



Declaration of consent and privacy policy

The German Aerospace Center (Deutsches Zentrum für Luft- und Raumfahrt e.V., hereinafter referred to as "DLR"), takes the protection of your personal data, which you provide to us in your capacity as a participant (m/f/d) in the survey within the framework of the INTERREG EU research project ART-Forum, very seriously.

Before you start filling out the registration form, we would like to inform you what personal data we process within the scope of this participation, for how long and for what purposes we do this and provide you with further information required by data protection law.

In accordance with the GDPR and the German Federal Data Protection Law (Bundesdatenschutzgesetz (BDSG)), we use the terms defined in the GDPR and the BDSG. The definitions can be consulted on the Internet, for the GDPR under: <https://eur-lex.europa.eu/legal-content/DE/TXT/?uri=OJ:L:2016:119:TOC> and for the BDSG under: http://www.gesetze-im-internet.de/bdsg_2018/_2.html.

1. Name and address of the person responsible

Responsible within the meaning of the GDPR is: Deutsches Zentrum für Luft- und Raumfahrt e. V., German Aerospace Center (DLR), Linder Höhe, 51147 Köln (Cologne), Tel.: +49 2203 601-0, Internet: <https://www.dlr.de>

2. Name and address of the data protection officer

Data protection officer Uwe Gorschütz, Linder Höhe, 51147 Köln (Cologne), e-mail: datenschutz@dlr.de

3. Purpose of the data processing

The purpose of the data processing is to gain scientific knowledge for the assessment of future autonomous driving in an urban context and the effects on the urban transport system, urban development and quality of life in cities. To this end stakeholders are involved in an online survey to jointly develop possible urban transport scenarios and the criteria of future autonomous mobility concepts influencing them.

4. Legal basis for data processing

The legal basis for the processing of personal data is Article 6(1) point a) and Article 89 GDPR in conjunction with § 27 BDSG.

Important note: subject to the legal basis Article 89 (2) DPA (scientific research) is invoked subject to the exceptions to the rights under Articles 15, 16, 18 and 21. See point 8 (Your rights as a trial participant (m/f/d) with regard to your personal data).

5. Categories of data

Procedure	Data	Legal basis
Participants (m/w/d)	Familiarity with topics (i.e. automated and connected driving, mobility & transport, Policy and governance related to transport, urban & transportation planning) Main occupation (Consulting/ Business, Research/ Science, (Municipal) Administration, Associations/ Societies)	Art. 6(1) point a) and Art. 89 GDPR in conjunction with § 27 BDSG
Code for assignment to Follow-up survey	Temporary pseudonymization key, code consisting of 4 letters based on the query: 2 letters of the place of birth, 1 letter of the month of birth, 1 letter of the first name	Art. 6(1) point a) and Art. 89 GDPR in conjunction with § 27 BDSG

6. Receiver/third parties

We transmit data to the following internal or external subcontractors/service providers on the basis of the procedures listed above at point 5:

- To create the questionnaire and conduct the survey, the service "LamaPoll" of the service provider Lamano GmbH & Co. KG, Prenzlauer Allee 36 G, 10405 Berlin is applied by means of a contract for data processing.
- The collected data will be transmitted to DLR and stored on an internal secured project drive of the German Aerospace Center (DLR), Institute of Transport Research, Department of Mobility and Urban Developments, which is maintained by ComputaCenter as the central certified IT service provider of DLR and the IT managers of DLR/Institute.

7. Storage

These data will be transmitted to DLR and stored on an internal secured project drive of the German Aerospace Center, Institute of Transport Research, Department of Mobility and Urban Developments, which is maintained by ComputaCenter as the central certified IT service provider of DLR and the IT managers of DLR/Institute. In accordance with the rules for safeguarding good scientific practice of the German Aerospace Center, the data will be stored on a data server of the German Aerospace Center for ten years after the end of the project, i.e. until December 31, 2031. Unauthorized access by third parties is excluded here.

8. Deletion

The personal data of the data subject will be deleted at the Lamapoll service as soon as the survey has ended, at the latest by 31.12.2021.

The personal data will be stored by DLR until 31.12.2031 (see point 7.) and then deleted. Storage may take place beyond this if this has been provided for by the European or national legislator in Union regulations, laws or other provisions to which the controller is subject.

9. Your rights as a participant (m/f/d) with regard to your personal data

If your personal data are processed, you are a data subject within the meaning of the GDPR and you are entitled to the following rights vis-à-vis the data controller in accordance with the regulations mentioned:

- (1) In accordance with Art. 15 GDPR, you can **request information** about the personal data processed by us. In particular, you may request information about the purposes of the processing, the category of personal data, the categories of recipients to whom your personal data have been or will be disclosed, the envisaged storage period and the existence of the rights explained in this section 4 and 6.
- (2) In accordance with Art. 16 GDPR, you can demand the immediate **correction** of incorrect or incomplete personal data stored by us.
- (3) In accordance with Art. 17 GDPR, you can request the **deletion** of your personal data stored with us, unless the processing is necessary for reasons stated by law, in particular to exercise the right to freedom of expression and information, to fulfil a legal obligation, for reasons of public interest or to assert, exercise or even potentially defend legal claims.
- (4) According to Art. 18 GDPR, you may request the **restriction of the processing** of your personal data if you dispute their accuracy, if the processing is unlawful but you refuse to delete them and we no longer need the personal data, but you need them for the assertion, exercise or defence of legal claims or if you have lodged an objection to the processing according to Art. 21 GDPR.

