

 Federal Ministry
Republic of Austria
Climate Action, Environment,
Energy, Mobility,
Innovation and Technology

Data Protection and Privacy Statement pursuant Art. 13 DSGVO

Central Dose Register

Vienna, 2021

Description and purpose of the data processing

The Central Dose Register stores and processes data exclusively within the meaning of the General Data Protection Regulation (GDPR), Regulation (EU) 2016/679, as well as in the meaning of the Data Protection Act, as amended (Datenschutzgesetz in der geltenden Fassung).

Data which are usually processed in this context

The Central Dose Register stores and processes health data of exposed workers. This concerns data from dose assessment stipulated by law and from evaluation, stipulated by law, of the results of medical examinations.

Legal basis of the data processing

The legal basis for recording and processing of your data is the Radiation Protection Act 2020 (Strahlenschutzgesetz 2020, BGBl. I Nr. 50/2020 (StrSchG 2020)).

The data processing contains automated decision-making:

No.

Categories of recipients of the data (Third parties); third countries:

The data collected in accordance with § 133 Radiation Protection Act 2020 (Strahlenschutzgesetz 2020; StrSchG 2020) are provided to the competent authorities as well as to certified medical practitioners in the extent necessary to fulfill their official functions.

Statement on period of storage and deletion, respectively:

The deletion period is provided by § 133 para. 3 Radiation Protection Act 2020 (Strahlenschutzgesetz 2020; StrSchG 2020). According to this section, the data stored in the Central Dose Register have to be retained in the register until the relevant person has attained the age of 75 years, but no less than 30 years from the termination of the practice involving exposure.

Your Rights:

If your data is processed in whole or in part on the basis of your consent, you can revoke your consent at any time and without giving reasons. This means that further processing of your data is not permitted; the legality of the processing carried out on the basis of your consent up to the point of revocation remains unaffected.

Each person concerned can request information from the person responsible about the data processed about him/her in accordance with Art. 15 GDPR, the correction of incorrect data (Art. 16 GDPR) and the deletion of inadmissibly processed data (Art. 17 GDPR). Regarding data processing based on Art. 6 (1) (e) (performing public tasks) or Art. 6 (1) (f) (legitimate interests of a person responsible or a third party in the private sector), a person concerned can raise an objection due to a violation of your data protection interests in accordance with Art. 21 GDPR. The right to object can be excluded by law. Under the conditions of Art. 18, a person concerned can assert his/her right to restriction of processing against the person responsible. A right to data portability exists within the scope of Art. 20 GDPR.

Every person concerned has the right to complain to the data protection authority ([dsb.gv.at](https://www.dsb.gv.at)) if he/she believes that the processing of his/her personal data violates applicable data protection law.

Further information:

Please contact us using the following contact data.

Responsible for the processing:

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