DATA PROTECTION

Information on the processing of data according to Art 12 to 14 GDPR.

Controller
The Controller responsible for the processing of the personal data according to Art 4 No 7 GDPR is the society.

European Society of Cardiovascular Radiology (ESCR)
Am Gestade 1
1010 Vienna
AUSTRIA
Phone: +43 1 5334064909
Email: dataprotection@escr.org

Personal Data
ESCR processes the following categories of personal data:

REGISTRY INSTITUTES AND RESPONSIBLE PERSONS
- personal information about institute representative: title, full name, email, phone, fax, URL
- personal information about local Registry master: title, full name, email, phone, fax, URL
- address
- type of institute
- institute name
- institute data: number of residents, number of consultants, number of MR-Scanners, number of CT-Scanners
- information about the Cardiac Dath Lab and Nuclear Medicine Department
- available CT-Scanners for Registry
- available MR-Scanners for Registry

PHYSICIANS
- full name
- telephone and fax numbers
- address
- email addresses
- institute information
- URL
- position
- certificates

MEDICAL TECHNICAL ASSISTANTS
- full name
- telephone and fax numbers
- addresses
- email addresses
- institute information
**Purpose**
MRCT Registry processes personal data for the following purposes:
- registering new institutes and users
- creating statistics

**Legal Basis**
The legal basis for the data processing are:
ESCR primarily processes data on the basis of the legal relationship resulting from the intention of institutes’ responsible persons, physicians and medical technical assistants to join the MRCT Registry and submit their cases to the database in accordance with Art 6 No 1 lit b) GDPR. If and in as far as the disclosure and transfer of personal data to third parties is not based on the performance of contractual obligations or for steps prior to entering into a contract it is based on the data subject’s consent in accordance with Art 6 No 1 lit a) GDPR.

The processing of personal data for the recruitment of the institutes’ responsible persons, physicians and medical technical as well as the advertising of Registry events and other services offered by the Registry to third parties not related to the Registry is based on the legitimate interest of the controller in accordance with Art 6 No 1 lit f) GDPR. The legitimate interest of the controller in these cases is the increase of the number of Registry members as well as the promotion of the purpose of the Registry by extending the circle of addressees for the services offered by the controller in pursuit of the Registry’s purpose. The notification of personal data of officers of the Registry to the relevant authorities governing associations is based on the legal obligations to be met by the controller in accordance with Art 6 No 1 lit c) GDPR.

**Categories of Recipients**
ESCR only discloses personal data if such disclosure is based in legal obligations or if the disclosure is required for the performance of a contract or for steps to be taken prior to entering into a contract or if the data subject has given the consent or in the event that the disclosure is necessary for the purpose of legitimate interests pursued by the controller or by a third party except where such interests are overridden by the interests of the data subject. The disclosure has to be adequate, relevant and limited to what is necessary in relation to the purposes for which they are disclosed ("data minimisation").

The data processed by the controller may be disclosed to the following categories of recipients:
– officers of the society
– co-operation partners of ESCR, being legal persons whose purpose or scope of business are connected with the promotion of medical imaging
– contractors and customers of the society

**Storage Period**
ESCR shall not store personal data longer than required for respective purpose of processing. Personal data may or have to remain stored depending on the legal basis and the respective purpose. Reasons justifying a storage of personal data beyond the duration of a contractual relationship are storage obligations subject to tax law (generally seven years from the end of the year the data processing relates to) or the registration for the pursuit or defence of legal claims that may amount to up to 30 years in accordance with Austrian regulations on the statute of limitation.

In the event the storage of personal data is based exclusively on the data subject’s consent, such consent can be withdrawn at any time. Unless there is no other legal basis for the storage, the deletion of the data may be requested.
**Sources of Personal Data**
ESCR primarily processes data provided by the data subject upon entering into a legal relationship.

**Third Countries and International Organisations**
ESCR does not transfer data to third countries.

Personal data may be transferred to international health organisations. For such transfer, the following shall apply:

Personal data shall only be transferred on the basis of a legal obligation or if the transfer is required for the performance of a contract or for steps taken prior to the performance of a contract or on the basis of the data subject’s consent or if the processing is necessary for the purpose of the legitimate interest pursued by the controller or by a third party except when such interests are overridden by the interest of the data subject.

**Automated Decision-making**
ESCR does not use personal data for automated decision-making.

**Rights of the Data Subject**
Every data subject is entitled to the rights to information, rectification, erasure, restriction of processing, portability and objection. In order to exercise these rights, data subjects should contact the controller. In the event the data subject is of the opinion that the processing of the data subject’s personal data infringes data protection law or the data subject’s right to privacy, the data subject may complain with the relevant authority being the Data Protection Authority (Datenschutzbehörde) in Austria.

In the event a data subject has given the consent for the processing of his data for a specific purpose and such data were also processed subject to another legal basis, for example for the performance of a contract or for the pursuit or defence of legal claims, the data subject’s withdrawal of the consent to process such data has no relevance on the processing of such data subject to another legal basis.