Data protection declaration on the occasion of photo shoots at the “TUD Family Festival 2024”

Purpose of data processing and consequences of not providing personal data
Photographs serve the purpose of public relations for the diversification of TU Dresden on the internet and in press releases.

According to the legal situation, we can generally make the following recordings without your consent and, if necessary, use them for public relations:

- show the people of contemporary history,
- have the people only as an accessory next to landscapes or other localities,
- Reproduce meetings, processions or similar events and their character in which the persons depicted took part.

For all other photographs, you will be asked for your consent on a case-by-case basis. In the event that no consent is given for these photographs or the consent is revoked, no disadvantages will arise.

Who is responsible for data processing and whom can data subjects contact?
Technical University Dresden
Contact person: Franziska Schneider
Unit 9.3 Diversity Management
Tel.: +49 (0) 351 463-39772
E-Mail: franziska.schneider@tu-dresden.de

The Data Protection Officer
Mr. Jens Syckor
01062 Dresden
Tel.: +49 (0)351 463-32839
E-Mail: informationssicherheit@tu-dresden.de

What is the legal basis for processing personal data?
Recordings that reflect the character of the place where the recording was made (overview recordings): Art. 6 para. 1 lit. e in conjunction with Art. 6 para. 3 of the General Data Protection Regulation (DSGVO) in conjunction with § 3 para. 1 of the Saxon Data Protection Implementation Act (SächsDSDG).

For other shots, the photographer will ask for your consent:
Art. 6 para. 1 lit. a DSGVO.

Duration of storage
The photos will be deleted no later than 5 years after the event. If consent was obtained for a photo because it was required, the photo will be deleted immediately upon revocation of consent.

If necessary, the records are taken over by the responsible university archive and are usually kept there indefinitely.

Receiver
Worldwide users of the TU Dresden's online and print media.
What are the basic rights of data subjects?

Voluntariness and revocation (Art. 7 Abs. 3 DSGVO)
In the case where you have given consent, you have the right to withdraw your consent at any time, whereby the lawfulness of the processing carried out on the basis of the consent up to the withdrawal is not affected.

Right to information (Art. 15 DSGVO)
You have the right to request information about the data processed about you at any time. You are entitled to a reply within a period of one month after receipt of the request for information.

Right of rectification, erasure and restriction (Art. 16-18 DSGVO)
You can request the TU Dresden to correct or delete your personal data or to restrict processing at any time.

Right to data portability (Art. 20 DSGVO)
You may, in the event that you have given consent, request that the controller(s) transfers your personal data to you in machine-readable form. Alternatively, you may request the direct transfer of the personal data you have provided to another controller, where this is possible.

Right of appeal (Art. 77 DSGVO)
You can contact the TU Dresden data protection officer at any time (see above) as well as a data protection supervisory authority in the event of a complaint pursuant to Art. 77 DSGVO.

Competent supervisory authority:
Saxon Commissioner for Data Protection and Transparency
Mrs. Dr. Juliane Hundert
Devrientstraße 5
01067 Dresden
E-Mail: post@sdtb.sachsen.de
Tel.: + 49 (0) 35185471 101
www.datenschutz.sachsen.de

Note: To exercise the rights, a notification in text form (letter or e-mail) is sufficient (see above). However, the exercise of the rights only has an effect if the processed data makes it possible to identify you personally.

Information on the right to object Art. 21 Abs. 1 DSGVO
You have the right to object at any time, on grounds relating to your particular situation, to the processing of personal data concerning you which is carried out on the basis of Article 6(1)(e) of the GDPR. The controller shall no longer process the personal data unless it can demonstrate compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject, or for the establishment, exercise or defence of legal claims.