Privacy policy

for the provision of digital content

(incl. support in applying for the DJB JudoPass licence)

Status: 10/2024

It is very important to us that you feel secure when using the DJB Portal (see a full description of the DJB Portal below). That is why you will find all the information on the use of your personal data in this privacy policy.

Table of contents:

- 1. Who is responsible for your personal data and what does this privacy policy apply to?
- 2. What data protection rights do you have as a data?
- 3. What kind of personal data do we collect?
- 4. What personal data is used for what purposes and on what legal basis?
- 5. How can you withdraw your consent?
- 6. How do profiling & automated decisions that significantly affect you take place?
- 7. To whom do we forward your personal data?
- 8. When can we transfer your personal data outside the EU and how we protect it?
- 9. How long do we store your personal data?
- 10. How do we use cookies and other types of tracking technology?
- 11. Updates to this privacy policy
- 12. Our contact information

1. Who is responsible for your personal data and what does this privacy policy apply to?

Judo-Verband Sachsen e.V., Karl-Heine-Straße 93, 04229 Leipzig, Germany, Amtsgericht Leipzig VR 779 ("**Judo Verband Sachsen e.V.**", "we", "our" or "us"), is responsible for the processing of your data in accordance with the EU General Data Protection Regulation (the "GDPR"). If you have any questions about the processing of your personal data by us, you can contact us at the following e-mail address: .office@judoberbandsachsen.de

This Privacy Policy applies to the services provided by us to you, as further described below, via our digital member administration and/or via the DJB Portal as digital content (together, the "digital content"). This includes support in applying for and using your DJB JudoPass licence, the provision of your own licences, the (digital) organisation of registrations for events such as belt examinations and competitions, the provision of training, competition and other appointment calendars, the awarding of sports badges, the provision of a web shop, the provision of information and news from the national association via the DJB JudoPass app and the provision of other digital content. Our digital content is constantly being expanded. In part, we provide you with this digital content via the DJB Portal (as defined below) or embed it there. If we provide you with digital content via the DJB Portal, we will indicate this to you (e.g. by displaying our logo or explicit texts on the respective digital content).

"Digital membership administration" refers to a software-as-a-service solution used by us that supports us in providing our digital content to you. For the avoidance of doubt, we emphasise that (i) we obtain the digital membership administration from **Deutscher Judo-Bund e.V.**, Otto-Fleck-Schneise 12, 60528 Frankfurt, Germany, Amtsgericht Frankfurt VR 11144 ("DJB"); and (ii) all digital content provided by us to you is provided in our own name in accordance with the terms of use accepted by you, irrespective of whether or not you are a member of the **DJB**.

regardless of whether this is done via the digital member administration or embedded in the DJB Portal (as defined below).

What we do when we use the digital membership administration in connection with your data or provide digital content via the DJB portal: If you provide data requested by us, we will initially store this data using the digital membership administration and use and process it as part of your participation in club activities. We will not initially pass it on to your national association or to the DJB. Only if you expressly declare that you wish to apply for the DJB JudoPass licence will we pass on the data (see below under "DJB JudoPass licence").

"DJB JudoPass Licence" refers to a digital licence that you need in accordance with the statutes and regulations of the DJB to participate in association activities (e.g. to register for belt examinations or to take part in competitions). The DJB JudoPass licence is an official document of the . It is essentially a digital version of a so-called judo pass. It serves to authenticate and identify you in the context of association activities. In addition to certain identification and contact data, the DJB JudoPass licence also contains other data, such as your graduation and your club. This makes it clear to all third parties organised under the DJB (e.g. judges, organisers, other judoka) whether you are entitled to participate in association activities.

What we do when you apply for and use the DJB JudoPass licence through us: If you apply for the digital DJB JudoPass licence through us and have provided the required data via the registration link provided by us to you, we collect and store the data and information required by the DJB for the creation of the DJB JudoPass licence and provided by you in our digital member administration in accordance with your order for support when applying for the DJB JudoPass licence. As soon as you instruct us, at the latest as soon as you are obliged to apply for the JudoPass licence in accordance with the DJB regulations, we will transmit to the DJB via your national association the corresponding data and information provided by you and required for the creation of the DJB JudoPass licence. When you use the DJB JudoPass licence, we provide the selected data and information to the partners selected by you in accordance with your order so that you can, for example, authenticate and identify yourself with these partners (e.g. at a competition or during a belt examination) and/or use their digital content.

"DJB Portal" means the platform provided to you by the DJB with which you can access digital content from the DJB, from us or from a third party (e.g. Judo Association Saxony e.V.) via your web browser or the JudoPass App. "JudoPass App" refers to an app with which you can digital content from the DJB portal from the DJB, from us or from a third party (e.g. your state association) on your smartphone, tablet or similar and/or manage data and processes digitally. The range of functions of the apps may vary depending on the operating system. The functions are described in the respective app store, e.g. iTunes, Google Play, etc. The hardware and firmware requirements for operating the app on end devices are listed in the app store.

What we do when you use our digital content via the DJB JudoPass app: If you install the JudoPass app on your smartphone, tablet or similar, we do not initially process any data from you, because to use the basic functions of the JudoPass app (e.g. DJB newsfeed) you only need to install the JudoPass app on your smartphone, tablet or similar and neither a user account nor a DJB JudoPass licence required for this. If you log in with your DokuMe user account to use further digital content in the app (so-called Sign-in with DokuMe) after you have registered with the DJB and created a DJB user account (see the DJB's data protection declaration), we still do not process any data from you, because the DJB is responsible for the data processed here. Only when you specifically use digital content provided by us do we receive and store all data and information that you provide to us in the context of using the corresponding digital content, e.g. if you use the "belt" or "badge" function with our digital content and enter certain data and information via the JudoPass app in the area controlled by us in the JudoPass app, we store and visualise the corresponding data and information. The same applies if you use digital content that requires you to authenticate and identify yourself with your DJB JudoPass licence, i.e. here too, we receive and store all data and information that you provide to us in the context of using the corresponding digital content in accordance with your order.

"Digital content" refers to various functions, applications and programmes that we make available to you for use. This may be an association, licence or project management tool, a community app, an online shop or an event and ticket system tool that you can activate via individual subscriptions. When we refer to "digital content" here, we generally mean the digital content that we provide to you. Otherwise

we expressly draw your attention to the fact that the digital content of a partner is meant.

