

Privacy policy of the Canton of Basel-Stadt as organiser of the Eurovision Song Contest 2025 ("ESC 2025")

1. WHAT IS THIS PRIVACY NOTICE ABOUT?

The Presidential Department of the Canton of Basel-Stadt ("**BS**", also "**we**", "**us**") collects and processes personal data that concern you but also other individuals ("**third parties**") in connection with the ESC 2025. We use the word "**data**" here interchangeably with "**personal data**".

"**Personal data**" means data relating to identified or identifiable individuals. "**Processing**" means any operation that is performed on personal data, such as collection, storage, use, alteration, disclosure and erasure.

In this Privacy Notice, we describe what we do with your data when you use the website www.eurovision-basel.ch ([Eurovision Song Contest in der Hostcity Basel](#)) or other websites related to the ESC 2025 from us (collectively "**website**"), obtain services or products (e.g., tickets for the Arena plus) from us, interact with us in relation to a contract (e.g., for an engagement as a volunteer), communicate with us, or otherwise deal with us. In addition, we may inform you about the processing of your data separately (e.g. in forms, terms and conditions such as the general terms and conditions for volunteers and ticket purchases or additional privacy notices such as those of the higher-level organizers or owners of the rights related to the ESC 2025 and clients of BS: the Swiss Broadcasting Corporation ("**SRG**") and the European Broadcasting Union ("**EBU**").

If you disclose data about other persons (e.g. family members, work colleagues) to us, we assume that you are authorized to do so and that the relevant data is accurate. When you share data about others with us, you confirm that. Please make sure that these individuals have been informed about this Privacy Notice.

This Privacy Notice is aligned with the Swiss Data Protection Act ("**DPA**"), the Ordinances associated and the EU General Data Protection Regulation ("**GDPR**"). However, the application of these laws depends on each individual case.

Besides, BS, as a public body, acts under private law when organizing and staging the entertainment event ESC 2025 (as host city, BS is in particular providing infrastructure and rendering certain services for SRG), which is why the Information and Data Protection Act of the Canton of Basel-Stadt (IDG) does in principle not apply.

2. WHO IS THE CONTROLLER FOR PROCESSING YOUR DATA?

The Presidential Department of the Canton of Basel-Stadt is the controller for the processing of data under this Privacy Notice, unless we tell you otherwise in an individual case. This privacy policy does not apply to cases in which another administrative unit, rather than BS, is the controller. This is the case, for example, with any police background checks and where your data is processed by other administrative units in connection with legal obligations, where you share data with such other administrative units or where you otherwise interact with other administrative units. In such cases, the applicable data protection provisions apply.

You may contact us for data protection concerns and to exercise your rights as follows:

The Presidential Department of the Canton of Basel-Stadt
Marktplatz 30
CH-4001 Basel
phone: +41 61 267 42 06
E-Mail: esc@bs.ch

To the extent that the GDPR applies at all, BS, as a public authority, waives the appointment of a data protection representative in the EU for the ESC 2025 (cf. Art. 27 (2) lit. b GDPR).

3. WHAT DATA DO WE PROCESS?

We process various categories of data about you. The main categories of data are the following:

- **Master data:** This is the basic data (e.g. name, contact details), additional information about you (e.g. your role and function) as well as details of your relationship with us (customer, supplier, visitor, service recipient or employee of such etc.), your bank details, your date of birth, photographs, copies of ID cards, powers of attorney, signature authorizations and declarations of consent and information about third parties (e.g. contacts, representatives). This may also include health data.
- **Registration data:** This is data that is generated in the course of a registration with us or that you provide to us in this context (e.g. user name, e-mail, password), but also data that is generated in the course of competitions or when redeeming vouchers and, if applicable, access data in the course of access controls (may also contain biometric data) or data for registration and application as a volunteer.
- **Contract data:** This is data that is collected in connection with and/or in view of a contract concluded by us or in the context of the provision of our services, (e.g., in the context of engagement as a volunteer or when purchasing a ticket for an event in the Arena plus) such as information about the type of contract, date of conclusion of the contract, duration of the contract, contractual services, data that was collected during the period leading up to the conclusion of the contract, information required or used for processing (e.g. information regarding invoicing or customer service), information about reactions, financial data (e.g. information about solvency/creditworthiness, about reminders and debt collection). This may also include data about the body (e.g., body size for volunteer clothing) as well as health data or information about third parties.
- **Communication data:** When you are in contact with us or with third parties (e.g. via the contact form, by e-mail, telephone, letter, in group chats with team members or other means of communication) we collect the data exchanged between you and us (e.g. content of e-mails or letters), including your contact details and the metadata of the communication or if necessary the copy of an ID document. This includes audio and video recordings of calls.
- **Technical data:** When you use our digital offerings (e.g. website), we collect technical data e.g. the IP address, information about the operating system of your device, the location and the access time. Technical data in itself does not permit us to draw conclusions about your identity. However, technical data might be linked with other categories of data and thus possibly with your person.

