

Data protection Information pursuant to Article 13 GDPR in relation to the Tyre Programme

We treat your personal data confidentially and in accordance with the current statutory data protection regulations. With the introduction of the EU General Data Protection Regulations (GDPR) on 25th May 2018, we are compelled to inform you about the processing of the personal data provided by you.

Below you will receive a simple summary of what happens with your personal data which you provide us within the registration for the tyre programme.

Personal data means data with which you can be individually identified. These data protection information specify which kind of data we collect and the purpose for which we are using them. It is also specified how and for which purpose this happens.

What do we use your data for?

The data (family name, given name, email address of the team manager, team name, vehicle type and homologation number, family name and given name of the driver, FIA category) collected in the online portal in connection with the sample tyre procedure (documentation of the tyres used in races) are collected in accordance with Art. 6, para. 1 lit. b GDPR in order to be able to take part in the ADAC TOTAL 24h Race and/or the ADAC Qualifikationsrennen and/or in the VLN (supplementary information see applicable Regulations) and thus to ensure the running and administration of the motorsport season 2019. This is the purpose for which the specified personal data are used. This consent includes the transfer of your data to the Deutscher Motor Sport Bund e.V. (DMSB) for checking the tyre specification and the correct handling.

How long are your personal data stored?

The personal data will be stored for the duration of the motorsport season 2019, unless revoked, and be erased or blocked as soon as the purpose of storage ceases to apply. A storage can furthermore only happen if provided for by the European or national legislature in Union directives, legislation or other provisions to which those responsible is are subject. A blocking or erasure of data will also happen if a storage period prescribed by the mentioned norms expires.

What are the rights of the persons concerned in relation to their data?

Each person concerned has the right of access pursuant to Art. 15 GDPR, the right of rectification pursuant to Art. 16 GDPR, the right of erasure pursuant to Art. 17 GDPR, the right to restriction of processing pursuant to Art. 18 GDPR, the right to data portability pursuant to Art. 20 GDPR as well as the right to object pursuant to Art. 21 GDPR. There is moreover a right to lodge a complaint with the data protection supervisory authority (Art. 77 GDPR). To exercise the aforementioned rights as well as in case of any additional questions regarding the personal data, the person concerned may at any time contact us under datenschutz@nrh.adac.de.

Revocation of the consent/ objection to data processing

The person concerned has the right to object at any time to processing of personal data concerning him or her in accordance with Article 21 GDPR and revoke the consent given in this context. For this purpose, a formless notification by email to datenschutz@nrh.adac.de is sufficient. The lawfulness of the data processing based on the consent before its revocation shall remain unaffected from the revocation.

Legally required data protection officer

We have appointed a data protection officer for our organisation:

Mr. Klaus Keukert
S&L ITcompliance GmbH
Florinstraße 18
D- 56218 Mülheim-Kärlich
Phone: +49 261 92736 0
E-Mail: datenschutz@nrh.adac.de

Reference to the responsible body

The responsible body for data processing is:
ADAC Nordrhein e.V.
represented by the Board,
the Board represented by the Chairman of the Board,
Mr. Wolfgang Jakobs
Luxemburger Str. 169
D-50939 Köln
Phone: +49 221 4727421
E-Mail: adac@nrh.adac.de

The responsible entity is the natural person or legal entity which decides solely or jointly with other about the purposes and means of processing personal data (e.g. names, email addresses or similar).

Right to lodge a complaint with the competent supervisory authority

In the case of a breach of the data protection regulations, the person concerned has the right to lodge a complaint with the competent supervisory authority. The competent supervisory authority for questions in relation to data protection regulations is the Data Protection Officer of the federal state of North-Rhine Westphalia.

Officer for Data Protection and Freedom of Information North-Rhine Westphalia
Kavalleriestraße 2-4
D-40213 Düsseldorf
Phone: 02 11/384 24-0
Telefax: 02 11/384 24-10
E-Mail: poststelle@ldi.nrw.de

A list of data protection officers including their respective contacts are available under the following link:

https://www.bfdi.bund.de/DE/Infothek/Anschriften_Links/anschriften_links-node.html