What we do when you use digital content: When you use digital content from us, we may collect and store other data and information that you provide to us in accordance with your request. In addition, the digital content in question may require us to pass on data and information to third parties on your behalf or to receive and store data and information about you from third parties on your behalf. These third parties are usually partners, i.e. they are also customers of ours and use our digital content. The digital content may also include, for example, the enrichment of received data and information, the visualisation of consolidated information via an app or authentication services. Digital content will be displayed and described to you separately (e.g. in the respective user interface or the app you use) and executed in accordance with your order directly or otherwise in connection with the Digital Membership Administration. Additional data protection provisions may apply to all or parts of the digital content, which you can take note of in the relevant part of the respective user interface or app.

"Third Party Services" are services provided by third parties (the "Third Party Service Providers") that may be involved in connection with our Services (e.g. your financial institution, an app provider, your national association or the DJB, a partner, etc.). These third-party service providers act under their own responsibility, exclusively on your behalf or with your consent and independently of us. We help you to communicate with such third-party service providers with our digital membership administration. For example, as part of the digital content, a payment may be made by an integrated financial institution, your data and information may be visualised and used by your club or national association or data may be collected by a partner as part of an event. Additional terms and conditions and data protection provisions may apply to third-party services of these third-party service providers, which you can accept or take note of via our user interface.

2. What data protection rights do you have as a data?

Under the GDPR, you have various rights with regard to control over your personal data. You can obtain information directly from us about how we process the data concerning you. You can find out about your rights below. If you would like to find out more or get in touch with us, the easiest way to do so is to send us an email tooffice@judoverbandsachsen.de. If you would like to receive information about the personal data we have stored about you or have certain data deleted, you can send us a request by sending an e-mail to the same e-mail addressoffice@judoverbandsachsen.de. For all other questions, please use the contact details provided in section 12.

Your rights:

• Right to erasure of personal data (so-called right to be forgotten).

In some cases, you have the right to request that we erase personal data concerning you. This means, for example, that you can ask us to delete personal data that we

(i) no longer needed to fulfil the purpose for which it collected by us, or (ii) which we process on the basis of your consent and where you have withdrawn that consent. There are situations where we are not able to erase your data, for example, if the data is still necessary for the purpose for which it was collected or if our interest in processing the data outweighs your interest in erasing the data or because we are subject to a legal obligation to retain it. You can find out more about our legal obligation to store data in sections 4 and 9 of the privacy policy. The legal provisions mentioned there prevent us from deleting certain data immediately. You also have the right to object to the use of your personal data for certain purposes, such as direct marketing; you can find out more about this in this list of your rights.

• Right to information.

You have the right to be informed by us about how we process your personal data. This is done through this privacy policy, through service-specific FAQs and by answering

your questions.

Right to receive information about your personal data (so-called right to information of the data subject).

You have the right to know whether we process personal data concerning you and to receive a copy ("data extract") of this data, the so-called right of access. The data extract will provide with information about what personal data we hold about you and how we process it.

• Right to information and to transfer your personal data to another recipient (so-called data portability).

This right means that you can request a copy of the personal data concerning you that we hold in order to fulfil a contract concluded with you or that we process on the basis of your consent, in a machine-readable format. This will allow you to use the data elsewhere, for example for transfer to another controller/recipient.

• Right to rectification.

You have the right to request the rectification of inaccurate information concerning you or the completion of information concerning you that you consider to be inaccurate or incomplete.

• Right to restriction of processing.

If you believe that data is incorrect, that our processing of the data is unlawful or that we do not need the data for a specific purpose, you can request that we restrict the processing of such personal data. You also have the option to request that we stop processing your personal data while we review your request. If you object to our processing in accordance with your rights described below, you may also request that we restrict the processing of such personal data while we carry out our review.

• Right to object to the processing of your personal data.

You have the right to object to the processing of your personal data on the basis of our legitimate interest (Art. 6 (1) f) GDPR) with reference to your personal circumstances. In addition, you can also object to the use of your personal data for direct marketing purposes at any time. If you inform us that you no wish to receive direct marketing information from us, we will stop marketing to you and will no longer send you such material.

• Right to object to an automated decision that significantly affects you.

You have the right to object to an automated decision by us if the decision produces legal effects concerning you or significantly affects you in a similar way. Section 6 explains how we use automated decision-making.

• Right to withdraw consent.

As described in section 5 below, in cases where we process your personal data on the basis of your consent or explicit consent, you have the right to withdraw this consent at any time. If you withdraw your consent, we will stop processing your data for the relevant purposes.

• Right to lodge a complaint.

If you wish to complain about how we process your personal data, you have the right to

right to lodge a complaint with the Hessian Commissioner for Data Protection and Freedom of Information, the Hessian supervisory authority responsible for the processing of personal data by us. You can contact the Hessian Commissioner for Data Protection and Freedom of Information via the following link: https://www.datenschutz.sachsen.de/

3. What kind of personal data do we collect?

In this section, we explain the different types of personal data that we collect or otherwise process. We do not always collect all of the data listed here as examples. The exact data we collect depends on the digital content you select in each individual case. In section 4, we describe the purposes for which we use these types of personal data.

- Basic identification and contact data from you first name & surname, e-mail address, user ID.
- Basic identification data of persons for whom you are acting as a legal representative first name & surname, date of birth, user ID.
- JudoPass licence data photo, first name & surname, gender, JudoPass licence number, date of birth, nationality, validity, graduation, club, QR code (included here: First name, surname, gender, JudoPass licence number,

 Birthday, nationality, validity, graduation).
- JudoPass licence data of persons for whom you act as legal representative photo, first name & surname, gender, JudoPass licence number, date of birth, nationality, validity, graduation, club, QR code (included here: First name, surname, gender, JudoPass licence number, date of birth, nationality, validity, graduation).
- Other identification and contact data about you place of birth, address, mobile phone number, order ID, etc.
- Other identification and contact details of the persons for whom you are acting as legal representative place of birth, address, mobile phone number, order ID, etc.
- Payment information billing address, VAT ID.
- Content data when using our digital content data that you provide when using our digital content.

 Produce content and use or share it via the DJB portal or the JudoPass app, e.g. text entries, documents, photographs, videos, applicant data such as CVs, references.
- Special types of data:
 - i. **Children's data** contact and identification data of the children for whom you are acting as a legal representative.
 - ii. **Special categories of data** Special categories of data are, for example, information about your origin or your state of health.
 - iii. **Data on criminal convictions and offences** or related security measures, e.g. extended certificate of good conduct.
- Information about your use of our digital content via the DJB Portal which digital content and which functions of this digital content you have used and how you have used them, e.g. selected functions or context.
- Information from third parties when you use our digital content via the DJB Portal Data that third parties selected by you (e.g. your national association see also Section 7) provide to us in the context of your use of our digital content.

