

TERMS OF PARTICIPATION

1. TITLE AND CONCEPT OF THE EVENT

THE ARTLAB MUNICH IS ORGANIZED BY THE GALLERY BENJAMIN ECK, MÜLLERSTRASSE 46A 80469 MUNICH, GERMANY ("ORGANIZER").

THE ARTLAB MUNICH IS A PROJECT SERIES OF VARIOUS EXHIBITIONS WITH NEW ARTISTS, WHICH TAKES PLACE OVER THE YEAR IN THE GALLERY BENJAMIN ECK. AFTER EACH EVENT, THE MOST PROMISING ARTIST WILL BE SELECTED BY THE GALLERY TEAM AND A JURY TO PARTICIPATE IN ANOTHER GROUP EXHIBITION AT THE END OF THE YEAR WITH THE OTHER NOMINATES FROM PAST ARTLABS.

FROM THIS ANNUAL EXHIBITION AN ARTIST WILL AGAIN BE CHOSEN WHO WILL RECEIVE THE OPPORTUNITY FOR AN OFFICIAL EXHIBITION IN THE GALLERY BENJAMIN ECK THE FOLLOWING YEAR. THESE TERMS AND CONDITIONS OF PARTICIPATION APPLY ACCORDINGLY TO THE ANNUAL EXHIBITION UNLESS EXPRESSLY AGREED TO OTHERWISE.

THE GOAL OF THE EVENT IS ALSO TRADE IN ORIGINAL ARTWORKS FROM THE PRIMARY MARKET FROM A MINIMUM PRICE OF 2000 EUR. PARTICIPATING ARTISTS CAN SIGN UP A COMMISSION CONTRACT WITH THE GALLERY BENJAMIN ECK

COMPLETE BUT THIS IS NOT A REQUIREMENT FOR PARTICIPATION.

THE CHARACTER OF THE EVENT REQUIRES THAT PARTICIPANTS PRESENT ONLY ORIGINAL ARTWORK. A SALE OF MERCHANDISING

ITEMS SUCH AS T-SHIRTS AND STICKERS ARE NOT ALLOWED.

2. PLACE, DURATION AND IMPLEMENTATION

ARTLAB MUNICH TAKES PLACE EVERY FOUR MONTHS. THE EXACT DATE OF THE NEXT ARTLAB WILL BE ANNOUNCED AT THE END OF THE PREVIOUS ARTLAB. ARTLAB MUNICH WILL TAKE PLACE FROM NOV 22-24 2024 IN MUNICH, GERMANY.

THE OPENING HOURS ON THE DAY OF THE EVENT FOR PARTICIPANTS ARE FROM 11:00 AM - 9:00 PM, FOR VISITORS FROM 11/ 22 6:00 PM - 9:00 PM, 11/23 1:00 PM - 9:00 PM, 11/24 1:00 PM - 6:00 PM

3. APPLICATION FOR PARTICIPATION AND ADMISSION

INDEPENDENT ARTISTS, DESIGNERS, CREATIVES OF ANY ART FORM ARE ELIGIBLE TO PARTICIPATE IN ARTLAB MUNICH.

INTERESTED PARTIES CAN APPLY IN WRITING FOR THE NEXT ARTLAB UP TO 7 DAYS BEFORE THE EVENT DATE. THE APPLICATION MUST INCLUDE A COMPLETED APPLICATION FORM AND A PORTFOLIO (WORK TO BE EXHIBITED).

THE DECISION ON ACCEPTANCE OR REJECTION IS MADE BY THE GALLERY BENJAMIN ECK TEAM

MADE IN YOUR OWN DISCRETION. THERE IS NO RIGHT TO APPROVAL. APPROVAL WILL NOT CREATE ANY CLAIM FOR ANY

FOLLOW-UP EVENTS JUSTIFIED. THE ORGANIZER SHALL NOT BE LIABLE FOR ANY DAMAGES, WASTE EXPENSES OR OTHER COSTS INCURRED BY THE APPLICANT IN CONNECTION WITH A CANCELLATION. MAY OCCUR.