- **Behavioral and preference data:** This is data about your behavior and your preferences (e.g. your response to electronic communications, navigation on our website, interactions with our social media pages and your participation in sweepstakes, competitions etc.) we may also supplement this information with third-party information, including from public sources. We describe how tracking works on our website in Section 11.
- **Other data:** This may include the following data: Data collected in connection with administrative or legal proceedings (e.g. actions, evidence, etc.), data collected on the basis of health protection (e.g. as part of protection concepts), photographs, videos or sound recordings that we produce or receive from third parties and in which you are recognizable (e.g. at various events, through security cameras, etc.), access data or rights (e.g. visitor list, when you enter certain buildings or which access rights you have or in connection with accreditations), participation in events or campaigns (e.g. sweepstakes), when you use our infrastructure and systems.

Furthermore, we would like to inform you **that the cantonal police of the Canton of Basel-Stadt will conduct police background checks on the volunteers as part of the accreditation process.** Accordingly, the consent of each volunteer for a corresponding police background check is required for participation as a volunteer at ESC 2025 at the given time. The authorities will process data that the volunteers have disclosed during registration for ESC 2025 and via the input mask on the "EventGo" platform (see data protection declaration [EventgoSwedenABPP.pdf](#)) of the EBU for accreditations, as well as other data that the volunteers otherwise communicate, publish or make available upon request by the competent authorities. This data includes, for example, data that arises in connection with the identification of the persons concerned, any entries in the wanted persons register and other official register data. However, the cantonal police carries out such background checks on its own responsibility and bases its processing actions on the legal bases applicable to it.

4. WHAT IS THE SOURCE OF THE DATA?

- **From you:** Much of the data set out in Section 3 is provided to us by you (e.g. when you communicate with us, in relation to contracts and our services, when you use the website, etc.). You are not obliged or required to disclose data to us except in certain cases (e.g. because of legal requirements, legally required identification or health protection concepts). If you wish to enter into contracts with us or use our services, you must also provide us with certain data, in particular master data, contract data and registration data, as part of your contract. When using our website, the processing of technical data cannot be avoided. If you wish to gain access to certain systems or buildings, you must also provide us with registration data. However, in the case of behavioral and preference data, you generally have the option of objecting.
- **From third parties:** As far as it is lawful we can also collect data from public sources (e.g. debt collection registers, land registry, commercial registers, the media, or the internet including social media) or receive data from public authorities and from other third parties. This includes the following categories of data: master data, contract data and other data according to Section 3 as well as data from correspondence and discussions with third parties. If you work for an employer, client or someone else who

has a business relationship or other dealings with us, they may also provide us with information about you.

