foreground, we rely on our legitimate interest in attractive reporting and public relations about our events.
- Art. 6(1)(a) GDPR (consent): Where individuals are deliberately and recognisably shown in the foreground (in particular individual or portrait shots), or where the material is used for advertising purposes, we rely solely on your prior consent.

If you have given consent under Art. 6(1)(a) GDPR, you can withdraw it at any time with effect for the future. Withdrawing your consent does not affect the lawfulness of any processing carried out on the basis of that consent before it was withdrawn (Art. 7(3) GDPR).

Providing your basic and contact details is necessary in order to take part in the event; without this information, we cannot process your registration or run the event with you. Consenting to photographs and video recordings, by contrast, is voluntary, and choosing not to consent - or withdrawing your consent - will not put you at any disadvantage with regard to your participation.

3.3 Recipients of the data

Personal data collected in connection with events is only made available to those people and departments involved in organising and running the event and in our public relations work. Where we use external service providers, they are contractually bound to comply with data protection requirements and act solely as processors in accordance with Art. 28 GDPR.

3.4 Transfer to third countries

As a rule, we do not transfer your personal data to countries outside the European Union (EU) or the European Economic Area (EEA). The permitted publication of personal data online, without a specific recipient in a third country, does not constitute a third-country transfer within the meaning of Art. 44 et seq. GDPR.

Where we publish photographs and video recordings on social media platforms whose operators are based in a third country (in particular the USA), or which transfer data there, your personal data may be transferred to a third country. Any such transfer takes place on the basis of the European Commission's standard contractual clauses, an adequacy decision (for example, the EU-U.S. Data Privacy Framework) or, where applicable, your explicit consent under Art. 49(1)(a) GDPR. For more information on how the relevant platform operators process data, please see their own privacy notices.

3.5 Duration of storage

We only keep the personal data collected in connection with the event for as long as is necessary to fulfil the purposes described above and to meet our contractual and legal obligations. Once the relevant purpose no longer applies, we delete the data without undue delay.

Where processing is based on your consent, we delete the data at the latest once you withdraw that consent, unless statutory retention obligations require us to keep it.

Where processing is based on a legitimate interest, we delete the data as soon as that interest no longer applies or you raise a justified objection.

We keep photographs and video recordings for as long as they are needed for the purposes described above. If you effectively withdraw your consent or raise a justified objection, we will remove the relevant material, or blur or otherwise obscure it, wherever this is technically and editorially possible.

4 Rights of the data subject

The General Data Protection Regulation (GDPR) gives every data subject certain rights in relation to their personal data. These include:

- Right of access (Art. 15)
- Right to rectification (Art. 16)
- Right to erasure (Art. 17)
- Right to restriction of processing (Art. 18)
- Right to data portability (Art. 20)
- Right to object (Art. 21)

You also have the right to lodge a complaint with the competent data protection authority if you believe that the processing of your personal data breaches data protection law.

The supervisory authority responsible for us is:

Bayerisches Landesamt für Datenschutzaufsicht [Bavarian State Office for Data Protection Supervision]