THE ORGANIZER TRANSMITS THE CANCELLATION OR ACKNOWLEDGMENT BY E-MAIL. IF THE APPLICANT HAS NOT OBJECTED, THE ORGANIZER WILL ADDITIONALLY SEND THE STANDARD COMMISSION CONTRACT (UNLESS THE APPLICANT HAS OBJECTED) AND THE INVOICE FOR THE PARTICIPATION FEES. IF THE APPLICANT WISHES CONCLUSION OF THE COMMISSION CONTRACT, HE WILL SEND A SIGNED COPY TO THE ORGANIZER BEFORE THE EVENT BEGINS. WHEN THE APPLICANT RECEIVES THE ACKNOWLEDGMENT, THE PARTICIPATION CONTRACT WILL COME IN ACCORDANCE WITH THESE TERMS AND CONDITIONS OF PARTICIPATION AND THE CORRESPONDING FEES WILL BE DUE IN ACCORDANCE WITH SECTION

FOR CLARIFICATION: IF THE COMMISSION CONTRACT IS NOT CONCLUDED, THE EXHIBITION FEE WILL BE RESERVED TO BE RECALCULATED

THE APPLICATION MAY BE WITHDRAWN UNTIL THE APPROVAL IS RECEIVED. AFTER THIS, WITHDRAWAL FROM THE CONTRACT IS NO LONGER POSSIBLE. IN THE EVENT OF A "NO SHOW" (INCLUDING FAILURE TO PAY THE FEES PRIOR TO THE START OF THE EVENT) OR ANY OTHER UNAUTHORIZED WAITING FROM THE CONTRACT FOR WHICH THE PARTICIPANT IS RESPONSIBLE, A CONTRACTUAL PENALTY IN THE AMOUNT OF THE PROCESSING AND STORAGE FEE WILL APPLY.

4. REGISTRATION FEES; PAYMENT TERMS

50€ STANDARD

75€ SUPERIOR incl Second chance for the following ARTLAB

150€ PREMIUM Zoom Call meeting 1h second chance & feedback

50% GALLERY COMMISSION WILL BE DUE UPON SALE.

IF YOU WOULD LIKE TO GET OUT OF THE COMMISSION CONTRACT, THERE ARE THE FOLLOWING OPTIONS.

5. DELIVERY AND COLLECTION; DISCONSTRUCTION

THE PARTICIPANT IS RESPONSIBLE FOR HAVE THE WORK TO BE EXHIBITED DELIVERED ON TIME BEFORE THE START OF THE EVENT AT THEIR OWN EXPENSE AND PICKED UP AFTER THE CONTRACT END. DATES AND TIMES FOR DELIVERY AND COLLECTION OF THE WORKS SHOULD BE AGREED WITH THE ORGANIZER IN ADVANCE.

DELIVERY DATE 18 November, 2024

COLLECTION DATE/RETURN DATE (IF THE WORK IS NOT SOLD) MONDAY NOVEMBER 25 2024

IF WORKS ARE DELIVERED BY SHIPPING, THE ORGANIZER ASSUMES NO RESPONSIBILITY FOR ANY DAMAGE OR COMPLICATIONS THAT OCCUR DURING DELIVERY OR RETURN.

IF A RETURN IS DESIRED, THIS IS ONLY POSSIBLE WITH THE ENCLOSED RETURN NOTE AND ON-SITE PICK-UP.

AFTER THE EVENT THE EXHIBITION PLACE WILL BE ACCEPTED. IF ANY OBVIOUS DAMAGE (UNNECESSARY HOLES, BREAKS, NON-REMOVABLE STICKERS/MATERIALS) IS FOUND, A FEE OF EUR 100 WILL BE CHARGED. WALLS MUST BE FILLED AND PARTIALLY PAINTED AFTER THE EVENT IF HANGINGS HAVE BEEN ATTACHED BY THE PARTICIPANT.

6. SERVICES OF THE ORGANIZER

ORGANIZATION AND ADMINISTRATION OF THE EVENT INCLUDING SPECIAL PROGRAMS. PROVISION OF THE EXHIBITION AREA INCLUDING STANDARD LIGHTING. OTHER SERVICES: WEBSITE ENTRY, PRODUCTION OF ADVERTISING MATERIALS AND PRESS RELATIONS.

7. TERM OF THE CONTRACT; RESIGNATION; TERMINATION

THE CONTRACT WILL END TWO MONTHS AFTER THE EVENT DATE, BUT AT THE LATEST AT THE BEGINNING OF THE FOLLOWING ARTLAB. DURING THIS PERIOD THE WORKS WILL BE RESERVED FOR THE GALLERY FOR FURTHER SHARE.