5. FOR WHAT PURPOSES DO WE PROCESS YOUR DATA?

- **Communication:** In order to be able to communicate with you (e.g. to answer inquiries, in the context of consulting as well as the execution of a contract), we need to process data (in particular communication and master data, and registration data in connection with the services you use) from you. If we need or want to establish your identity, we collect additional data (e.g. a copy of an ID document). For this purpose, we use in particular communication data and master data and registration data in connection with the services you use.
- **Initiation, administration and execution of contracts:** In connection with the conclusion or execution of contracts with our customers, suppliers, subcontractors or other contractual partners (e.g. project partners), we process related personal data. For this purpose, we also process data for checking creditworthiness, for opening and managing the customer relationship, for consulting, for customer support and for providing and demanding contractual services (which can also include the involvement of third parties). This also includes the enforcement of legal claims arising from contracts (debt collection, legal proceedings, etc.), accounting, termination of contracts and public communication. For this purpose, we use in particular master data, contract data and communication data, and possibly also registration data of the customer or of the persons to whom the customer provides a service, as well as technical data (e.g. in the case of digital offers).
- **Relationship management and marketing purposes:** For marketing purposes and relationship management, we process data, for example, to send our customers, media contacts, other contractual partners and other interested parties invitations to media events, (e.g. via post, by e-mail, , on other digital channels or by telephone) or other events from us and from third parties (e.g. from sponsors, media partners, etc.) or to send press releases. You can refuse such contacts at any time or refuse or revoke your consent to be contacted for advertising purposes by notifying us. As part of relationship management, we may also operate a customer relationship management (CRM) system in which we store the data of customers, media contacts, other individuals, and other business partners. With your consent, we may also tailor our online advertising on the internet more specifically to you if needed (see Section 11). For relationship management and for placing advertisements on the internet, we process in particular master, communication, contract, registration, technical, behavioral, and preference data.
- **Market research, improvement of our services and operations, product development, and preparation of the sustainability report:** In order to continuously improve our products and services (including our website and other electronic offerings) as well as for other events and to be able to respond quickly to changing needs, and for the preparation of the public sustainability report for ESC 2025, we analyze, for example, how you navigate through our website or which products are used by which groups of people and in what way, and how new products and services can be designed (for further details, see Section 11). This gives us an indication of the market

acceptance of existing products and services and the market potential of new products and services, or provides insights into the future structuring of the offerings for volunteers and the sustainable implementation of ESC 2025. To this end, we process in particular master data, behavioral data and preference data, but also communication data and information from customer surveys, polls and studies and other information, e.g. from the media, social media, the internet and other public sources. As far as reasonably practicable, we use pseudonymized or anonymized data for these purposes.

- **Registration and security purposes as well as technical and physical access controls:** In order to use certain offers and services (e.g. login areas, free WLAN), you must register (directly with us or via our external login service providers), for which we process data. Furthermore, we also collect additional personal data about you during the use of the offer or service. We continuously check and improve the appropriate security of our IT and our other infrastructure. We therefore process data, for example, for monitoring, controls, analyses and tests of our networks and IT infrastructures, for system and error checks, for documentation purposes and as part of security copies. Access controls include, on the one hand, controlling access to electronic systems (e.g. logging into user accounts), and on the other hand, physical access control (e.g. building access). For security purposes (preventive and incident investigation) we also keep access logs or visitor lists and use surveillance systems (e.g. security cameras). We inform you of surveillance systems at the relevant locations by means of appropriate signs. For this purpose, we process registration data (including biometric data) and technical data in particular, but also other data mentioned in Section 3.
- **Compliance with laws, directives and recommendations from authorities and internal regulations («Compliance»):** We may process personal data as part of our compliance with laws (e.g. anti-money laundering, tax law obligations or for the implementation of health and/or safety concepts). In addition, data processing may take place in the course of internal investigations as well as external investigations (e.g. by a law enforcement or supervisory authority or an appointed private body). For this purpose, we process in particular master data, contract data and communication data, but under certain circumstances also behavioral data, technical data and data from other data categories.
- **Further purposes:** These other purposes include, for example, training and educational purposes, administrative purposes (e.g. master data management or accounting), safeguarding our rights, and evaluating and improving internal processes. We may record telephone or video conferences for training, evidence, and quality assurance purposes. In such cases, we will notify you separately (e.g. by displaying a notice during the video conference in question) and you are free to tell us if you do not want to be recorded or to terminate the communication. In general, such recordings may only be made and used in accordance with our internal guidelines. The protection of other legitimate interests is also one of the other purposes, which cannot be named exhaustively.

