

Data Protection Notes for the DÜRRnet Publishing App

Last updated: March 2022

Your personal data ("data") is collected when using this app. The controller for such processing in the case of Dürr Group employees is your employer; for external users: Dürr AG, Carl Benz-Str. 34, 74321 Bietigheim-Bissingen, Tel.: +49 7142 78 0, dataprotection@durr.com ("we" or "Dürr"). You will find the contact details of your competent Data Protection Officer as well as of the members of the Dürr Group in the [appendix](#).

1. Data processing

We hereby make this app available for voluntary use on your smartphone or tablet to give you access to information provided by us. On the basis of our legitimate interests (Art. 6 (1) s. 1 lit. f of the General Data Protection Regulation (GDPR) in making available to you and maintaining a stable and functional app, we and our service providers (e.g. Microsoft Ireland Operations Limited) process the following personal data of all app users for the purposes of availability, maintenance, servicing and security of the app:

- Master data (e.g. name and personnel number),
- Contact data (e.g. mobile phone number, e-mail address),
- Log data (e.g. technical details of the device used, IMSI number, MAC address, IMEI number, date and time of download, IP address),
- Communication data (e.g. that you communicate with us via the app and what you communicate with us),
- Data generated when using the app (e.g. comments, location data).

On principle, we only store the data as long as this is necessary to achieve the intended purpose. When downloading the app, the necessary information is transferred to the Apple App Store or Google Play Store, including your account user name, e-mail address and customer number, time of download and individual device ID. We have no influence on such data collection and are not responsible for it, either. For further information, please read the data protection information from Apple or Google, depending on the device you use our app with.

2. Measuring user behavior of employees logged in

As an employee of the Dürr Group, you can log into the app to have access to content from our intranet and use extended functionalities of the app. To this end, you are required to enter your login data (user name and password) and to agree to your user behavior being measured by Microsoft Ireland Operations Limited. To this end, Microsoft will set a cookie on your device (lifetime: 30 minutes) and will also collect data e.g. on your device and device settings, evaluating how you use the app and assigning a unique user ID to re-identify your device. Microsoft will evaluate the use and provide us with statistics by means which we can identify which of our content provided has been particularly appealing. It cannot be ruled out that Microsoft will use such information for further development of its own service offerings. Microsoft is the subsidiary of Microsoft Corporation in the USA. Therefore, it cannot be ruled out that your data will be transferred to a data center in the USA. The transfer is secured through standard contractual clauses published by the EU Commission. You will find further information in the [provisions of Microsoft](#). This data processing is subject to your explicit consent (Art. 6 (1) s. 1 lit. a GDPR), which you may revoke at any time by logging off from or deleting the app. Unfortunately, using the app without user behavior being measured is not possible.

Dürr Group employees will find further information on our data processing on the intranet.

3. Disclosure of data to third parties

In addition, we may transfer your data to public authorities or courts if this is necessary to fulfill our statutory obligations. If any of the recipients specified above and their service providers are located outside the European Economic Area (EEA) or process your data in countries with a lower level of data protection, we will take reasonable precautions to ensure that your data is adequately protected in such countries (e.g., by an adequacy decision or by concluding the EU Commission's standard contractual clauses, with additional safeguards if necessary).

We hereby state that the USA is a so-called unsafe third country. This means that the USA does not offer a level of data protection comparable to the EU. If data is transferred to the USA, there is a risk that U.S. authorities will access the data through surveillance programs based on Section 702 of the Foreign Intelligence Surveillance Act and on the basis of Executive Order 12333 or Presidential Police Directive 28, without EU citizens having effective legal protection against such access.

Further details will be supplied on request.

4. Rights of data subjects

You have the right:

- to request information about your processed personal data, its rectification and erasure;
- to request a restriction of the processing of your personal data;
- to receive personal data that you have provided to us in a structured, common, and machine-readable format or to request that it be transferred to some other controller, and
- to complain to the regulatory body responsible for you.

If your data is processed on the basis of legitimate interests in accordance with Art. 6 (1) s. 1 lit. f GDPR, you have the right to object to the processing in accordance with Art. 21 GDPR, provided that there are reasons for

doing so arising from your specific situation. On receipt of your objection, we will no longer process your data unless we are able to prove that there are compelling reasons for such processing that are worthy of protection and override your interests, rights and freedoms, or unless the processing serves to assert, exercise or defend legal claims.

You can exercise your rights e.g. by e-mail or letter, using the contact details specified above.