

Consent
for the storage and processing of personal data under the GDPR
for advertisements on the WEWASC e.V. website

Responsible in the sense of the basic data protection regulation is the executive committee of WEWASC e.V., Haibacherstr. 118, 63768 Hoesbach

Authorized Representative Board is the president president@wewasc.com

Representing the Vice President vicepresident@wewasc.com

I,
Name

Address

Phone number mobile

E-Mail- Address

confirm to have read the above and agree that the Western Europe Working Australian Shepherd Club e.V. (WEWASC e.V.)

may use my personal data (first name and surname, address, e-mail address, telephone numbers in connection with my desired ads on the WEWASC eV website (cover messages, litter announcements, litter announcements, stud dogs, training offers, animal markets or sales dogs), and save and publish them on the website of the club.

Data protection consent for the communication.

I agree (please check as appropriate) that the club WEWASC e.V. may store and process personal data (name, address, telephone numbers, e-mail addresses) for communication regarding notifications, as well as short advice using the following media, as well as contact me in the following ways:

Telephone number

mobile phone number

e-mail

Location and date:

Signature:

.....

.....
(For minors signature of both parents or both guardian)

Please note the next page and sign separately! Thank you.

Privacy statement according to the DSGVO (Datenschutzgrundverordnung)

(GDPR = Global Data Protection Regulation)

General information about data processing

1. Scope of processing of personal data

In principle, we only collect and use the personal data of our members and event participants insofar as this is necessary to provide a functional website and to fulfill the business relationship with the club. The collection and use of personal data of our members and event participants is usually only with the consent of the respective person. An exception applies to cases in which prior consent cannot be obtained for reasons of fact and the processing of the data is permitted by law.

2. Legal basis for the processing of personal data

Insofar as we obtain the consent of the data subject for processing of personal data, Art. 6 para. 1 lit. a DSGVO as legal basis. In the processing of personal data necessary for the performance of a contract to which the data subject is a party, Art. 6 para. 1 lit. b DSGVO as legal basis. This also applies to processing operations required to carry out pre-contractual actions. Insofar as the processing of personal data is required to fulfill a legal obligation (statutory provisions) which is governed by our association (e.g. federal registration laws), Art. 6 para. 1 lit. c DSGVO as legal basis. If processing is necessary to safeguard the legitimate interests of our club or a third party, and if the interests, fundamental rights and freedoms of the data subject do not, Art. 6 para. 1 lit. f DSGVO is legal basis for processing.

3. Data deletion and storage duration

The personal data of the data subject will be deleted or blocked as soon as the purpose of the storage is deleted. In addition, such storage may be provided for by the European or national legislator in EU regulations, laws or other regulations to which the controller is subject. A blocking or deletion of the data takes place even if a storage period prescribed by the mentioned standards expires, unless there is a need for further storage of the data for the fulfillment of the purpose.

Your Rights

If your personal data are processed, you are the person who concerns it in the meaning of the DSGVO and you have the following rights to the person responsible:

You have a right to information about the personal data stored about you, about the purpose of the processing, about possible transfers to other places and about the duration of the storage.

If data is inaccurate or no longer necessary for the purposes for which it was collected, you may request that the processing be corrected, deleted or restricted. As far as provided in the processing procedures, you can also view your data yourself and correct it if necessary.

Should your particular personal situation give rise to reasons against the processing of your personal data, you may object to this insofar as the processing is based on a legitimate interest. The controller will no longer process the personal data concerning you unless he can demonstrate compelling legitimate grounds for processing that outweigh your interests, rights and freedoms, or the processing is for the purpose of enforcing, exercising or defending legal claims.

You have the right to revoke your data protection declaration at any time. The revocation of consent does not affect the legality of the processing carried out on the basis of the consent until the revocation. The revocation must be in writing.

If you have questions about your rights, please contact:

WEWASC e.V. president: president@wewasc.com; or in proxy of the president contact the vice president: vicepresident@wewasc.com

Right to complain to a supervisory authority

As the data subject, you have the right to lodge a complaint with a data protection supervisory authority, in particular in the Member State of its residence or the place of the alleged infringement, without prejudice to any other administrative or judicial remedy, if you consider that the processing of the personal data concerning you violates the data safety.

The regulator that files the complaint will notify you of the status and outcome of your complaint, including the possibility of a judicial remedy. The competent supervisory authority is: Bavarian State Office for Data Protection Supervision (BayLDA), Promenade 27, 91522 Ansbach. More information can be found on the website of the Federal Commissioner for Data Protection and Freedom of Information.

Location and date:

Signature:

.....

.....

(For minors signature of both parents or guardian)