



Information obligations under the GDPR on the processing of personal data in connection with a DAAD-funded scholarship programme

For what purposes should personal data be processed?

The International Office of TU Dresden awards degree scholarships and scholarships for particularly committed students to particularly qualified international students at TU Dresden from funds of the DAAD-funded STIBET programme.

Who is responsible for data processing and who can data subjects contact?	
Technische Universität Dresden	Technische Universität Dresden
International Office	Datenschutzbeauftragter der TU Dresden
Cornelia Hesse/ Luise Thalheim	Herr Jens Syckor
01062 Dresden	01062 Dresden
Tel.: +49 (0) 351 463 36330/32442	Tel.: +49 (0)351 463 32839
E-Mail: <u>stipendien.international@tu-dres-</u>	Fax: +49 (0)351 463 39718
<u>den.de</u>	E-Mail: informationssicherheit@tu-dresden.de

What is the legal basis for the processing of personal data?

The legal basis for the processing of personal data here is Art. 6 para. 1 lit. b) GDPR.

Which personal data is processed?

The personal data specified in the associated form will be processed.

How long will personal data be processed?

If the data is no longer required for the fulfilment of contractual or legal or statutory obligations of TU Dresden, it will be deleted regularly (after 5 years at the latest), unless there are legal grounds for not deleting it.

Is personal data transmitted to third parties or who has access to the data at TU Dresden?

Insofar as this is not otherwise legally or statutorily determined or expressly consented to in individual cases or the disclosure (transfer) to third parties is required for purposes in accordance with Art. 6 para. 1 lit. b) - here in particular applications for scholarships and, if the scholarship is granted, for purposes of proving the proper use of funds - personal data will not be transferred to third parties.

At TU Dresden, the responsible employees of the International Office of TU Dresden are authorised to access the data.

What rights do data subjects have in principle (Chapter 3 GDPR)?

To exercise these rights, it is sufficient to send a notification in text form (letter, e-mail or fax) to the person responsible (see Responsibilities at TU Dresden).

1. Voluntariness and revocation (Art. 7 para. 3 GDPR)

The provision of personal data is voluntary. Consent can be refused or revoked at any time informally and without giving reasons to the person responsible. Your personal data will then no longer be processed. The legality of the processing carried out on the basis of the consent until the revocation remains unaffected by this.

2. Right to information (Art. 15 GDPR)

You have the right to request information about the personal data processed about you and the possible recipients of this data at any time. You are entitled to a response within one month of receipt of the request for information.

3. Right to rectification, erasure and restriction (Art. 16-18 GDPR)

You can request the correction or deletion of your personal data or the restriction of processing at any time from TU Dresden.

4. Right to data portability (Art. 20 GDPR)

You may request that the controller transmit your personal data to you in machine-readable form. Alternatively, you can request the direct transfer of the personal data you have provided to another controller, insofar as this is possible.

5. Right of appeal (Art. 77 GDPR)

Affected persons can contact the Data Protection Officer of TU Dresden at any time and, in the event of a complaint under Art. 77 GDPR, the competent supervisory authority for data protection.

The competent supervisory authority is: **Data Protection Officer of Saxony**

Ms. Dr. Juliane Hundert Devrientstraße 5 01067 Dresden Tel.: +49 (0) 351 85471 101 E-Mail: <u>saechsdsb@slt.sachsen.de</u> www.datenschutz.sachsen.de