Data Protection Information

As part of this study, personal data is processed, i.e. collected, analysed and stored. The project participants agree to comply with data protection regulations.

You are not obliged to provide your personal data; however, if the data is not provided, participation in the above-mentioned study is not possible.

1) Legal framework

The legal framework for the processing of personal data is your voluntary electronic consent in accordance with the EU General Data Protection Regulation (Art. 6 para. 1 sentence 1 letter a) GDPR).

2) Explanation of terms

'Study' means the scientific investigation described in the participation information with the abovementioned designation. 'Completion of the examination' means the time at which your data has been fully collected. 'Completion of the study' refers to the point in time at which the data of all participants in the study have been fully recorded.

3) Data types

The following data will be collected:

a) data collected during the examination (e.g. answers in the questionnaire, test and measurement results) as presented in the participation information.

4) Purpose

The data collected during the examination will be used for the research purposes stated in the participation information. That data (paragraph 3a) can be further processed in anonymised form for other purposes (see paragraph 6).

5) Type of storage

Technical and organisational protection measures ensure that the data, according to paragraph 3a, is protected from access by third parties.

6) Access, anonymisation

The people directly involved in the project have access to all data in accordance with paragraph 3. These people are listed by name as 'project members' in the participation information. The access will be exclusively used for the purposes mentioned in paragraph 4. The project participants are obliged to maintain confidentiality towards third parties.

The data will be collected in anonymised form, i.e. no person-identifying data will be collected. Thus, the collected data (paragraph 3a) cannot be assigned to your identity at any point in time.

The data collected in the study (paragraph 3a) can be made available to the public in this anonymised form.

All data can be made available to the data protection officer of the University of Technology Chemnitz and the responsible supervisory authorities for inspection purposes upon request.

7) Deletion of data

Your data cannot be deleted subsequently.

8) Storage of data

All data is stored in accordance with the periods stipulated by law, regulations of the professional associations or regulations of the publication organs (e.g. professional journals). At this moment, the storage period amounts to 10 years after the completion of the study. The person responsible for the storage of that data is:

Prof. Christina Sanchez-Stockhammer, e-mail: christina.sanchez@phil.tu-chemnitz.de

9) Name and contact information of the project management

If you have any questions regarding this data protection information or the data processing procedures in our study, please contact the project management of this study at any time:

Prof. Christina Sanchez-Stockhammer

English and Digital Linguistics Chemnitz University of Technology

Email: christina.sanchez@phil.tu-chemnitz.de

10) Name and contact information of the person responsible for data protection and the data protection officer

Responsible within the terms of the EU General Data Protection Regulation (GDPR) and other national data protection laws of the member states, as well as other data protection regulations, is the:

University of Technology Chemnitz represented by the Rector: Prof. Dr. Gerd Strohmeier Straße der Nationen 62 09111 Chemnitz E-mail: rektor@tu-chemnitz.de

Phone number: +49 371 531-10000

Web: www.tu-chemnitz.de

The data protection officer of the University of Technology Chemnitz is:
Andreas Tews
ecoprotec GmbH Paderborn
E-mail: datenschutzbeauftragter@tu-chemnitz.de

Phone number: +49 5251 877888-313

Web: https://www.tu-chemnitz.de/rektorat/dsb/

11) Additional rights

As long as your data is not anonymised in accordance with paragraph 6, you are a data subject within the terms of the GDPR, so that you are entitled to the following rights towards the University of Technology Chemnitz (as the responsible party):

- Right to information about the processed personal data (Art. 15 GDPR),
- Right to correction or completion of your personal data (Art. 16 GDPR),
- Right to deletion of your personal data (Art. 17 GDPR) in accordance with paragraph 7,
- Right to restriction of the processing of your personal data (Art. 18 GDPR)
- Right to notification obligation of the recipients of your personal data about any corrections, deletions or restrictions on processing (Art. 19 GDPR),
- Right to data portability, i.e. to receive your data in a structured, commonly used and machine-readable format or to have it transmitted directly to another person responsible (Art. 20 GDPR),
- Right to object to the procedure of personal data concerning you (Art. 21 GDPR),
- Right to revoke the declaration of consent under data protection law with effect for the future (Art. 7 para. 3 GDPR)

To exercise these rights, please contact the responsible parties mentioned in paragraphs 9 or 10.

Without prejudice to any other administrative or judicial remedy, you have the right to lodge a complaint with a supervisory authority (Art. 77 GDPR) if you consider that the processing of personal data relating to you infringes applicable data protection regulations. The responsible supervisory authority in the State of Saxony is in accordance with Art. 51 GDPR in conjunction with §§ 14 ff. SächsDSDG:

Dr. Juliane Hundert
Sächsische Datenschutz- und Transparenzbeauftragte
Devrientstraße 5
01067 Dresden
E-mail: nost@sdth.sachsen.de

E-mail: post@sdtb.sachsen.de Phone number: +49 351 85471-101

Telefax: +49 351 85471-109

Web: www.datenschutz.sachsen.de

12) Actuality

This data privacy policy is the currently available valid version, last modified on 02.04.2025.

CONSENT TO DATA PROCESSING

I hereby declare that I have been fully informed about the handling of my data, in particular about the collection, evaluation, storage and publication as well as the options for deleting my data. I have read and understood the data protection information. All my questions have been answered to my satisfaction. I have received a copy of the data protection information and the data protection declaration of consent. I had enough time to think about my decision regarding the handling of my data and to decide freely. I am aware that I cannot withdraw my consent to data processing.

I explicitly and voluntarily, i.e. free from coercion and pressure, consent to my personal data being processed to the extent and for the purposes described.