Provide content via the DJB Portal, e.g. information on how you interact with such a partner, for which use case you use our digital content via the DJB Portal with the partner.

- Technical information collected by us through your use of our digital content via the DJB Portal are generated technical data such as website response time, download errors, date and time when you used our digital content via the DJB portal.
- Information about your contacts with us in the context of support chat conversations, e-mail correspondence.

•	Device information -	- device ID, IP address, languag	ge settings, browser setting	gs, time zone, operating systen	n,

Platform, screen resolution and similar data about your devices and device settings/usage.

• Other service-specific personal data - As part of the use of our digital content via the DJB Portal, we may process other personal data that does not fall under the types listed above. We will inform you on a case-by-case basis which other service-specific personal data we process in this case.

4. What personal data is used for what purposes and on what legal basis?

You can find more in the following tables:

- what (for what purpose) we use or may use your personal data for;
- the types of personal data we use for each purpose and whether the personal data comes directly from you or from another source. If we have obtained personal data about you from another source, we will indicate the name of that source in brackets;
- what rights we have under applicable data protection laws (e.g. the GDPR) to the data about you and what is referred to as our "legal basis";
- when we stop using the personal data for the respective purpose.

4.1. Purposes for which your personal data is used when we process your data by means of digital member administration.

Purpose of processing - what we do and why.	Types of personal data used for the purpose and where they come from (source). You can find more information about the different types of personal data in section 3.	Legal basis processing in accordance with the GDPR.	The point in time at which the purpose for processing the personal data no longer exists. In section 9 you will find further information about the time of data deletion by us.
To manage your data in accordance with our Terms of Use using our digital membership management system. This includes receiving, storing, creating and sending information to you (no marketing).	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative Data from children. From other sources: Information about your Use of our digital Contents via the DJB Portal (we) Third party information (Partner) Technical information	The processing is necessary so that we can enter into a contract with you and fulfil the resulting obligations (Art. 6 (1) b) GDPR). Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	When the contract between you and us ends (usually when you terminate your membership). This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

	 (we) Contacts with our support (we) Device information. (your device) Service-specific personal data. 		
To conduct satisfaction surveys, market surveys and solicit feedback from you via email, text messages, phone calls or other communication channels. If you do not wish such processing, please contact us to let us know. See Section 2 for more information on your rights. You can find our contact information in section 12.	From you: Basic identification and contact data from you From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our Support (we) Device information. (your device) Service-specific personal data.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in conducting such surveys, that the processing is necessary to achieve this purpose and that our interest outweighs your right not to have your data processed for this purpose. You can us for more information on how this assessment was made. Our contact information can be found in section 12.	When the contract between you and us ends (usually when you terminate your membership). This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.
Ensuring network and information security.	From you: Basic identification and Contact details from you From other sources: Information about your Use of our digital Contents via the DJB Portal (we) Third party information (Partner) Technical information (we) Device information. (your device) Service-specific personal data.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in being able to guarantee network and information security, that the processing is necessary to achieve this purpose and that our interest outweighs your right not to have your data processed for this purpose. It is also in your interest as a customer that we ensure good information security. You can us for more information on how this assessment was made. You can find our contact information	When the contract between you and us ends (usually when you terminate your membership). This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

I		in section 12.	
To support you as a vulnerable person (i.e. if you need extra support in contacting us due to special circumstances). This means that we can offer you special support, e.g. when you contact support. See also in detail below under: 4.3 Processing of data when contacting our support.	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative Data from children. From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our support (we) Device information. (your device) Service-specific personal data.	The processing is based on your consent (Art. 6 (1) a) GDPR). Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	If you inform us that you no longer qualify as a vulnerable person or withdraw your consent. We will also cease this processing if and when you inform us that you no longer wish to be a member of our organisation, e.g. by cancelling your membership.
To carry risk analyses, prevent fraud and manage risk. We carry out processing in certain cases to confirm your identity and ensure that the data you provide is correct, as well as to prevent criminal offences. This processing constitutes profiling and automated decision-making. We use automated decision-making for this purpose determine whether you are a fraud risk. Further information on profiling and automated decision-making can be found in section 6.	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative Data from children. From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our Support (we)	The processing is necessary so that we can enter into a contract with you and fulfil the resulting obligations (Art. 6 (1) b) GDPR). Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	When the contract between you and us ends (usually when you terminate your membership). If we have identified a risk from you, we will continue to use your data for this purpose and - where necessary - update our risk assessment on an ongoing basis. We process your data for as long as we are legally obliged to store your data. Further information on our statutory retention obligations and rights can be found in section 9.

To carry out data analyses for product development and testing to design, improve and further develop digital member management and our digital content.	 Device information. (your device) Service-specific personal data. From you: Basic identification and contact data from you Basic identification data of persons for whom you are Legal representative act Data from children. From other sources: Information about your Use of our digital Contents via the DJB Portal (we) Third party information (Partner) Technical information (we) Contacts with our Support (we) Device information. (your device) Service-specific personal data. 	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in carrying out data analyses for product development and testing purposes. We ensure that the associated processing is necessary to achieve the purpose of the processing and that our interest outweighs your right not to have your data processed for this purpose. In addition, you as a customer also benefit from this processing, as it helps to provide error-free and sustainable services. You can us for more information on how this assessment was made. Our contact information can be found in section 12. Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	When the contract between you and us ends (usually when you terminate your membership). This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.
To compile statistics and reports for economic analyses or analyses of trends or transaction volumes in certain regions or sectors (where possible, the data is anonymised in the first step, i.e. no further processing of personal data takes place afterwards).	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative Data from children. From other sources: Information about your Use of our digital Contents via the DJB Portal (we)	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we concluded that we have a legitimate interest in compiling statistical data and reports for this purpose. We ensure that the associated processing is necessary to achieve the purpose of the processing and that our interest outweighs your right not to have your data processed for this purpose. You can contact us for further information,	When the contract between you and us ends (usually when you terminate your membership). This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

