

Privacy policy for the DSGVO

Name and address of the person responsible

Is the person in charge within the meaning of the data protection regulation and other national data protection laws of the Member States, as well as other data protection regulations

Oder-Hotel

Wolfgang & Birte Dreßler GbR

Apfelallee 2

D-16303 Schwedt OT Zützen

Telefon: +49 (0) 3332 266-0

Telefax: +49 (0) 3332 266-266

E-Mail: hotel@oder-hotel.de

Internet: www.oder-hotel.de

The responsible supervisor/r is

Wolfgang Dreßler

Apfelallee 2

D-16303 Schwedt OT Zützen

Telefon: +49 (0) 3332 266-0

Telefax: +49 (0) 3332 266-266

E-Mail: hotel@oder-hotel.de

Internet: www.oder-hotel.de

Scope

This privacy statement is to inform users of this website in accordance with the Federal Data Protection Act and the Telemedia Act about the nature, the scope and the purpose of the collection and use of personal data by the below mentioned website operators. The website owner takes your privacy very seriously and handle your personal data confidentially and in accordance with the statutory regulations.

Keep in mind that the data transmission in the Internet can basically be careful with security vulnerabilities. A complete protection against access by foreigners is not feasible.

Scope the processing of personal data

We only process personal data of our users, as far as this is necessary for the deployment of an operational site as well as our content and services. The processing of personal data of our users are regularly only after the consent of the user. Except in such cases where a previous a consent for actual reasons it is not possible and the processing of data by legal regulations is permitted.

Legal basis for the processing of personal data

As far as we get a subject's consent for processing of personal data, article 6 serves par. 1 lit. a EU data protection Regulation (DSGVO) as the legal basis.

In the processing of personal data, which is necessary for the performance of a contract, whose party is the person, article 6 serves par. 1 lit. b DSGVO as the legal basis. This also applies to processing operations that are necessary for the implementation of pre-contractual measures.

As far as processing of personal data for the performance of a legal obligation is required, our company is subject to the article 6 serves par. 1 lit. (c) DSGVO as the legal basis.

The case that vital interests of the data subject or another natural person require a processing of personal data, article 6 serves for par. 1 lit. d DSGVO as the legal basis.

The processing to maintain a legitimate interest of our company or a third party is required and outweigh the interests, rights and freedoms of the person concerned the former interest does not, so article 6 para 1 is lit. f DSGVO as the legal basis for the processing.

Access data

The website owner or page provider collects data on traffic to the page (s) and saves them as "server log files". The following data are logged as:

- Visited website
- Time when of access
- Amount of data sent in bytes
- Source/reference, from which you came to the page
- Used browser
- Operating system used
- IP address

The collected data serve only statistical evaluations and to improve the site. The website operator, however, reserves the right to check the server log files, later concrete evidence should point to an illegal use.

Cookies

This website does not use cookies. These are small text files, which are otherwise stored on your device. Your browser will then access these files. There increased the ease and security of sites mainly for the completion of business processes through the use of cookies.

Popular browsers offer the option of settings to disallow cookies. Note: It is not guaranteed that you can access all functions of this website without any restrictions, if you make the appropriate settings.

Handling of personal data

The website operator collects, uses, and only disclose your personal information if this is allowed in the legal framework or, you consent to the collection of data.

All information is considered personal data, which are used, your person to determine and which traced back to you can be - for example, your name, your email address, and phone number. The website operator handles your personal data confidentially and according to data protection legislation and this privacy policy.

Contact form and email contact

There is a contact form on our website, which can be used for the electronic contact. A user perceives this possibility, so they are in the input mask entered to transmit data to us and stored. These data are:

- (1) type of contact
- (2) first name
- (3) name
- (4) address
- (5) telephone number
- (6) E-mail address
- (7) textual message
- (8) the acceptance of this privacy policy

Following data is stored at the time of the sending of the message

- (1) the IP address of the user
- (2) date and time of registration

For the processing of the data, in conjunction with the the send before offering your consent obtained and this present privacy statement you referenced.

In this context, there is no transfer of data to third parties. The data are used solely for the processing of the conversation.

Legal basis for the data processing is lit if there is consent of the user's article 6 para 1. a DSGVO.

