

GDPR

Data protection information in accordance with the EU General Data Protection Regulation (GDPR)
Information obligations under Articles 13 and 14 GDPR

According to Articles 13 and 14 of the EU GDPR, the person responsible for a data subject whose data he processes must provide the information specified in the articles. This information obligation complies with this leaflet.

Name and contact details of the responsible
International All Martial Arts Federation e.V.
PO Box: 1271
85530 Haar

Tel .: 089/23 71 96 71
E-Mail: info@iamaf.org

legally represented by the board according to § 26 BGB:
Carolin Mantel, info@iamaf.org

Designation of the processing activity

The data protection instructions are in connection with the collection of personal data for the implementation of the member relationship.

These include, but are not limited to: Reasoning for membership Organization of the sports company Invitation to events and meetings Conducting examinations Conducting courses and tournaments / competitions In addition, personal data related to sporting events, including reporting on them, will be published on the website, in social media appearances and communicated to local, regional and national print media.

Purpose and legal bases of the processing The processing of the personal data usually takes place on account of the necessity for the fulfillment of a contract in accordance with article 6 paragraph 1 lit. b) GDPR. The contractual relationships are primarily the membership relationship as well as participation in courses and championships of the Martial Arts Academy and the Association.

Categories of personal data to be processed Upon joining a member, the following personal data will be recorded: Name Address Date of birth Telephone number E-mail address

When storing this data, each member will be assigned a membership number. The personal data are protected by appropriate technical and organizational measures against the knowledge of third parties.

According to Art. 6, para. 1, lit. b) GDPR, the processing of personal data is lawful if they are necessary for the performance of a contractual relationship - here: membership. For further personal data and for those that are to be published in the print publications and online media, a written declaration of consent of the member in accordance with Art. 7 GDPR is necessary. This is a corresponding

Form to be signed by the member. The member voluntarily takes the decision to collect further personal data and to publish it. The member can revoke the consent at any time

without adverse consequences with effect for the future in writing to the person responsible (contact see above).

Recipients or categories of recipients of personal data We assure that no member data will be disclosed to unauthorized third parties.

Duration of storage of personal data Personal data is stored for the duration of the membership. Upon termination of the membership, the data categories will be held for a further ten years according to the legal retention periods and then deleted. In the period between termination of membership and deletion, the processing of this data will be restricted.

Certain categories of data are stored in the archive for the purpose of the chronicle. These are the categories first name, surname, membership of a team, special sporting achievements or events in which the person concerned participated. The storage is based on a legitimate interest in the historical documentation of sporting events and successes and the respective composition of the teams.

All data of the remaining categories (e.g., address, contact details) will be deleted upon termination of membership.

Transfer of personal data to a third country It is not planned to transfer your personal data to a third country / non-EU country, unless the transmission is expressly commissioned. Access to the data stored by us is the sole responsibility of the Management Board and employees who have undertaken to protect the data carefully from the access of third parties and not to pass it on to unauthorized third parties.

Data subject rights The data subject has the following rights under the conditions specified in the articles: the right to obtain information pursuant to Article 15 GDPR, the right to rectification under Article 16 GDPR, the right to cancellation under Article 17 GDPR, the right to restrict the right of access Processing under Article 18 GDPR, the right of data transferability under Article 20 GDPR, the right of appeal under Article 21 GDPR, the right to complain to a supervisory authority under Article 77 GDPR the right to revoke consent at any time without the legality of the due the consent to revocation processing is affected by this.

To exercise your rights, please contact the person named above.

For data protection complaints, you can contact the responsible supervisory authority:
Bayerisches Landesamt für Datenschutzaufsicht (BayLDA)
Promenade 27
91522 Ansbach

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Fax: +49 (0) 981 53 98 1300
E-Mail: poststelle@lda.bayern.de