THE ORGANIZER IS ENTITLED TO WITHDRAW FROM THE CONTRACT IF THERE IS AN IMPORTANT REASON. AN IMPORTANT REASON IS PARTICULARLY IF THE EVENT BECOMES COMPLETELY OR PARTIALLY IMPOSSIBLE DUE TO EVENTS FOR WHICH THE ORGANIZER IS NOT RESPONSIBLE.

FURTHER, THERE IS AN IMPORTANT REASON IF THE PARTICIPANT HAS NOT PAID THE FEES DUE PRIOR TO THE START OF THE EVENT. OTHER LEGAL AND CONTRACTUAL RIGHTS OF THE ORGANIZER REMAIN UNAFFECTED.

THE STATUTORY RIGHT TO EXTRAORDINARY TERMINATION WITHOUT NOTICE FOR IMPORTANT REASON REMAINS UNAFFECTED.

8. HOUSE LAW; REMOVAL OF EXHIBITION ITEMS

THE ORGANIZER EXERCISES HOUSE RIGHTS WITHIN THE EVENT PREMISES. HE IS AUTHORIZED TO HAVE EXHIBITION ITEMS REMOVED IF THEIR EXHIBITION CONFLICTS APPLICABLE LAW, COMMON CUSTOMS, THESE TERMS AND CONDITIONS OF PARTICIPATION OR THE EXHIBITION PROGRAM OF THE EVENT. ADVERTISING FOR POLITICAL AND IDEAL PURPOSES IS PROHIBITED.

9. LIMITATION OF LIABILITY

THE ORGANIZER SHALL BE LIABLE FOR INTENTIONAL AND GROSS NEGLIGENCE AS WELL AS INJURY TO LIFE, LIFE OR HEALTH AND FOR BREACH OF A GUARANTEE (WHICH MUST BE EXPRESSLY DESCRIBED AS SUCH IN ORDER TO BE CONSIDERED A GUARANTEE IN THE LEGAL SENSE), AS WELL AS UNDER THE PRODUCT LIABILITY ACT.

IN CASES OTHER THAN THOSE DESCRIBED IN THE PREVIOUS PARAGRAPH, THE ORGANIZER SHALL BE LIABLE FOR SLIGHT NEGLIGENCE ONLY IF A MAJOR CONTRACTUAL OBLIGATION IS BREACHED, AND ONLY LIMITED TO DAMAGES TYPICAL TO THE CONTRACT AND FORESEEABLE. AN ESSENTIAL CONTRACTUAL OBLIGATION IS ONE WHOSE FULFILLMENT MAKES THE FULFILLMENT OF THE CONTRACTUAL PURPOSE POSSIBLE AND ON WHOSE FULFILLMENT THE PARTICIPANT MAY THEREFORE RELY RELY.

OTHERWISE, THE ORGANIZER SHALL NOT BE LIABLE FOR MINOR NEGLIGENCE OR, FOR CLARIFICATION, NEITHER FOR FORCE MAJEURE.

THE ABOVE LIABILITY LIMITATIONS APPLY ACCORDINGLY IN FAVOR OF THE ORGANIZER'S LEGAL REPRESENTATIVES, BODIES, EMPLOYEES, AGENTS AND AGENTS.

10. RESERVATIONS/FINAL PROVISIONS

ALL EXHIBITORS ARE SOLELY RESPONSIBLE FOR COMPLIANCE WITH ALL LAWS, GUIDELINES AND OTHER REGULATIONS APPLICABLE IN THE HOST COUNTRY IF THE ORGANIZER'S TERMS AND CONDITIONS OF PARTICIPATION DIFFER FROM SUCH REGULATIONS. YOU ARE OBLIGED TO INFORM YOURSELF TIMELY AND COMPREHENSIVELY ABOUT THE RELEVANT REGULATIONS AT THE EVENT AND TO ACQUIRE THE NECESSARY KNOWLEDGE.

