

Information about data protection for participants attending events hosted by Wintershall Dea

The subject of data protection is given the highest priority at Wintershall Dea (hereafter "we"). This issue also requires, a high degree of transparency. Therefore, below we would like to inform you about how we process the personal data of participants attending our events. We process personal data only in accordance with the applicable legislation for protecting personal data and for ensuring data security.

Who is responsible for data processing and who is the Data Protection Officer?

Unless otherwise stated in the invitation, the **responsible body for the data processing** is Wintershall Norge AS, Jåttåflaten 27, 4020 Stavanger.

Our contact person for data protection matters (the Data Protection Coordinator) is Solveig Bjørheim. Her contact details are:

Telefon: + 47 98 22 21 03

E-post: solveig.bjorheim@wintershalldea.com Address: Jåttåflaten 27, 4020 Stavanger

In addition you can contact the Wintershall Dea Group's **Data Protection Officer** whose contact details are available at https://wintershalldea.com/en/data-protection

Which data categories do we use and where do they derive from?

The categories of personal data processed for the event participants include:

- ← Contact information (first and last name, address, telephone number, Mobile number, and email address)
- ★ Event-related information (dietary requirements, personal comments, clothing size for protective clothing when visiting facilities, etc.)
- → Professional data (position/function)
- → Photographs
- → Video recordings



We collect the personal data directly from the event participants during the event or when they register or declare their participation. Participation in events could be hindered if agreement is not given to process certain data or the data is not provided. This however does not apply to the processing of photographs and video recordings.

For what purposes and on what legal basis is the data processed?

We process your personal data in compliance with the provisions of the EU General Data Protection Regulation (GDPR), the Norwegian data protection regulation and all other relevant laws.

The data processing serves the following purposes:

- ★ Communication with event participants regarding the participation
- ★ Answering queries relating to the event such as regarding the venue and times
- → Preparing, implementing and following up the event
- → Safeguarding our legitimate interests, namely reporting and informing about Wintershall's in-house activities, corporate events and for historical documentation
- → Public relations work
- ★ Representing interests
- ★ Advertising addressed at the event participants

The processing of the aforementioned categories of personal data is necessary to achieve these purposes.

The legal basis for the data processing is – unless otherwise specified – Article 6 (1) (f) of the GDPR.

In individual cases, we will acquire express consent pursuant to Art. 6 para. 1 a) (for example for video and image recordings).

If we want to process personal data of the event participants for a purpose not mentioned above, we will inform them in advance.



Who receives the personal data?

Within our company, only those persons and bodies gain access to the personal data of the event participants that need this data to fulfil the aforementioned purposes.

Within our company group, your data will be transferred to specific companies if they perform central data processing tasks for the companies in the group or if this is necessary to fulfil the aforementioned purposes.

We may transfer personal data to courts, regulators or law firms to the extent permitted and required by law in order to comply with applicable law or to establish, exercise or defend legal claims.

We also work with service providers who may require access to the information to provide the services they are contracted to do. These service providers are contractually obliged to comply with the applicable data protection requirements, and if they process personal data on behalf of our Company, they will only act on instruction from us.

Some recipients of the event participants' personal data may be located in countries outside the European Economic Area ("third countries") where applicable law does not provide the same level of data protection as within the European Union. In this case, appropriate measures will be taken to ensure adequate safeguards to protect the personal data of the event participants.

We will therefore only transfer the event participants' personal data to external recipients in third countries if they have concluded with us EU Standard Contractual Clauses or introduced Binding Corporate Rules.

You can obtain further details and a copy of the measures implemented from the aforementioned Data Protection Coordinator or the Wintershall Dea Group's Data Protection Officer.

How long will the personal data be stored?

Insofar as no explicit retention period is specified when the data is collected (for example as part of a declaration of consent), the event participants' personal data will be erased as soon as it is no longer required to fulfil the purpose of the storage, unless the erasure would be contrary to statutory retention requirements (for example, commercial and fiscal retention requirements). In this case the data will be processed only to a limited extent.



Which data protection rights do you have?

You as an event participant can request **information** at the aforementioned address about the stored personal data concerning you. In addition, under certain circumstances you may request the **correction** or **erasure** of your data. Under certain circumstances you are also entitled to **restrict the processing of your data** and **receive the personal data concerning you which you have provided** in a structured, commonly used and machine-readable format.

In the case when personal data is processed on the basis of a consent, event participants have the right **to object to the processing** of their personal data at any time without giving reasons. If we process the event participants' personal data in order to safeguard legitimate interests, the event participants may at any time object to this processing for reasons that arise from their particular situation. In the event of an objection, we will no longer process their personal data unless we can demonstrate compelling legitimate grounds for the processing which overrides the interests, rights and freedoms of the event participants, or the processing serves to establish, exercise or defend legal claims. Event participants can object to the processing of photographs and video recordings at any time without stating a reason. Please contact the organizer or photographer for this purpose.

Where can you complain?

Event participants can lodge a complaint with the aforementioned Data Protection Officer or with a data protection supervisory authority. Without prejudice to any other administrative or judicial remedy, event participants have the right to lodge a complaint with a supervisory authority, in particular in the Member State of their residence or the location of a suspected infringement, if event participants consider that the processing of personal data concerning them is contrary to the GDPR.

The supervisory authority with whom the complaint has been lodged will inform the complainant about the status and results of the complaint, including the possibility to obtain judicial remedy in accordance with Article 78 of the GDPR.

In addition, event participants can complain to the lead regulatory authority responsible for us, which in Norway is:

Datatilsynet Postboks 8177 0034 Oslo

https://www.datatilsynet.no/

E-post: postkasse@datatilsynet.no



Or you can contact:

Der Landesbeauftragte für den Datenschutz und die Informationsfreiheit Rheinland-Pfalz Hintere Bleiche 34 55116 Mainz

https://www.datenschutz.rlp.de/de/general-storage/footer/ueber-den-lfdi/kontakt/

E-Mail: poststelle@datenschutz.rlp.de