

This data protection notice tells you how the **Thüringische Krebsgesellschaft e.V.** ("TKG", "we") processes your personal data. In doing so, TKG complies with the legal information obligations pursuant to Articles 12-14 of the EU General Data Protection Regulation (GDPR).

In addition, we inform you about your data protection rights, including the right to object to certain personal processing carried out by TKG. For more information about your rights and how you can exercise them, please refer to the section "What rights do you have?".

I. To whom does this privacy policy apply?

- people affected by cancer and their relatives
- interested parties

II. Responsible in the sense of the data protection laws

Responsible in the sense of the DSGVO is the Thüringische Krebsgesellschaft e.V.
Am Alten Güterbahnhof 5, 07743 Jena, Germany
Phone: +49 3641 336986
Fax: +49 3641 336987
E-mail: info@thueringische-krebsgesellschaft.de

You can reach our company data protection officer at the aforementioned address and by e-mail at datenschutz@thueringische-krebsgesellschaft.de.

III. What do we process your data for (purpose of processing) and on what legal basis?

We process and store your personal data on the basis of the consent you have given us for the purposes of documenting interviews, allocating appointments, informed consultation with you, as well as conducting satisfaction surveys as required by law and statistical evaluations for quality assurance in fulfillment of the eligibility criteria.

In doing so, we process the following personal data and in particular health data in accordance with the requirements:

- **Master and contact data:** e.g. first and last name, your phone number, address;
- **Sociodemographic information:** e.g., gender, age, income level (to the extent that this must be disclosed for our processing of specific applications);
- **Cancer disease details:** e.g., cancer diagnosis (according to ADT/GEKID dataset), disease history or phase of disease;
- **Other information related to your health:** e.g., severe disability status, your condition;
- **Information about your counseling and counseling needs:** e.g., date of counseling sessions conducted, name of counseling specialist, counseling topics, care needs, actions taken and initiated, referral recommendations, status at the beginning of counseling and at the end;
- **Any other information you provide to us:** correspondence you have with us before, during and after your consultation with us, opinions and any other information you provide to us.

IV. Is there an obligation for me to provide data?

You are not obliged to provide your data. However, we will not be able to provide advice without certain data being provided.

V. To whom will your data be transmitted?

A. Service providers who support us

Service providers used by us may also receive data to fulfill the aforementioned purposes if they meet special confidentiality requirements or have been contractually obligated to do so. These may be companies in the following categories, for example: IT helpdesk, software provision, maintenance and servicing. In these cases, we ensure that the recipients only have access to your personal data to the extent necessary for the performance of individual tasks.

B. Processing by third parties

The transfer of your data to third parties typically takes place exclusively at your express request, for example in the context of applications, referrals or where a legal obligation expressly provides for this.

VI. How long do we store your data?

We process and store your personal data as long as it is necessary to fulfill our purposes or legal obligations to provide evidence. The aforementioned data categories are stored and deleted or anonymized as planned 4 years after the last contact or your revocation.

The anonymization and continued processing of your anonymized data is carried out in accordance with Art. 6 Para.1 lit.e DSGVO for the fulfillment of the criteria for the promotion of outpatient cancer counseling centers and obligations to provide proof initiated by the legislator in § 65e SGB V.

VII. What rights do you have?

With regard to the processing of your personal data by us, you have the right to information under Article 15 of the GDPR, the right to rectification under Article 16 of the GDPR, the right to erasure under Article 17 of the GDPR, the right to restriction of processing under Article 18 of the GDPR, the right to object under Article 21 of the GDPR and the right to data portability under Article 20 of the GDPR. With regard to the right to information and the right to erasure, the restrictions pursuant to Sections 34 and 35 BDSG apply. In addition, there is a right of appeal to a data protection supervisory authority pursuant to Article 77 DSGVO in conjunction with Section 19 BDSG.

You have the right to object at any time, on grounds relating to your particular situation, to the processing of personal data relating to you which is carried out on the basis of Article 6(1)(e) DSGVO (data processing in the public interest) and Article 6(1)(f) DSGVO (data processing on the basis of a balance of interests); this also applies to profiling based on this provision within the meaning of Article 4(4) DSGVO.

These rights may be limited, for example, if your request would disclose personal information about another person or if you ask us to delete information that is required by law or we can demonstrate compelling legitimate interests.