

Data Privacy Information according to art. 13 and 14 General Data Protection Regulation (GDPR) including note according to section 7 para. 3 UWG

1. Responsible for data processing

Responsible for data processing is DEKRA Akademie GmbH, Handwerkstraße 15, 70565 Stuttgart, general manager: Katrin Haupt. The data protection officer of DEKRA Akademie GmbH can be contacted at: datenschutz.akademie@dekra.com

2. Categories of processed personal data

We process your personal data exclusively in strict accordance with the legislation. This includes the following categories of personal data: master data (e.g., surname, first name, address, date of birth, place of birth), billing data and banking information, or similar.

Processing of special categories of personal data (such as health data) is required for participation in certain courses and, in accordance with Article 9 (2) (a) of the GDPR, requires your personal consent.

3. Purpose and legal basis for the processing of personal data

a) Data processing for the purpose of pre-contractual measures and contract execution (article 6 (1) (b) GDPR)

The data processing by the responsible as well as by commissioned third parties or processors is required for pre-contractual measures, contract execution and settlement of your contract, the processing of your specific request or for the assertion of public funding.

b) Data processing based on your consent (article 6 (1) (a) GDPR)

The data processing is permitted in accordance with your personally given consent to the processing of your personal data for specific purposes (such as e.g. the transfer of data within the Group or to subcontractors). A given consent can be withdrawn at any time with effect in the future. The withdrawal of a consent does not affect the legality of the data processed until the withdrawal.

c) Data processing of legitimate interest (article 6 (1) (f) GDPR)

We process your data in a lawful manner for the purposes of our legitimate interests and the legitimate interests pursued by a third party. This includes the use of your personal data

- to inform you about future offers for identical or similar products by the DEKRA Akademie GmbH.
- to consult and exchange data with credit bureaus (e.g. Schufa, Creditreform) for credit assessments or payment risks, in particular if the requirements of section 31 of German Federal Data Protection Act (Bundesdatenschutzgesetz, BDSG) are met.
- to assert legal claims and for defense in legal disputes.
- to solve or prevent crimes.
- to use your anonymized data for purposes of analysis.

In case we wish to process your personal data for a purpose not previously mentioned, we will inform you in advance within the scope of the legal provisions.

4. Transfer of personal data to recipients

Within the DEKRA Akademie GmbH, the access to your personal data is restricted to those people who need it directly for the above mentioned purposes. This also applies to contracted service providers and agents. Personal data are to be transmitted to third parties only if this is necessary for the purposes mentioned above or with your anterior consent.

Recipients of personal data may be the following categories of recipients: contracting entity (Confirmation of participation on request), internship companies, driving schools, first aid providers, doctors for determining fitness to drive, sponsors, certification bodies, chambers of commerce and industry, chambers of crafts, other responsible testing centers, other DEKRA entities, professional associations, pension insurance institutions, cooperation partners if trainings are offered together with other training companies.

5. Duration of data storage of personal data

We store your personal data exclusively for the purposes mentioned above. Your data will be processed for the first time at the time of acquisition, if they are provided by you or a third party. We delete your personal data as soon as the contractual relationship or other legal relationship has terminated, all mutual claims are fulfilled and there are no other statutory retention requirements or legal justifications for the storage. These include, but are not limited to, the retention obligations of the German Commercial Code ("Handelsgesetzbuch", HGB), the German Tax Code ("Abgabenordnung", AO) and social legislation. This means that we will delete your personal data at the latest after expiration of the statutory retention obligations, which are usually 10 years after the end of the contractual or other legal relationship.

6. Rights of the data subject

According to GDPR, you have the right to access (art. 15), rectification (art. 16), erasure (art. 17), restriction of processing (art. 18), object (Art. 21) and data portability (art. 20). According to art. 7, para. 3 UWG (German Act Against Unfair Competition), you can object to the usage of your personal data for advertising purposes at any time without any costs other than transmission costs based on basic tariffs. Furthermore, there is a right of appeal to the "State Data Protection Officer of Baden-Württemberg".

7. Obligation to provide personal data

The provision of personal data is an obligatory prerequisite for our services.

Note according to section 7 para. 3 UWG (Act Against Unfair Competition)

If you use our services, we will send you information e-mails for the same or similar services. You may at any time request to stop receiving such information e-mails from us. Contact us at: service.akademie@dekra.com without costs arising by virtue thereof, other than transmission costs pursuant to the basic rates.