Alternatively, it is possible to contact via the E-Mail address provided. In this case, the PII with the email of the user are stored.

Legal basis for the processing of the data transferred in the course of sending an E-Mail, is article 6 par. 1 lit. f DSGVO. The mail contact aimed at the conclusion of a contract, so additional legal basis for processing is article 6 para 1. (b) DSGVO.

Dealing with comments and contributions

Please leave a post or comment on this website in a guestbook may be offered also your IP address, the date and the time is stored next to this. This is the security of the site operator: your text is contrary to applicable law, wants to he can use to track your identity.

Data deletion and storage duration

The data will be deleted when they are no longer necessary for the achievement of the purpose of their collection. For the personal data from the input mask of the contact form and those who were sent by E-Mail, this is the case when the respective conversation with the user is finished. Then, if it is remove from the circumstances that the concerned issue is finally resolved, the conversation is finished. A can be stored in addition, if this has been provided by the European or national legislator in Union legal regulations, laws or other regulations, the person in charge. A blocking or deletion of data is carried out even if a storage deadline prescribed by the above mentioned standards, unless that is a necessity for further storage of data for a conclusion of the contract or the performance of a contract.

You can ask the officer, that the personal data concerning you will be deleted immediately, and the officer is required immediately to delete this data, unless one of the following reasons applies:

- (1) the personal data concerning you are no longer necessary for the purposes for which they were collected or processed in any other way.
- (2) you withdraw your consent, on which the processing in accordance with article 6 para 1 lit. a or article 9 para 2 lit. a DSGVO based, and lacking any other legal basis for the processing.
- (3) set under art. 21 para. 1 DSGVO object to the processing of a and there are no priority legitimate grounds for processing, or set according art. 21 para 2 DSGVO object to the processing on.
- (4) the personal data concerning you have been unlawfully processed.
- (5) the deletion of the personal data concerning you is required Union law or the laws of the Member States to fulfil a legal obligation to which the officer is subject to.
- (6) the personal data concerning you collected on services of the information society in accordance with article 8 paragraph 1 DSGVO.

Subscriptions

You have not the possibility to subscribe to the entire site as well as follow-up comments on your post on this website.

Web analytics such as Google Analytics, Matomo, or similar

We use no analysis program on our website to analyze the surfing behavior of our users, and also no user data is collected.

Use of social media plugins

This site uses no social media plugins, E.g. by Facebook, Google plus or Twitter are offered.

Newsletter subscription

The website operator offers newsletter, in which he informs you about current events and special offers.

Rights of the user to the information, correction

You get themselves free of charge information about what personal information about you stored as a user request. If your request with a statutory obligation to store data in conflict, you have a right to rectification of incorrect data and the blocking or erasure of your personal data.

Information to third parties

These only occur if this is required by law.

The officer made accidentally public personal data concerning you it is article 17 according § 1 DSGVO committed to the deletion

The right of cancellation is not in this case insofar as the processing is necessary:

(1) to exercise the right to freedom of expression and information;

(2) for the performance of a legal obligation that requires the processing according to the law of the Union or the Member States, is subject to the person in charge, or to carry out a task that is in the public interest or in the exercise of public Violence shall be awarded to the person in charge;

(3) for reasons of public interest in the field of public health in accordance with article 9, paragraph 2 lit. h and i, as well as article 9 para 3 DSGVO;

(4) for the public interest archive purposes, scientific or historical research purposes or for statistical purposes pursuant Article 89 para 1 DSGVO, as far as that under section a) called right expected to the achievement of the objectives of this processing impossible or seriously impaired, or

(5) to the claim, exercise or defence of legal claims.

Right of revocation

You withdraw your consent to the processing in accordance with article 6 para 1 lit. a or article 9 para 2 lit. a DSGVO based, and lacking any other legal basis for the processing.

Right of complaint to a supervisor

Without prejudice to an other administrative or judicial appeal is the law on appeal by a supervisory authority, in particular in the Member State of their residence, their job, or the location of the alleged Infringement, too, if you believe that the processing of personal data concerning you is contrary to the DSGVO.

The supervisory authority, in which the complaint was filed, informs the State and the results of the appeal including the possibility of a judicial remedy 78 DSGVO the complainant about article.

Stand may 2018