	 Third party information (partners) Technical information (we) Contacts with our support (we) Device information. (your device) Service-specific personal data. 	how this assessment was carried out. You can find our contact information in section 12. Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	
To transfer your personal data to the categories of recipients described in section 7.1.	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative Data from children. From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our support (we) Device information. (your device) Service-specific personal data.	Varies depending on the receiver (see section 7.1). Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	When the contract between you and us ends (usually when you terminate your membership). This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.
To decide whether and what kind of marketing we will offer you. If you do not wish such processing, please contact us to let us know. We will then stop using your data for marketing purposes. Our contact information can be found in section 12. Processing can be a	Prom you: Basic identification and contact data from you From other sources: Information about your use of our digital content via the DJB portal (we) Third party information	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in determining what type of marketing we should offer you. We ensure that the associated processing is necessary for the pursuit of this interest and that our interest is to protect your privacy.	When the contract between you and us ends, i.e. usually when you delete your DJB user account or you inform us that you are not interested in this processing.

represent profiling. See section 6 for more information about your rights.	 (Partner) Technical information (we) Device information. (your device) Service-specific personal data. 	right not to have your data processed for this purpose prevails. This is done taking into account the fact that marketing is listed in the GDPR as an example of a legitimate interest. You can contact us for more information on how this assessment was made. Our contact information can be found in section 12.	
If you , to send you information about our digital content and digital content offered by or in co-operation our partners. If you do not wish such processing, please contact us to let us know. We will then stop using your data for marketing purposes. Our contact information can be found in section 12.	From you: Basic identification and contact data from you From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (Partner) Service-specific personal data.	The processing is based on your consent (Art. 6 (1) a) GDPR).	When the contract between you and us ends, i.e. usually when you delete your DJB user account or you inform us that you are not interested in this processing.
To protect us from legal claims and to protect our legal interests.	From you: Basic identification and contact data from you Basic identification data of persons for whom you are Legal representative act Data from children. From other sources: Information about your Use of our digital Contents via the DJB Portal (we) Third party information (Partner) Technical information (we) Contacts with our Support (we) Device information.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in being able to protect ourselves against legal claims. We ensure that the associated processing is necessary to achieve the purpose of the processing and that our interest outweighs your right not to have your data processed for this purpose. You can us for more information on how this assessment was made. Our contact information can be found in section 12. Insofar as we process data of children that you provide to us, our processing is carried out on the basis of	When the contract between you and us ends (usually when you terminate your membership). This processing will continue for as long as we need to retain the information in its systems, for example, to fulfil the contract we have entered into with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

(your device) Service- • specific personal data.	your express consent (Art. 8 (1) GDPR).	
In the event of a legal dispute, we may also collect other types of personal data about you if we need it to exercise our rights.		

4.2. Purposes for which your personal data will be used as soon as you apply for and use the DJB JudoPass licence through us.

Purpose of processing - what we do and why.	Types of personal data used for the purpose and where they come from (source). You can find more information about the different types of personal data in section 3.	Legal basis processing in accordance with the GDPR.	At what point in time the purpose for processing the personal data no longer exists. In section 9 you will find further information about the time of data deletion by us.
To apply for your DJB JudoPass licence in accordance with our Terms of Use. This includes the creation and electronic sending or provision of information to you (no marketing).	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative DJB JudoPass licence data DJB JudoPass licence data of persons for whom you act as legal representative Data from children. From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our support (we) Device information. (your device)		When the contract between you and us ends and you instruct us to delete the data. This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

	Service-specific personal data.		
To support you as a vulnerable person (i.e. if you need extra support in contacting us due to special circumstances). This means that we can offer you special support, e.g. when you contact support. See also in detail below under: 4.3 Processing of data when contacting our support.	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative DJB JudoPass licence data DJB JudoPass licence data of persons for whom you act as legal representative Data from children.	The processing is based on your consent (Art. 6 (1) a) GDPR). Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	If you inform us that you no longer as a vulnerable person or withdraw your consent. We will also cease this processing if and when you inform us that you no longer wish to be a member of our organisation, e.g. by cancelling your membership.
	From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our support (we) Device information. (your device) Service-specific personal data.		
To carry risk analyses, prevent fraud and manage risk. We carry out processing in certain cases to confirm your identity and ensure that the data you provide is correct, as well as to prevent criminal offences. This processing constitutes profiling and automated decisionmaking.	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative DJB JudoPass licence data DJB JudoPass licence data of persons for whom you are responsible as	The processing is necessary so that we can enter into a contract with you and fulfil the resulting obligations (Art. 6 (1) b) GDPR). Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	When the contract between you and us ends (usually when you terminate your membership) an you instruct us to delete the data. If we have identified a risk from you, we will continue to use your data for this purpose and - where necessary - update our risk assessment on an ongoing basis. We process your data as follows

decision making. We use automated decision-making for this purpose determine whether you pose a risk of fraud. Further information on profiling and automated decision-making can be found in section 6.

Act as legal representative

Data from children.

From other sources:

- Information about your use of our digital
 Contents via the DJB Portal (we)
- Third party information
 (Partner)
- Technical information
 (we)
- Contacts with our
 Support (we)
- Device information.(your device)
- Service-specific personal data.

for as long as we are legally obliged to store your data.
Further information on our statutory retention obligations and rights can be found in section

To compile statistics and reports for economic analyses or analyses of trends or transaction volumes in certain regions or sectors (where possible, the data is anonymised in the first step, i.e. no further processing of personal data takes place afterwards).

From you:

- Basic identification and contact data of you Basic
- identification data of persons for whom you act as legal representative
- DJB JudoPass licence data
- DJB JudoPass licence data of persons for whom you are Legal representative act
- Data from children.

From other sources:

- Information about your
 Use of our digital
 Contents via the DJB Portal
 (we)
- Third party information
 (Partner)
- Technical information (we)
- Contacts with our Support (we)
- Device information.

The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we concluded that we have a legitimate interest in compiling statistical data and reports for this purpose. We ensure that the associated processing is necessary to achieve the purpose of the processing and that our interest outweighs your right not to have your data processed for this purpose.

You can us for more information on how this assessment was made. Our contact information can be found in section 12.

Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).

When the contract between you and us ends (usually when you terminate your membership) and you instruct us to delete the data.

