Data Protection Information

- The European Association for South Asian Studies e.V. (EASAS):
 Büro EG
 Adolfstraße 39
 53111 Bonn
 Germany
 <u>office@easas.eu</u>
 is responsible for data collection.
- The purposes and means of the processing of personal data are necessary to pursue the objectives
 of the Association, in particular membership service as well as administration, and are therefore
 indispensable for the establishment and conduct of the contractual relationship.
- Art. 6 Abs. 1 lit. b) of the Datenschutzgrundverordnung (German national implementation of the EU General Data Protection Regulation 2018) constitutes the legal basis for data processing.
- The processing of personal data is necessary for safeguarding the legitimate interests of the Association or third parties, provided that the interests and fundamental rights and freedoms of the affected person or persons do not predominate regarding the protection of personal data (Art. 6 Abs.1 lit. f) DS-GVO).
- Personal data will not be shared with third parties outside the Association. A declaration of consent will be necessary for sharing personal data (e.g. on the EASAS homepage).
- In the case of personal data which might be provided on the EASAS homepage under the
 precondition of consent from the concerned person, EASAS declares that data protection is not
 guaranteed particularly due to different data protection regulations in other countries and global
 accessibility.
- Personal data will be deleted immediately after the contractual end of the membership. Data regarding payment processing will be stored for at least ten years due to statutory requirements.
 Certain data categories will be saved for the Association chronicle: name and surname.
- Members have the following rights regarding the processing of their personal data:
 - > Right of information (Art. 15 DS-GVO)
 - > Right of correction (Art. 16 DS-GVO)
 - Right of deletion (Art. 17 DS-GVO)
 - > Restriction of processing (Art. 18 DS-GVO)
 - > Right of data portability (Art. 20 DS-GVO)
 - > Right of objection (Art. 21 DS-GVO)
 - Right of complaint to a Regulatory Authority according to Art. 77 DS-GVO
 - ➤ Right to withdraw a declaration of consent at all times. The lawfulness of the data processing on the basis of a declaration of consent before the withdrawal remains unaffected.

Consolidated EU legislative text available in different languages and formats:

https://eur-lex.europa.eu/legal-content/DE/TXT/?uri=celex%3A32016R0679