



Data Protection Information

The German Sport University Cologne (hereinafter referred to as „GSU“) collects from you personal data for the purpose of registering for the summer school “Innovative research methods in sports science”, 26 Sep–2 Oct, 2022. The protection of your personal data is a central concern for the GSU. Consequently we feel committed to the legal requirements, in particular to the European General Data Protection Regulation (hereinafter referred to as „GDPR“), the Data Protection Act of the German federal state of North Rhine-Westphalia and the Universities Act of North Rhine-Westphalia.

With these data protection provisions we inform you according to Art. 13 and 14 GDPR on the handling of your personal data and your rights according to GDPR.

1. Who is responsible for the data processing?

Responsible body under the terms of data protection laws is

German Sport University Cologne,
Am Sportpark Muengersdorf 6
50933 Cologne
Germany
tel.: 0049-221-4982-0
email: infopoint@dshs-koeln.de

2. How can the Data Protection Officer be contacted?

The Data Protection Officer of the responsible body can be contacted as follows:

German Sport University Cologne
Data Protection Officer
- confidential -
Am Sportpark Muengersdorf 6
50933 Cologne
Germany
email: datenschutz@dshs-koeln.de

3. For which purposes and on which legal basis are the data processed?

The GSU collects personal data from you (name, postal and e-mail address, degrees, date of birth, affiliation, need for accommodation, information on special diet or other special needs) for the purpose of registering for the summer school “Innovative research methods in sports science” to be held 26 September – 2 October, 2022.

Legal basis to process data is „Art. 6 (1) sentence 1a) GDPR“,

4. To whom is your data transferred to?

Your personal data is not disclosed to third parties without your explicit consent, if this is not necessary. The transmission to state institutions and authorities that are entitled to obtain such information is carried out only within the statutory disclosure requirements or if we are obliged to provide information by a court decision. Provided that we rely on contractually affiliated third-party companies and external service providers for the purpose of fulfilment, these have been carefully selected and commissioned by us, are bound by our instructions and are regularly monitored.

5. How long will your data be stored?

Your data are conserved until 31 December, 2022. After expiry of the conservation period your data are deleted.

6. What are your rights?

Due to the collection and processing of your personal data, you have the following rights against us regarding the personal data concerning you:

- Right of information according to Art. 15 GDPR,
- Right to correction of your data according to Art. 16 GDPR or deletion of your data according to Art. 17 GDPR,
- Right to restriction of processing according according to Art. 18 GDPR,
- Right to data portability according to Art. 20 GDPR.
- As far as data processing is done on the basis of consent (Art. 6 (1) sentence 1 a) GDPR, you have the right to withdraw your consent at any time according to Art. 7 (3) GDPR without affecting the lawfulness of the processing carried out on the basis of the consent until withdrawal.
- In so far as you are of the opinion that your rights listed above are infringed within the meaning of the applicable data protection law, you are also entitled to the right to complain to the competent supervisory authority in accordance with Art. 77 GDPR. For this purpose you can contact

the State Commissioner for Data Protection and Freedom of Information of North Rhine-Westphalia,
Kavalleriestr. 2-4, 40213 Duesseldorf
P.O. Box 20 04 44, 40102 Duesseldorf,
tel.: 0049-211 38424-0
email at poststelle@ldi.nrw.de.

For more information please visit <http://www.ldi.nrw.de>.

Insofar as data processing is done according to Art. 6 (1) sentence 1 e) GDPR, you have the right to withdraw your consent to this processing at any time according to Art. 21 GDPR at the above under no. 1 stated address, if reasons arise from your particular situation contradicting this data processing. The data processing is then terminated unless GSU can prove compelling legitimate reasons for processing which outweigh your interests, rights and freedoms, or if the processing serves to assert, exercise or defend legal claims.