This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

	(your device) Service- • specific personal data.		
To transfer your personal data to the categories of recipients described in section 7.1.	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative DJB JudoPass licence data DJB JudoPass licence data of persons for whom you act as legal representative Data from children.	Varies depending on the receiver (see section 7.1). Insofar as we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR).	When the contract between you and us ends (usually when you terminate your membership) and you instruct us to delete the data. This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.
	From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our support (we) Device information. (your device) Service-specific personal data.		
To protect us from legal claims and to protect our legal interests.	From you: Basic identification and contact data of you Basic identification data of persons for whom you act as legal representative DJB JudoPass licence data DJB JudoPass licence data of persons for whom you are the legal representative act	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in being able to protect ourselves against legal claims. We ensure that the associated processing is necessary to achieve the purpose of the processing and that our interest outweighs your right not to have your data processed for this purpose.	When the contract between you and us ends (usually when you terminate your membership) and you instruct us to delete the data. If you terminate your membership of all clubs, we will archive this data so that you can continue to use it if you rejoin a club. This processing takes place over the entire period during which we store the information in its systems

for example, to fulfil the contract You can contact us for more Data from children. concluded with you or to comply information on how this with applicable law. You can find assessment was made. Our From other sources: more information on our legal contact information can be found • Information about your use retention obligations and rights in section 12. in section 9. of our digital content via the Insofar as we process data of DJB portal (we) children that you provide to us, our processing is based on your • Third party information express consent (Art. 8 (1) (partners) GDPR). Technical information (we) Contacts with our support (we) Device • information. (your device) Service-specific personal data. In the event of a legal dispute, we may also collect other types of personal data about you if we need it to exercise our rights.

4.3. Purposes for which your personal data is used as soon as you use our digital content via the DJB portal (including the JudoPass app).

Purpose of processing - what we do and why.	Types of personal data used for the purpose and where they come from (source). You can find more information about the different types of personal data in section 3.	Legal basis processing in accordance with the GDPR.	At what point in time the purpose for processing the personal data no longer exists. In section 9 you will find further information about the time of data deletion by us.
To manage our relationship with you for our digital content on the DJB Portal and any digital content you use in accordance with our Terms of Use. This includes the creation and electronic delivery of information to you (not marketing).	All species mentioned in section 3, i.e: From you: Basic identification and contact data of you Contact and identification data of you Further identification and contact data from you Further identification and contact data from you Contact data from you Contact details of the	The processing is necessary so that we can enter into a contract with you and fulfil the resulting obligations (Art. 6 (1) b) GDPR). If we process data of children that you provide to us, our processing is based on your express consent (Art. 8 (1) GDPR). When we process information that constitutes special categories of data (e.g. from files that you	When the contract between you and us ends (usually when you terminate your membership).

persons,		
persons,		
for whom you are acting as a legal representative Payment information Content data Special types of data. From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our support (we) Device information. (your device) Service-specific personal data.	upload), our processing is based on your express consent (Art. 9 (2) a) GDPR). If we process information that constitutes data relating to criminal convictions and offences or related security measures (e.g. from files that you upload), our processing will only take place if this is permitted under Union law or the law of the Member States that provides appropriate safeguards for your rights and freedoms (Art. 10 GDPR).	

To conduct satisfaction surveys, market surveys and solicit feedback from you via email, text messages, phone calls or other communication channels. If you do not wish such processing, please contact us to let us know. See Section 2 for more information on your rights. You can find our contact information in section 12.	Basic identification and contact data of you Contact and identification data of you Further identification and contact data of you Further identification and contact data of the persons for whom you act as legal representative Content data. From other sources: Information about your use of our digital content via the DJB portal (we) Third party information (partners) Technical information (we) Contacts with our	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in conducting such surveys, that the processing is necessary to achieve this purpose and that our interest outweighs your right not to have your data processed for this purpose. You can us for more information on how this assessment was made. Our contact information can be found in section 12.	When the contract between you and us ends (usually when you terminate your membership).
	 information. (your device) Service-specific personal data. 		

Ensuring network and information security at the DJB Portal.	Prom you: Basic identification and contact data of you Contact and identification data of you From other sources: Information about your use of our digital content via the DJB portal (we) Information from third parties (partners) Technical information (we) Device information. (your device) Service-specific personal data.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in being able to guarantee network and information security, that the processing is necessary to achieve this purpose and that our interest outweighs your right not to have your data processed for this purpose. It is also in your interest as a customer that we ensure good information security. You can us for more information on how this assessment was made. Our contact information can be found in section 12.	Your data will be processed for as long as you use the DJB Portal.
To support you as a vulnerable person (i.e. if you need extra support in contacting us due to special circumstances). This means that we can offer you special support, e.g. when you contact support.	All species mentioned in section 3.	The processing is based on your consent (Art. 6 (1) a), Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	If you inform us that you no longer qualify as a vulnerable person or withdraw your consent. We will also cease this processing if and when you inform us that you no longer wish to be a customer of ours.
To carry risk analyses, prevent fraud and manage risk. We carry out processing in certain cases to confirm your identity and ensure that the data you provide is correct, as well as to prevent criminal offences. This processing represents a	All species mentioned in section 3.	The processing is necessary so that we can enter into a contract with you and fulfil the resulting obligations (Art. 6 (1) b) GDPR). Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	This processing takes place for the duration of your use of our digital content via the DJB portal. If we have identified a risk from you, we will continue to use your data for this purpose and - where necessary - update our risk assessment on an ongoing basis.

profiling and automated decision-making. We use automated decision-making for this purpose in order to determine whether you represent a risk of fraud. Further information on profiling and automated decision-making can be found in section 6.			We process your data for as long as we are legally obliged to store your data. Further information on our statutory retention obligations and rights can be found in section 9.
To carry out data analyses for product development and testing for the design, improvement and further development of our content via the DJB portal (as far as possible, the data is anonymised in the first step, i.e. no further processing of personal data takes place afterwards).	All species mentioned in section 3.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in carrying out data analyses for product development and testing purposes. We ensure that the associated processing is necessary to achieve the purpose of the processing and that our interest outweighs your right not to have your data processed for this purpose. In addition, you as a customer also benefit from this processing, as it helps to provide error-free and sustainable services. You can us for more information on how this assessment was made. Our contact information can be found in section 12. Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.
To compile statistics and reports for economic analyses or analyses of trends or transaction volumes in certain regions or sectors (where possible, the data is anonymised in the first step, i.e. no further processing of personal data takes place afterwards).	All species mentioned in section 3.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we concluded that we have a legitimate interest in compiling statistical data and reports for this purpose. We ensure that the associated processing is necessary to achieve the purpose of the processing and that our interest outweighs your right not to have your data processed for this purpose.	This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

		You can contact us for more information on how this assessment was made. Our contact information can be found in section 12. Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	
To transfer your personal data to the categories of recipients described in section 7.1.	All species mentioned in section 3.	Varies depending on the receiver (see section 7.1). Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

To decide whether and what type of marketing we will offer you.

If you do not wish such processing, please contact us to let us know. We will then stop using your data for marketing purposes.

Our contact information can be found in section 12.

The processing may constitute profiling. See section 6 for more information on your rights.

