



Privacy policy of the EE

1. General

This privacy policy applies to all personal data processed by the EE.

Anyone who adopts a mandate within the structures of the EE (delegate, board member, member of a standard commission or advisory commission, etc.) expressly agrees that their personal data may be processed in accordance with this privacy policy. The same applies to EE judges.

2. Responsibility

The president and the secretary of the EE are responsible for the processing of personal data. Their contact details can be found on the website. The member associations are responsible for the data in the electronic member administration.

3. Which data are processed by the EE?

3.1. In the context of a mandate in the EE, the following personal data are processed and published on the website www.entente-ee.com:

- a) First and last name
- b) Address
- c) Phone number and / or E-Mail-Address
- d) Function

3.2. The following personal data are processed by the holders of an EE judge badge:

- a) First and last name
- b) Address
- c) Phone number and / or E-Mail-Address (optional)



-
- 3.3. For the communication with the member associations an electronic member administration is kept in which the member associations themselves can enter names, addresses, phone numbers and mail addresses from amongst others :
- a) board members
 - b) representatives of the organisation within the EE
 - c) standard commission members
 - d) judges(commission)

4. For which purpose are these data collected and how long are they kept ?

- 4.1. The EE collects the personal data mentioned under point 3 for the following purposes:

The data from 3.1 are published to inform members and third parties about the mandates within our organization and to provide them with the opportunity to address those responsible for any questions related to this mandate. Once the mandate has expired, the data will be removed from the website.

- 4.2. The data from 3.2 are published to offer (breed) clubs the possibility to get in touch with internationally accredited judges for their shows. Once the conditions to wear the badge are no longer met, the data will be removed from the site.
- 4.3. The data from 3.3 are never published. They are only used for communication with (structures of) member associations. They will never be disclosed to people or entities outside of our organization. The data remains stored until the member association removes it or the association leaves the EE.

5. Security measures

- 5.1. The EE has taken appropriate technical and organizational measures to protect personal data.
- 5.2. The data is stored only on a secure computer and an external hard disk to which third parties have no access.
- 5.3. The member organisations only have access to their own data in the member administration which are secured by a personal login and password.



6. Right to review, removal and questions

- 6.1. Through EE member administration (generalsekretaerin@entente-ee.com), you can request to view, receive, modify or delete your personal information. The EE will process your request and inform you within one month of receipt.
- 6.2. If you wish to object to the processing of your personal data in accordance with Article 3, you can also contact the member administration
- 6.3. Additional questions or comments about this privacy policy may also be directed to our member administration.

7. Modifications

This privacy policy can be changed at any time by the presidium. Modifications are announced on the website.

8. Final clauses

- 8.1. If contradictions arise through the translation into another language, the German text is decisive.
- 8.2. In accordance with the principle of equal rights for men and women, all person and function names, regardless of the male or female form, apply to both sexes.

Trogir, 30.05.2019