

MAX PLANCK FREIBURG EPIGENETICS MEETING

INFORMATION ON DATA PROTECTION

When you register, you declare your consent pursuant to Art. 6 para. 1 GDPR that the personal data collected here will be stored and processed for the purpose of holding this event and transmitting event-related information.

The purpose of processing your personal data is therefore to process inquiries, to provide the service you require (participation of the meeting, billing the meeting) and to send you necessary information via the newsletter.

The mandatory data we require for this are marked accordingly in the input fields (*) as part of the registration process. You can voluntarily provide further information that is not required for the purposes described above. Without providing the personal data, we cannot conclude the contract with you and we cannot provide the services offered.

We also process your personal data in order to comply with our statutory retention requirements. The legal basis for the fulfilment of our statutory retention requirements are defined within Article 6 Paragraph 1 Letter c) GDPR.

If the processing purpose for your required personal data no longer applies, your personal data processed by us will be routinely deleted or blocked. If individual data have to be stored after the processing purposes have ceased to exist due to statutory retention periods (e.g. tax and commercial retention regulations), the data will be blocked instead of being deleted. The data to be stored may then be processed on the legal basis of Article 6 Paragraph 1 Letter c) GDPR exclusively for the aforementioned purposes. With respect to the processing of your personal data, you have the following rights:

- To request access to your personal data from us, pursuant to Art. 15 GDPR.
- To request that we rectify your personal data, pursuant to Art. 16 GDPR.
- To request that we erase your personal data, pursuant to Art. 17 GDPR.
- To request that we restrict the processing of your personal data, pursuant to Art. 18 GDPR.
- The right to data portability, pursuant to Art. 20 GDPR.

In accordance with data protection law, you may revoke your consent to using your data for future use. Requesting revocation has no legal implications for data processing carried out until that time 2



RECIPIENTS OF PERSONAL DATA

Your data will be shared with third party suppliers who support us in order to fulfil the contract or to carry out necessary pre-contractual measures, who we carefully select. Some such suppliers may be, but are not limited to, technical service providers or service providers who support us in payment processing. The sharing of your data to suppliers who support us takes place either on the legal basis of Article 6 Paragraph 1 b) GDPR to fulfil a contract to which the data subject is a party, or to carry out pre-contractual measures or on a proper contract for processing on behalf, which fulfils the requirements of Article 28 GDPR.

In order to provide the services agreed in connection with your registration, personal data will be transferred to the following recipients:

- Online registration tool (indico)
- Newsletter tool (cleverreach, evalanche)
- Website content management system (Fiona)

PHOTOGRAPHY AND RECORDING

We reserve the right to use photos and moving images taken during the congress. These recordings may be published on the meeting website or in any media concerning this congress. However, we will avoid taking pictures from presentation slides or posters in detail.

NEWSLETTER

We will use your contact data to inform you about future and similar events of the Institute. You can revoke your consent at any time.