From you:

- Basic identification and
 Contact data of you
- Contact and identification data of
- Further identification and contact data of you Further
- identification and contact data of the persons for whom you are the legal representative
 Representatives act

From other sources:

- Information about your
 Use of our digital
 Contents via the DJB Portal
 (we)
- Third party information
 (Partner)
- Technical information
 (we)
- Device information.
 (your device)
- Service-specific personal data.

The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in determining what kind of marketing we should offer you. We ensure that the associated processing is necessary to pursue this interest and that our interest outweighs your right not to have your data processed for this purpose. This is done taking into account the fact that marketing is listed in the GDPR as an example of a legitimate interest.

You can us for more information on how this assessment was made. Our contact information can be found in section 12.

If you inform us that you are not interested in this processing.

If you agree, to send you information about our digital content and other products and services, as well as digital content offered in co-operation with our partners.

If you do not wish such processing, please contact us to let us know. We will then stop using your data for marketing purposes.

You will find our contact information in section 12.

From you:

- Basic identification and contact data of you
- Contact and identification data of You.
- Further identification and contact data of you Further
- identification and contact data of the persons for whom you are the legal representative
 Representatives act

From other sources:

- Information about your
 Use of our digital
 Contents via the DJB Portal
 (we)
- Third party information

The processing is based on your consent (Art. 6 (1) a) GDPR).

If you unsubscribe or inform us that you are not interested in this processing.

	(Partner) Service-specific ■ personal data.		
To protect us from legal claims and to protect our legal interests.	All species mentioned in section 3. In the event of a legal dispute, we may also collect other types of personal data about you if we need it to exercise our rights.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in being able to protect ourselves against legal claims. We ensure that the associated processing is necessary to achieve the purpose of the processing and that our interest outweighs your right not to have your data processed for this purpose. You can us for more information on how this assessment was made. Our contact information can be found in section 12. Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	This processing will continue for as long as we need to retain the information in its systems, for example, to fulfil the contract we have entered into with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.

4.4. Processing of data when contacting our support.

Purpose of processing - what we do and why.	Types of personal data used for the purpose and where they come from (source).	Legal basis processing in accordance with the GDPR.	At what point in time the purpose for processing the personal data no longer exists.
	You can find more information about the different types of personal data in section 3.		In section 9 you will find further information about the time of data deletion by us.

To process all matters that you submit to our support team. This includes the storage of various forms of conversations for the documentation of customer problems as well as for security purposes and to combat fraud.	All species mentioned in section 3.	The processing is necessary so that we can enter into a contract with you and fulfil the resulting obligations (Art. 6 (1) b) GDPR). Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	This processing takes place for the entire period during which we need to retain the data in our systems, e.g. to fulfil the contract concluded with you or to comply with applicable law. Further information on our legal retention obligations and rights can be found in section 9.
To improve quality and service (to ensure satisfactory support). We may record telephone conversations and screen sharing sessions between you and our staff for quality purposes in order to improve the quality of the DJB Portal and our digital content.	All species mentioned in section 3.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). In the As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in improving our services, internal training and quality control. We ensure that the processing is necessary to achieve this purpose and that our interest outweighs your right not to have your data processed for this purpose. As a customer, you also have an interest in the quality of your interactions with us. You can us for more information on how this assessment was made. Our contact information can be found in section 12. Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	We process the recordings of telephone calls for a period of up to 90 days and of screen sharing sessions for a period of up to 30 days for quality assurance purposes.
To document what was said when you speak to our support (to ensure that we document everything that was agreed or discussed). We use recorded telephone conversations between you and our employees	All species mentioned in section 3.	The processing is based on a balancing of interests (Art. 6 (1) f) GDPR). In the As part of the balancing of interests, we came to the conclusion that we have a legitimate interest in documenting communication with our support. We provide ensure that the processing	90 days from the day on which the recording was made.

and the comments of our employees to document what was said or agreed.		is necessary to achieve this purpose and that our interest outweighs your right not to have your data processed for this purpose. As a customer, you also have an interest in ensuring that impartial tools are available to document what has been discussed. You can us for more information on how this assessment was made. Our contact information can be found in section 12. Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	
If you contact us via social media such as Facebook or Twitter, your personal data will also be collected and processed by these companies in accordance with their privacy policies. This also applies to the response you receive from us. We process this information in order to answer your questions.	All species mentioned in section 3.	The processing is necessary so that we can enter into a contract with you and fulfil the resulting obligations (Art. 6 (1) b) GDPR). Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	As soon as we have answered your question(s).
To process voluntary blocks on the use of our digital content via the DJB Portal or certain digital content by you or persons for whom you have activated a sub-account, i.e. if you contact us and ask us to exclude you or the persons for whom you have activated a sub-account from using it. Your voluntary block can be cancelled by you at any time contacting us again.	From you: Basic identification and contact data of you Contact and identification data of you Further identification and contact data from you Further identification and contact details of the persons for whom you are acting as legal representative	The processing is necessary so that we can enter into a contract with you and fulfil the resulting obligations (Art. 6 (1) b) GDPR). Special types of data are processed based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).	If you inform us that you no longer wish to be blocked for the services or revoke your consent. We will also cease this processing if you inform us that you no longer wish to be one of our customers.

• Special types of data.	
From other sources:	
Information about your use	
of our digital content via	
the DJB portal (we) Service-	
specific personal data.	
•	

5. How can you withdraw your consent?

If we use your personal data on the basis of your consent, you can withdraw your consent at any time. You can do this by sending an email tooffice@judoverbandsachsen.de or by using the contact information in section 12.

As described in section 2 above, you also have the right to object to the processing of certain personal data (e.g. you can opt out of marketing). You also have the right to have certain personal data erased, as further described in section 2.

6. How do profiling & automated decisions that significantly affect you take place?

6.1. Profiling by us with regard to you as a customer.

"Profiling" is the automated processing of personal data to evaluate certain aspects of your person, for example analysing or predicting your personal preferences, e.g. digital content selected by you in the context of the DJB Portal. At the same time, we compare your data with what our other users who use our services in a similar way to you have favoured.

In section 4 above, you will find detailed information on the purpose of profiling by us and the types of personal data used for the respective occasion and the respective profiling. Profiling for these purposes has no significant impact on you as a user and customer of ours.

We use profiling for the following purposes:

- To develop and our customised services and adapt their content based on your potential interests (this applies to the user interface, the app and its various functions), and
- to provide you with customised marketing, both via our own and external platforms and services.

