

Information | Data protection information according to Art.13 and Art.14 DSGVO

v1.0.3

Data protection information on the processing of sweepstake data (TRILUX "Where there is light, there is life" competition) | Status: 01.12.2021

This data protection information informs you about the processing of your personal data if you participate in the competition "TRILUX "Where there is light, there is life" competition" of TRILUX GmbH & Co KG.

Person responsible for the processing of your personal data

The responsible and accountable party (responsible person) for the collection, processing and use of your personal data is TRILUX GmbH & Co KG | Heidestraße 4 | D-59759 Arnsberg | Telefon: +49 (0) 29 32 301 0 | E-Mail: info[at]trilux.de (in the following: TRILUX), unless otherwise contractually agreed.

You will find further information about our company, details of the persons authorised to represent it and also further contact options in the imprint of our website: https://www.trilux.com/de/footer/impressum/.

You can also contact the data protection officer of TRILUX GmbH & Co. KG using the contact details below.

Data Protection Officer of the TRILUX Group:

Thorsten Schröers / Ext. DPO | SAFE-PORT Consulting GmbH | E-Mail: privacy[at]trilux.de

Purposes of collection and processing

TRILUX collects, processes and uses your personal data for the implementation/handling of a competition. Any further processing will only be carried out if you have consented or if there is a statutory overriding legal provision.

In some cases we use external service providers to process your data.

These service providers have been carefully selected by us, commissioned in writing and are bound by our instructions. They are regularly controlled by us. The service providers will not pass this data on to third parties, but will delete it after the contract has been fulfilled and the legal storage periods have expired, unless you have consented to further storage.

Legal basis for the processing of your personal data

Participation in the competition is voluntary and not linked to any other services. Any further use of the data will only take place if the person concerned has given his/her consent for this purpose. The purpose of the further use is derived from the consent given. The legal basis for data processing is Art. 6 Para. 1 lit. a and lit. f DSGVO. Insofar as further data may not be directly required for the implementation of the business relationship, the processing is based on a legitimate interest of the company pursuant to Art. 6 Para. 1 lit. f DSGVO.



A legitimate interest may arise, for example, from internal organisational and administrative purposes or the defence against claims. Processing of your data is permissible here if the protection of your interests, fundamental rights and freedoms does not prevail.

Transmission of your personal information

Your personal data will only be transferred or disclosed to external bodies to the extent that this is required by a legal norm. A data transfer outside the European Union does not take place and is not planned. The only exception is the publication of the names of the winners in the social media of TRILUX.

Retention period

Your personal data will only be stored for the execution/handling of the competition. The personal data will be deleted no later than three months after the competition has been completed. This does not apply to the data of the winners, which will be deleted after expiry of the statutory periods. If the person concerned has given consent to the further use of data, the data will not be deleted.

Your data protection rights

Your data protection rights are regulated in Chapter III (Art.12 ff.) of the European Data Protection Regulation (DSGVO). According to these regulations, you have a right to information about the personal data stored about you, about the purposes of processing, about any transfers to other bodies and about the duration of storage.

To exercise your right to information, you can also obtain extracts or copies. If data is inaccurate or no longer necessary for the purposes for which it was collected, you may request the rectification, erasure or restriction of processing. Where provided for in the processing procedures, you may also consult your data yourself and correct them if necessary.

Insofar as the processing of your data is carried out to protect legitimate interests, you have the right to object to this processing at any time using our contact details provided if reasons arise from your particular situation that conflict with this data processing. We will then stop this processing unless it serves overriding interests worthy of protection on our part.

If you have any questions about your rights and how to exercise them, please contact us or our data protection officer.



In the case of processing of personal data for the performance of tasks in the public interest (Art.6 para.1 lit. e DSGVO) or for the performance of legitimate interests (Art.6 para.1 lit. f DSGVO), you may object to the processing of the personal data relating to you at any time with effect for the future. In the event of an objection, we must refrain from any further processing of your data for the aforementioned purposes, unless,

- there are compelling legitimate grounds for processing which override your interests, rights and freedoms, or
- processing is necessary for the establishment, exercise or defence of legal claims.

In individual cases, we may also obtain your consent to the processing or transmission of your data. In these cases, your consent is voluntary and can be revoked by you for the future at any time, unless otherwise agreed. You will not suffer any disadvantages from non-consent or a possible later revocation of consent.

Complaints about the processing of your personal data

If you have any concerns or questions about the processing of your personal data and information, you are welcome to contact us or our data protection officer. In addition, you have the right to lodge a complaint with the data protection supervisory authority responsible for us in NRW.

Decision making and profiling

For the justification and execution of the contract, we do not use automated decision-making in accordance with Art.22 DSGVO. Likewise, we do not use automated processing of your personal data to evaluate personal aspects (profiling) pursuant to Art.4 No.4 DSGVO.

Further processing for other purposes

If TRILUX processes your personal data for a purpose other than that for which it was collected, we will provide you separately with information about that other purpose and any other relevant information prior to such further processing.

We would like to point out that in the event that personal data is not provided, participation in the competition is not possible.