THE ORGANIZER IS AUTHORIZED TO POSTPONE, SHORT, EXTEND OR CANCEL THE EVENT AS WELL AS TO CLOSE THE EVENT TEMPORARILY OR FINALLY OR IN INDIVIDUAL PARTS OR TOTALLY IF UNFORCEABLE EVENTS SUCH AS FORCE MAJEURE, NATURAL DISASTERS, WAR, UNREST, STRIKES KS, FAILURE OR INHIBITATION OF TRAFFIC - AND/OR MESSAGE CONNECTIONS REQUIRE SUCH ACTION. IN THE EVENT OF POSTPONEMENT, SHORTENING, EXTENSION OR CLOSURE, EXHIBITORS HAVE NO RIGHT TO REPRESENTATION FOR THE RESULTING DAMAGES. IF, AS A RESULT OF SUCH A MEASURE, PARTICIPATION IS NO LONGER RELEVANT FOR THE EXHIBITOR AND HE THEREFORE WAIVES THE OCCUPYING OF THE ALLOCATED EXHIBITION SPACE, THEN HE IS ENTITLED TO WITHDRAW FROM THE CONTRACT. WITHDRAWAL IS IMMEDIATELY AFTER NOTICE OF THE CHANGES.

DISCLAIMER

LIMITATION OF LIABILITY FOR INTERNAL CONTENT

THE CONTENT OF OUR WEBSITE IS COMPOSED WITH METICULOUS CARE AND THE BEST OF OUR KNOWLEDGE. HOWEVER, WE CANNOT BE LIABLE FOR THE UP-TO-DATA, COMPLETENESS OR ACCURACY OF THE SITES.

PURSUANT TO SECTION 7, PARA. 1 OF THE TELEMEDIA ACT (TELEMEDIA LAW - TELE-MEDIA LAW UNDER GERMAN LEGISLATION) WE AS A SERVICE PROVIDER ARE LIABLE FOR OUR OWN CONTENT ON THESE PAGES IN ACCORDANCE WITH THE GENERAL LAWS. HOWEVER, AS A SERVICE PROVIDER, WE ARE NOT OBLIGED ACCORDING TO §§ 8 TO 10 TMG TO MONITOR EXTERNAL INFORMATION THAT IS MADE AVAILABLE OR STORED ON OUR WEBSITE. IF WE BE AWARE OF ANY PARTICULAR VIOLATION OF THE LAW, WE WILL IMMEDIATELY REMOVE THE CONTENT. ANY LIABILITY IN THIS CASE CAN ONLY BE ASSUMED FROM THE TIME THE BREACH OF CONTRACT BECOME NOTIFICABLE TO US.

LIMITATION OF LIABILITY FOR EXTERNAL LINKS

OUR WEBSITE CONTAINS LINKS TO THIRD-PARTY SITES ("EXTERNAL LINKS"). SINCE THE CONTENT OF THESE SITES IS NOT UNDER OUR CONTROL, WE CANNOT ACCEPT ANY LIABILITY FOR SUCH EXTERNAL CONTENT. IN ALL CASES, THE INFORMATION PROVIDER OF AFFILIATED SITES IS RESPONSIBLE FOR THE CONTENT AND ACCURACY OF THE INFORMATION PROVIDED. WE CANNOT BE ACKNOWLEDGED OF ANY VIOLATIONS OF THE LAW WHILE THE LINKS WERE BROUGHT. AS SOON AS WE BECOME AWARE OF A VIOLATION OF THE LAW, WE WILL IMMEDIATELY REMOVE THE CONNECTED LINK.

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THE CONTENT AND THE WORKS PUBLISHED ON THIS WEBSITE COMPLY WITH COPYRIGHT LAWS. ANY DISTRIBUTION, PROCESSING, DISTRIBUTION OR ANY FORM OF USE THROUGH THE COPYRIGHT AUTHOR MUST REQUIRE THE PRIOR WRITTEN CONSENT OF THE AUTHOR OR AUTHORS IN QUESTION.

DATA PROTECTION

A VISIT TO OUR WEBSITE MAY RESULT IN THE STORAGE OF ACCESS INFORMATION (DATE, TIME, PAGE ACCESSIBLE) ON OUR SERVER. THIS IS NOT AN ANALYSIS OF PERSONAL DATA (E.G., NAME, ADDRESS OR EMAIL ADDRESS). IF PERSONAL DATA IS COLLECTED, IT WILL ONLY BE - IF POSSIBLE - WITH THE PRIOR CONSENT OF THE WEBSITE USER. ANY TRANSFER OF THE DATA TO THIRD PARTIES WILL NOT TAKE PLACE WITHOUT THE EXPRESS CONSENT OF THE USER.