Please contact us if you have any questions about how the profiling process works. Our contact information can be found in section 12. You can object to our marketing profiling at any time us (we will then stop profiling for marketing purposes). You can also stop profiling for our services by cancelling the service, e.g. by deleting your DJB user account.

6.2. Automated decisions that significantly affect you.

The term "automated decisions, which legal effects unfold" or "automated decisions that significantly affect you in a similar way" means that certain decisions in the DJB Portal or in certain digital content are fully automated without the involvement of our employees. These decisions have a significant impact on you as a customer and are comparable to legal effects. By such decisions automatically, we increase our objectivity and

Transparency in the decision to offer you the DJB Portal or certain digital content. At the same time, you have the right to object to these decisions at any time. You can find out more about how you can object to these decisions at the end of this section 6.2.

Automated decisions that significantly affect you also mean that profiling is carried out on the basis of your data before the decision is made. This profiling may be done to determine whether your use of our digital content via the DJB Portal or of certain digital content poses a risk to us or other users of the DJB Portal. We may create a profile of your user behaviour and compare this data with behaviours and circumstances that allow us to classify the risk differently depending on its significance.

When do we make automated decisions that significantly affect you?

We make such automated decisions when we:

- decide support you in applying for the DJB JudoPass licence in accordance with your order and to carry out appropriate measures.
- decide not to support you in applying for the DJB JudoPass licence in accordance with your order and not to carry out corresponding measures.
- decide to provide you with digital content via the DJB portal.
- decide not to make digital content available to you via the DJB Portal.
- decide whether you are a fraud risk if our processing shows that your behaviour indicates possible fraudulent behaviour, that your behaviour is inconsistent with previous use of our services or that you have attempted to disguise your true identity (where that identity is relevant to the digital content in question).

These automated decisions may be based on the data you provide to us, data from partners and our own internal information.

The types of personal data used in each decision are listed in section 4. See section 7 for more information on who we share data with in connection with profiling for automated decisions.

If your application is not approved as a result of the automated decisions described above, you may not be able to use the DJB Portal or certain digital content. We have put in place several safeguards to ensure that decisions are appropriate. These mechanisms include ongoing monitoring of our decision models as well as spot checks on a case-by-case basis. If you have concerns about a particular outcome, you can contact us. We will check that the process has been carried out appropriately and correctly. You can also lodge an objection by following the steps below.

Your right to object to these automated decisions

You have the right to object at any time to an automated decision with legal consequences or decisions that may otherwise significantly affect you (in connection with the relevant profiling) by sending an email to the email addressoffice@judoverbandsachsen.de. Our employees will then review the decision, taking into account any additional information you have provided and the circumstances you have explained.

7. To whom do we forward your personal data?

When we transfer your personal data, we ensure that the recipient processes it in accordance with this privacy policy, e.g. by concluding a data transfer agreement or order processing agreement with the recipient. Such contracts oblige the recipient to take all necessary contractual, legal, technical and organisational measures to ensure that your data is processed with an appropriate level of protection and in accordance with applicable law.

7.1. Categories of recipients to whom we transfer your personal data always pass on, regardless of how we use the digital membership administration

or you can use our digital content via the DJB portal.

7.1.1. Service providers and subcontractors

Description of the recipient: Service providers and subcontractors are companies that are only authorised to process the personal data they receive from us on our behalf, i.e. as processors. Examples of such service providers and subcontractors are software and data storage providers or management consultants.

Our main technical service provider and subcontractor is the DJB, which provides us with the digital membership administration and our area in the DJB Portal, as well as its technical service provider and subcontractor **DokuMe GmbH**, with registered office at Subbelrather Str. 436c, 50825 Cologne, Germany, registered in the commercial register at the Cologne Local Court under the number HRB 90527, which effectively provides the digital membership administration and our area in the DJB Portal technically.

Purpose and legal basis: We cannot provide certain services and functions ourselves. In this case, we need access to services and functions from other companies that support us in providing these services and functions.

We have a legitimate interest in being able to access these services and functions (Art. 6 (1) f) GDPR). We guarantee that the associated processing is necessary to pursue this interest and that our interest outweighs your right not to have your data processed for this purpose. You have the right to object to this processing for reasons arising from the specific circumstances of your case. See section 2 for more information on your rights.

Insofar as special types of data are processed, this processing is based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).

7.1.2. A person who has a power of attorney for your financial affairs

Description of the recipient: Under certain circumstances, we will forward your personal data to a person who has the right to access this data on the basis of an authorisation.

Purpose and legal basis: This processing is carried out to facilitate your contact with us (through representatives) and is based on your consent (Art. 6 (1) a) GDPR).

Insofar as special types of data are processed, this processing is based on your consent (Art. 8 (1) GDPR, Art. 9 (2) a) GDPR and/or Art. 10 GDPR).

7.1.3. Authorities

Description of the recipient: Under certain circumstances, we forward required information to authorities, e.g. to the police, financial authorities, tax authorities, courts or other authorities.

Purpose and legal basis: Personal data is passed on to authorities if we are legally obliged to do so, if you have asked us to do so or if this is necessary for the administration of tax deductions or to combat crime.

Depending on the authority and purpose, the legal bases are the obligation to fulfil legal obligations (Art. 6 (1) c) GDPR), the fulfilment of the contract with you (Art. 6 (1) b) GDPR) or our legitimate interest in protecting ourselves against crime (Art. 6 (1) f) GDPR).

7.2. Categories of recipients to whom we pass on your personal data if you apply for a JudoPass licence through us or use our digital content via the DJB portal.

7.2.1. Your national association

Description of the recipient: By your national association, we mean the national association that is superordinate to us and of which we are a member. This national association can also provide you with digital content, e.g. in the context of belt examinations, digital functions in the JudoPass app, other information provision. Your national association is selected by you when you decide to become a member of a club belonging to this national association (i.e. with us).

Purpose and legal basis: Your personal data will be passed on to your national association so that it can support you in your participation in association activities (e.g. when applying for the JudoPass licence, belt examinations, competitions, etc.). The processing of your personal data by the national association is subject to the national association's own, separate terms of use and data protection regulations, which were usually displayed to you when you applied for the DJB JudoPass licence (i.e. usually at the same time as this data protection declaration). In addition, you will usually find a link to the terms of use and data protection provisions of the national association on its website.

The legal basis for the transfer of your data to the regional association is the fulfilment of a contract between you and us on the basis of our terms of use (Art. 6 (1) b) GDPR).

