

Data Privacy Statement – Registration Tool

Information on the collection of data in the context of the login procedures for Climate Pilgrimage and participation in Zoom webinars

5th Ecumenical Pilgrimage for Climate Justice

Responsibility

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Purposes of Processing

During the registration procedure for pilgrims, personal data (name, mail address, telephone number, times of participation, special instructions) is collected. The registration procedure for participating in zoom webinars also collects personal data (name, mail address, telephone number). This is always done on a voluntary basis. The data will not be passed on to third parties without your approval. We point out that the data transmission on the Internet (e.g., in communication by e-mail via login@klimapilgern.de) can have security gaps. A complete protection of the data against access by third parties is not possible.

In the case of zoom webinars, you firstly must agree to submitting your mail address to zoom. Zoom uses it to tell you the access data for your participation in the webinar. See also: [Privacy and Security for Zoom Video Communications](#).

If you send us inquiries to participate via online form and / or by e-mail, the contact details you specified, or the information you provided by e-mail for the purpose of your inquiry, will be stored with us for requested purpose. We do not give this data to third parties without your approval.

Our (voluntary) employees and service providers are committed to secrecy and compliance with the data secrecy.

Legal Basis

The legal principles of data protection can be found in the church law on the privacy of the Protestant Church in Germany (DSG-EKD), which implements the requirements of the Data Protection Regulation of the European Union (DSGVO) for the area of Protestant Churches, and the Telemedia Act (TMG).

Duration of Storage

The deletion of stored personal data takes place when you revoke your approval to the storage, if the information is no longer necessary to fulfil the purpose of the storage, or if the storage is inadmissible for other legal reasons.

The data on participation in the 5th Ecumenical Pilgrimage for Climate Justice 2021 will be completely deleted after the project completion in March 2022. If you have given us the consent to send further information about the project by mail, your first and last name as well as the mail address will be stored for information on the implementation of future ecumenical pilgrimages. A transfer to third parties does not take place.

Use and Disclosure of Personal Data

As far as you have provided us personal data, we only use it to answer your inquiries, for organizational and technical administration of your participation, and to provide you with additional information about our offers.

Your personal data will only be passed on to third parties, or otherwise be transmitted, if this is necessary for the purpose of the participation process - in particular, the transfer of credentials to daily coordinators - and only if you have previously agreed. You have the right to revoke a granted approval with effect for the future at any time. However, this does not exclude the transfer to government agencies (e.g., law enforcement authorities), as far as German or European law demands such a transfer.

Right of Information, Correction, Deletion, Restriction of Processing, Complaint with the Supervisory Authority

We comply with the above points in relation to data protection as described.

On request, we will inform you, if and what personal data about you are stored with us. If, despite our efforts for truthfulness and topicality, stored information is incorrect, we will correct them on your requirement. Regardless of this and under the requirements of Art. 17 DSGVO you have the right for deletion of the data stored about you.

You have a right to request the restriction of data processing if one of the following conditions is given:

1. If the correctness of personal data is denied by you, for a duration that enables us to verify the correctness of personal data.
2. If the data processing is unlawful and you reject the deletion of personal data and, instead, require limiting the use of personal data.
3. If we no longer need the personal data for the purposes of processing, but you need it for assertion, exercise, or defence of legal claims, or
4. If you have filed an objection to the processing in accordance with Article 21 (1), if it has not yet been determined whether the legitimate reasons on our part be outweighed.

At any time, you have the right to object to the usage of your specific data, for reasons that arise from your special situation, contradiction to the processing of personal data.

You have the right to obtain personal data relating to you, which you have provided us in a structured, common, and machine-readable format, and you have the right to convey this data unhindered to another personnel.

You have the right to complain at the competent supervisory authority for data protection.

If you have other questions regarding the usage of your personal information, you can contact us. Without your consent or statutory permit, we do not give your data to third parties. A granted consent can be revoked at any time. There is no general requirement for the form of consent.