WE WOULD LIKE TO EXPRESSLY UNDERLINE THAT THE TRANSMISSION OF DATA OVER THE INTERNET (E.G. VIA E-MAIL) MAY RESULT IN SECURITY BREACHES. IT IS THEREFORE IMPOSSIBLE TO COMPLETELY PROTECT THE DATA AGAINST ACCESS BY THIRD PARTIES. WE CANNOT BE LIABLE FOR ANY DAMAGES RESULTING FROM SUCH SECURITY BREACHES. THE USE OF PUBLISHED CONTACT DETAILS BY THIRD PARTIES FOR ADVERTISING PURPOSES IS EXPRESSLY EXCLUDED. WE RESERVE THE RIGHT TO TAKE LEGAL ACTION IN THE EVENT OF UNAUTHORIZED SUBMISSION OF ADVERTISING INFORMATION; E.G., BY SPAM MAIL.

I. NAME AND ADDRESS OF THE RESPONSIBLE

GALLERY BENJAMIN ECK

Müllerstrasse 46a

80469 Munich Germany

Tel.: +49 152 33 52 49 57

Email: artlab@benjamin-eck.com

Website: <http://www.artlabmunich.com>

II. GENERAL INFORMATION ON DATA PROCESSING

1. Scope of processing of personal data

In principle, we only process personal data of our users to the extent that this is necessary to provide a functional website and our content and services. The processing of our users' personal data regularly only takes place with the user's consent. An exception applies in cases in which obtaining prior consent is not possible for actual reasons and the processing of the data is permitted by legal regulations.

2. Legal basis for processing personal data

To the extent that we obtain the consent of the data subject for processing personal data, Article 6 Paragraph 1 Letter a of the EU General Data Protection Regulation (GDPR) serves as the legal basis.

When processing personal data that is necessary to fulfill a contract to which the data subject is a party, Art. 6 Para. 1 lit. b GDPR serves as the legal basis. This also applies to processing operations that are necessary to carry out pre-contractual measures.

If the processing of personal data is necessary to fulfill a legal obligation to which our company is subject, Article 6 Paragraph 1 Letter c GDPR serves as the legal basis.

In the event that the vital interests of the data subject or another natural person require the processing of personal data, Article 6 (1) (d) GDPR serves as the legal basis.

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Is the processing necessary to protect the legitimate interests of our company or a third party and these outweigh these

If the interests, fundamental rights and freedoms of the data subject do not cover the first-mentioned interest, Article 6 Paragraph 1 Letter f of the GDPR serves as the legal basis for the processing.

3. Data deletion and storage period

The personal data of the data subject will be deleted or blocked as soon as the purpose of storage no longer applies. Storage can also take place if this has been provided for by the European or national legislator in EU regulations, laws or other regulations to which the person responsible is subject. The data will also be blocked or deleted if a storage period prescribed by the standards mentioned expires, unless there is a need for further storage of the data to conclude or fulfill a contract.

III. PROVISION OF THE WEBSITE AND CREATION OF LOG FILES

1. Description and scope of data processing

Every time our website is accessed, our system automatically collects data and information from the computer system of the accessing computer.

The following data is collected:

- (1) Information about the browser type and version used
- (2) The user's operating system
- (3) The user's Internet service provider
- (4) The user's IP address
- (5) Date and time of access
- (6) Websites from which the user's system accesses our website
- (7) Websites that are accessed by the user's system via our website

The data is also stored in the log files of our system. This data is not stored together with other personal data of the user.

2. Legal basis for data processing

The legal basis for the temporary storage of data and log files is Article 6 (1) (f) GDPR.

3. Purpose of data processing

The temporary storage of the IP address by the system is necessary in order to deliver the website to the user's computer

to enable. To do this, the user's IP address must remain stored for the duration of the session.

The data is stored in log files to ensure the functionality of the website. The data also serves us to optimize the website and to ensure the security of our information technology systems. The data will not be evaluated for marketing purposes in this context.

These purposes also include our legitimate interest in data processing in accordance with Article 6 Paragraph 1 Letter f of the GDPR.

4. Duration of storage

The data will be deleted as soon as it is no longer required to achieve the purpose for which it was collected. For the personal data from the input mask of the contact form and those that were sent by email, this is the case when the respective conversation with the user has ended. The conversation ends when it can be seen from the circumstances that the matter in question has been finally clarified.

The additional personal data collected during the sending process will be deleted after a period of seven days at the latest.