7.2.1. Partner

Description of the recipient: By partners we mean companies that are also customers of ours and use the DJB Portal including digital content, e.g. a company or sports association. These partners can also provide you with digital content via the DJB Portal. Partners are selected by you when you interact with them via the DJB Portal and decide to use digital content provided by them via the DJB Portal.

Purpose and legal basis: Your personal data will be forwarded to the partner you have selected so that they can fulfil and manage their business relationship with you. The processing of your personal data by the partner is subject to the partner's own, separate terms of use and data protection provisions, which are usually displayed to you before you place your order to forward your personal data to the partner. In addition, you will usually find a link to the partner's terms of use and data protection provisions on the partner's website.

The legal basis for the transfer of your data to the partner is the fulfilment of a contract with you (Art. 6 (1) b) GDPR).

7.2.2. Payment service provider

Description of the recipient: By payment service providers, we mean regulated companies that we have integrated into our platform and that enable you to make payments or use (other) payment services, e.g. to pay for paid subscriptions.

Purpose and legal basis: On your behalf, we pass on basic identification and contact data of you or of persons for whom you act as a legal representative (name, e-mail address, user ID, order ID) or your payment information (billing address, VAT ID) to a financial institution of your choice in order to simplify payment via this payment service provider or to be able to assign payments made to you, your DJB user account or a sub-account or another transaction initiated by you.

The legal basis for the transfer of your data to the payment service provider is the fulfilment of a contract with you (Art. 6 (1) b) GDPR).

7.2.3. Trust service providers and (other) providers of identity services

Description of the recipient: Trust service providers and (other) identity attribute providers provide services to you, partners or us to implement and manage trust services, including digital methods for identification and identity verification and for the collection and provision of identity attributes, such as qualified electronic signatures, Videoident, Fotoldent, etc.

Purpose and legal basis: Some partners and/or we use trust service providers and (other) identity attribute providers with whom they share your data for the management of trust services provided by these trust service providers or (other) identity attribute providers to you, partners or us. This sharing will be in accordance with the partners' own privacy policies or this Privacy Policy. Partners may also allow us to provide your data to trust service providers or (other) identity service providers that they use to process the trust services. Some trust service providers or (other) identity service providers also collect and use your data independently and in accordance with their own privacy policies. In addition, we may share your data with the trust service providers or (other) identity service providers if they offer you the identity service or additional services.

The legal basis for the transfer of your data to the payment service provider is the fulfilment of a contract with you (Art. 6 (1) b) GDPR).

8. When can we transfer your personal data outside the EU and how do we protect it?

We will always endeavour to process your personal data within the territory of the EU/EEA. In certain situations, e.g. when we transfer your data to a service provider, subcontractor or partner outside the EU/EEA, your personal data may also be transferred outside the EU/EEA. Even if data is transferred outside the EU/EEA, we ensure through appropriate contractual arrangements with the recipients of this data that the same high level of protection applies to your personal data as is required by the GDPR. You are therefore entitled to the same rights with regard to your personal data (described in section 2) if your data is transferred outside the EU/EEA. You can find more detailed information about the recipients to whom we transfer your data in section 7

If you would like to receive more detailed information about our security measures, you can contact us at any time. Our contact information can be found in section 12. Information on the countries for which an "adequate level of protection" has been established and additional information on the European Union's standard contractual clauses can be found on the European Commission's website.

Security measures applied by us when transferring personal data outside the EU/EEA

In countries outside the EU/EEA, laws may apply that allow public authorities to obtain information about personal data stored in the respective country for the purpose of fighting crime or safeguarding national security. Regardless of whether we or one of our providers processes your personal data, we ensure that a high level of protection is guaranteed when transferring this data and that appropriate protective measures are taken in accordance with the applicable data protection requirements (such as the GDPR). Such appropriate safeguards are ensured, among other things, when the European Commission has decided that

- that the country outside the EU/EEA to which your personal data is transferred has an adequate level of protection equivalent to that provided by the GDPR. This means, among other things, that the personal data will continue to protected against unauthorised disclosure and that you will still be able to exercise your rights in connection with your personal data.
- that the standard clauses of the European Commission have been included in the agreements between us and the recipient outside the EU/EEA. This means that the recipient ensures that the level of protection afforded to your personal data by the GDPR continues to apply and that your rights continue to be protected. In these cases, we also check whether laws apply in the recipient's country that the protection of your personal data. If necessary, we will take special technical and organisational measures to ensure that your data remains protected during the transfer to the relevant country outside the EU/EEA.

9. How long do we store your personal data?

The duration of the storage of your personal data by us depends on the respective purposes for we use the personal data:

- The period for which your personal data is stored by us for the contractual relationship between you and us generally covers the entire duration of the contractual relationship and, due to limitation periods, a maximum period of 10 years.
- We generally store personal data that we have to store as a result of a legal obligation, e.g. due to accounting obligations, for 5 or 7 years.
- Personal data that is not used for the purposes of the contractual relationship between you and us

data that is processed by us, or in connection with which we not legally obliged to store it, may only be stored by us for as long as is necessary to fulfil the respective purpose of our processing (usually 3 months). Further information on this can be found in the table in section 4).

In some exceptional cases, we may be obliged to store data beyond the actual period due to capital adequacy requirements.

The legal obligations we have referred to above mean that we may not delete your personal data as set out in section 2, even if you ask us to delete it. If we are not legally obliged to retain personal data, we must still consider whether we need your personal data to protect ourselves against legal claims.

Please note that just because we are under a legal obligation to store your personal data, this does not mean that we are authorised to use it for any other purpose. We will carry out a balancing exercise for each individual purpose to decide how long your personal data will be processed by us. You can find more information on this in the table in section 4.

10. How do we use cookies and other types of tracking technology?

In order to offer you a customised user experience, we use cookies and similar tracking technologies in the various web applications, e.g. on our website.

Information about the tracking technologies we use and how you can accept or reject the use of tracking technologies can be found on the respective website or user interface.

11. Updates to this privacy policy

We are constantly working to improve our services with the aim of offering you the best possible user experience. This may involve changes to existing and future services. If these improvements require your notification or consent under applicable law, you will be informed or given the opportunity to give your consent. It is also important that you read this privacy policy before each use of our services, as the processing of your personal data may have changed compared to your last use of the respective service.

12. Our contact information

The **Judo Association Saxony e.V.**, based in Karl-Heine-Straße 93, 04229 Leipzig, is registered in the register of associations at the Leipzig District Court VR 779.

If you have any questions about the processing of your personal data by us, you can contact us at the following e-mail address: office@judoverbandsachsen.de.

We act in accordance with German data protection laws.