

## Information relating to Art.13 DSGVO (attachment to the application of membership)

According to Art.13 DSGVO, the person or organization responsible for collecting and processing personal data is also responsible for informing the respective person on this procedure. This information fulfills this responsibility.

1. **Name and contact data of the responsible organization:**  
Kneipp Worldwide, Adolf-Scholz-Allee 6-8, 86825 Bad Wörishofen, Germany, E-Mail: info@kneippbund.de, legally represented by Präsidentin Ingeborg Pongratz, Landshut (FRG).
2. **Purposes of the collected personal data and legal preconditions for their processing:**  
the personal data which are collected during the process of application of membership will be processed for implementing and fulfilling membership (e.g. invitations to member's assemblies). The data are processed to fulfill the requirements of the contract according to Art. 6 Abs. 1b DSGVO (membership in an association or club) or according to Art. 6 Abs. 1f DSGVO (protection of the association's justified interests). Should further personal data be collected which may not need to be processed to fulfill the contract, the processing will be based on an explicit authorization according to Art. 6 Abs. 1a DSGVO (voluntary information on communication data with the application of membership).
3. **Recipient or categories of recipients of personal data:**  
in single cases, member's personal data are conveyed to the Kneipp-Verlag GmbH, Adolf-Scholz-Allee 6-8, 86825 Bad Wörishofen if they are needed to deliver the magazine Kneipp-Journal. Personal data are processed according to a legal duty according to Art. 6 Abs. 1c DSGVO in relation to the statute of Kneipp Worldwide, and according to requirements related to fulfilling the membership contract according to Art. 6 Abs. 1b DSGVO.
4. **Duration of storage of personal data:**  
personal data are stored as long as they are required for the aforementioned purposes and as long as otherwise legally required. Usually the duration of storage is 10 years after termination of membership due to accounting requirements.
5. **Rights of affected persons and organisations:**  
the member has the following rights: right to be informed according to Art. 15 DSGVO, right to demand corrections according to Art. 16 DSGVO, right to delete information according to Art. 17 DSGVO, right to limit the processing according to Art.18 DSGVO, right to transfer data according to Art. 20 DSGVO, right to veto (against processing) according to Art. 21 DSGVO.
6. **Right to revoke the consent:**  
processing of personal data based on an explicit consent according to Art. 6 Abs. 1a DSGVO or based on a consent to the processing of specific categories of personal data such as health data according to Art. 9 Abs. 2a DSGVO, the member is entitled to revoke the consent at any time. Revocation of consent does not affect the legal status of the authorized processing procedure which had taken place before revocation.
7. **Regulating authority in case of complaints:**  
in cases of complaints, members can claim corrections at the responsible regulating authority: Bayerisches Landesamt für Datenschutzaufsicht (BayLDA), Promenade 27, 91522 Ansbach, www.baylda.de
8. **Requirement of disclosure of personal data and consequences:**  
the disclosure of personal data required for the application of membership is obligatory (except for the optional information). Failure to deliver the requested data will result in a negative response to the application of membership.