5. Possibility of objection and removal

The user has the option to revoke his consent to the processing of personal data at any time. If the user contacts us by email, they can object to the storage of their personal data at any time. In such a case, the conversation cannot continue.

To do this, send an email to benjamin@benjamin-eck.com.

In this case, all personal data that was stored in the course of contacting you will be deleted.

VII. RIGHTS OF THE DATA SUBJECT

If your personal data is processed, you are the data subject within the meaning of the GDPR and you have the following rights towards the person responsible:

1. Right to information

You can request confirmation from the person responsible as to whether personal data concerning you is being processed by us.

If such processing occurs, you can request information from the person responsible about the following information:

- (1) the purposes for which the personal data are processed;
- (2) the categories of personal data that are processed;
- (3) the recipients or categories of recipients to whom your personal data has been or will be disclosed;
- (4) the planned duration of storage of the personal data concerning you or, if specific information on this is not possible, criteria for determining the storage period;
- (5) the existence of a right to rectification or deletion of personal data concerning you, a right to restrict processing by the controller or a right to object to this processing;
- (6) the existence of a right to lodge a complaint with a supervisory authority;
- (7) all available information about the origin of the data if the personal data is not collected from the data subject;
- (8) the existence of automated decision-making including profiling in accordance with Article 22 Paragraphs 1 and 4 GDPR and - at least in these cases - meaningful information about the logic involved as well as the scope and intended effects of such processing for the data subject.

You have the right to request information as to whether the personal data concerning you will be transferred to a third country or to an international organization. In this context, you can request to be informed about the appropriate guarantees in accordance with Art. 46 GDPR in connection with the transfer.

2. Right to rectification

You have the right to request correction and/or completion from the person responsible if the personal data processed concerning you is incorrect or incomplete. The person responsible must make the correction immediately.

3. Right to restriction of processing

You can request the restriction of the processing of personal data concerning you under the following conditions:

(1) if you verify the accuracy of the personal data relating to you

deny a period enabling the controller to verify the accuracy of the personal data;

(2) the processing is unlawful and you refuse the deletion of the personal data and instead request the restriction of the use of the personal data;

(3) the person responsible no longer needs the personal data for the purposes of processing, but you use them to assert

need to exercise or defend legal claims, or

(4) if you have lodged an objection to the processing in accordance with Article 21 Para. 1 GDPR and it is not yet clear whether the legitimate reasons of the controller outweigh your reasons.

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(5) the existence of a right to rectification or deletion of personal data concerning you, a right to restrict processing by the controller or a right to object to this processing;

- (6) the existence of a right to lodge a complaint with a supervisory authority;
- (7) all available information about the origin of the data if the personal data is not collected from the data subject;
- (8) the existence of automated decision-making including profiling in accordance with Article 22 Paragraphs 1 and 4 GDPR and - at least in these cases - meaningful information about the logic involved as well as the scope and intended effects of such processing for the data subject.

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- (2) the processing is unlawful and you refuse the deletion of the personal data and instead request the restriction of the use of the personal data;

- (3) the person responsible no longer needs the personal data for the purposes of processing, but you use them to assert need to exercise or defend legal claims, or

- (4) if you have lodged an objection to the processing in accordance with Article 21 Para. 1 GDPR and it is not yet clear whether the legitimate reasons of the controller outweigh your reasons.

If the processing of personal data concerning you has been restricted, this data - apart from its storage - may only be used with your consent or to assert, exercise or defend legal claims or to protect the rights of another natural or legal person or for reasons of important public interest of the Union or a Member State.

If the restriction on processing has been restricted in accordance with the above conditions, you will be informed by the person responsible before the restriction is lifted.

4. Right to deletion

a) Obligation to delete

You can request that the person responsible delete the personal data concerning you immediately, and the person responsible is obliged to delete this data immediately if one of the following reasons applies:

- (1) The personal data concerning you are no longer necessary for the purposes for which they were collected or otherwise processed.

(2) You revoke your consent on which the processing was based in accordance with Article 6 Paragraph 1 Letter a or Article 9 Paragraph 2 Letter a GDPR and there is no other legal basis for the processing.

(3) You object to the processing in accordance with Article 21 Paragraph 1 of the GDPR and there are no overriding legitimate reasons for the processing, or you object to the processing in accordance with Article 21 Paragraph 2 of the GDPR.

(4) The personal data concerning you were processed unlawfully.

(5) The deletion of personal data concerning you