

Data protection information in accordance with article 13 General Data Protection Regulation (GDPR) relating to the processing of your personal data for the purpose of your membership of the Sambodha-Mandira e.V.

(Dated September 2020)

The English translation is provided as a courtesy to users. In case of doubt about the meaning, the meaning of the original German text prevails.

Responsible for the Processing of Data:

Responsible for the processing of data by the association Sambodha-Mandira e.V. (Association) is

Sambodha-Mandira e.V.
Drachenweg 1d
82256 Fürstenfeldbruck
Germany

E-Mail: datenschutz@mandira.world

Purpose of the Processing of Data

The Association solely creates, processes and uses personal data (Data) to create and administer memberships of Sambodha-Mandira e.V.. This adheres to the guidelines of the EU General Data Protection Regulation as well as the applicable Bundesdatenschutzgesetz (Federal Data Protection Legislation of the Federal Republic of Germany).

The following Data is processed:

- Given Name and Family Name
- Spiritual Name
- Address
- Date of Birth
- Communications Data (Telephone, E-Mail)
- Bank Account Details

The above-named Data are mandatory Data; a person can only become and be a member of the Association, if he/she provides the mandatory Data for lawful processing, according to the GDPR, by the Association.

Data provided to third parties

The administrative bodies of the Association, all employees and people otherwise working for the Association are prohibited to process, provide, make available to third parties or to use personal Data without authorisation unless required by the specific function. This obligation continues even after the above-named persons have left the Association.

Member's Data will be used for the administration of the memberships including banking direct debits of membership fees. In this context board members and other members of the Association will be advised of the Data as their functions or tasks in the Association require.

The legal basis for this is article 6, paragraph 1b) of the GDPR and for the banking details article 6, paragraph 1a) of the GDPR.

Furthermore, the Data will be stored in our administration system and provided to the responsible bank to process the direct debit.

We do not pass your data on to other third parties without your explicit consent; excepted is the provision of data on the basis legal requirements (e.g. for tax proceedings).

Duration of Data Retention and Storage

The member data will be deleted no later than 1 year after the membership has ended, provided that they are no longer required for member administration and there are no legal, contractual or statutory retention periods to the contrary.

Future Consent and Revocation

If required members can consent to the use of their Data verbally, in writing or via e-mail.

The Association bears the burden of proof that the consent was provided.

Members can revoke their consent at any time. The revocation can be verbal, in writing or via e-mail to the responsible person named in paragraph 1. The legality of the data processing up to the date of revocation remains unaffected by the revocation.

Rights of Members

According to applicable law, members have the right to information about the personal Data stored about them (article 15 GDPR) as well as:

- the right of correction of Data (article 16 GDPR)
- the right of deletion of Data (article 17 GDPR)
- the right of restricting the processing of Data (article 18 GDPR)
- the right to object against the processing of Data (article 21 GDPR)
- the right of Data transferability (article 20 GDPR)

These rights can be asserted in writing or via e-mail to the responsible person named in paragraph 1.

Members have the right of complaint about the processing of Data by the Association to the responsible authority. The responsible authority in the state of Bavaria is the Bayerische Datenschutzbeauftragte (Bavarian data protection commissioner) situated in Munich.

Homepage: <https://www.datenschutz-bayern.de/>