6. ON WHAT BASIS DO WE PROCESS YOUR DATA?

To the extent necessary and depending on the situation and processing purpose, we base the processing of your data on the following legal basis:

- **Contract:** Insofar as we process data for the conclusion and execution of contracts that we conclude or have concluded for you or with you or your employer, client or other persons for whom you work, this is also the legal basis on which we process your data.
- **Legal Obligations:** We may further process your data based on applicable legal and regulatory requirements with which we must comply.
- **Legitimate interest:** We may process your data based on our legitimate interest or a legitimate interest of a third party. This applies in particular in relation to the achievement of the purposes and objectives set out in Section 5 and for the implementation of related measures. Among other things, we have a legitimate (and overriding) interest in marketing our products and services and in gaining a better understanding of our activities (in particular, in the efficient and secure handling of our processes), in the efficient and effective organisation of the ESC 2025 and in safeguarding the security and our interests vis-à-vis third parties.
- **Consent:** If we ask for your consent to process data from you, this is the legal basis on which we process your data. In doing so, we will inform you of the purpose of the processing. You may revoke your consent at any time by notifying us in writing (by mail or, unless otherwise specified or agreed, by email), with effect for the future (see Section 2 regarding our contact details and Section 11 regarding revocation of your consent in the area of online tracking). Once we have received and processed your withdrawal, we will no longer process your data for the purposes to which you originally consented (unless further processing may be carried out on the basis of another legal basis).
- **Other legal bases:** In specific cases, we may also carry out data processing based on other legal bases. If this is the case, we will inform you in each individual case.

7. WITH WHOM DO WE SHARE YOUR DATA?

In relation to our contracts, the website, our services and products, our legal obligations or otherwise to protect our legitimate interests and the other purposes set out in Section 5, we may disclose your personal data to third parties, in particular to the following categories of recipients:

- **The administrative units affiliated or connected with BS:** We work together with the Cantonal Police of Basel-Stadt as well as with further connected administrative units. These administrative units may use your data for the same purposes as we do, as described in this Privacy Policy (see Section 5). We may also disclose your health data, biometric data, as well as your data regarding administrative and criminal prosecutions or sanctions to these administrative units. The recipients process the data under their own responsibility
- **Service providers:** We work with service providers locally and abroad (third parties) who process data about you (i) on our behalf, (ii) under joint responsibility with us or

(iii) data they have received from us under their own responsibility (e.g. IT providers, service providers supporting event management, shipping companies, advertising service providers, cleaning companies, security companies, banks, insurance companies, debt collection companies, credit agencies, consulting companies or lawyers). This may also include health data.

- **Contractual partners, including customers:** This initially refers to customers and other contractual partners of ours (e.g., SRG, EBU, or Swiss Volunteers in the context of registration and application as a volunteer) where transfer of your data arises from the contract (e.g. because you work for a contractual partner or it provides services to or for you). This may also include health data. Recipients further include contractual partners with whom we cooperate or who advertise on our behalf. Contractual partners receive, for example, registration data on issued and redeemed vouchers, invitations, etc. The recipients process the data under their own responsibility.
- **Further Authorities:** We may disclose personal data to other offices, courts and other authorities locally and abroad if we are legally obliged or entitled to do so or if this appears necessary to protect our interests. This may also include health data, biometric data, as well as data regarding administrative and criminal prosecutions or sanctions. The recipients process the data under their own responsibility.
- **Other persons:** This refers to other cases where the inclusion of third parties results from the purposes pursuant to Section 5. Other recipients are, for example, delivery addressees or third-party payees specified by you, third parties in the context of agency relationships (e.g. your lawyer or your bank) or persons involved in official or legal proceedings. If we cooperate with the media and transmit material to them (e.g. photos), you may also be affected by this under certain circumstances.

All these categories of recipient may in turn involve third parties, so that your data may also become accessible to them. We can restrict processing by certain third parties (e.g. IT providers), but not by other third parties (e.g. courts, criminal authorities etc.).

We also allow **certain third parties** to collect **personal data from you** on our website and at ESC 2025 events (e.g. media photographers, providers of tools that we have embedded on our website, etc.). Insofar as we are not decisively involved in these data collections, these third parties are solely responsible for them. If you have any concerns or wish to assert your data protection rights, please contact these third parties directly. See Section 11 for the website.

8. IS YOUR PERSONAL DATA DISCLOSED ABROAD?

We process and store personal data mainly in Switzerland and the European Economic Area (EEA). However, we may occasionally disclose data to service providers and other recipients (see Section 7) that are located or process data outside of this area, generally in any country in the world.

If a recipient is located in a country without adequate statutory data protection, we require that the recipient undertakes to comply with Swiss and EEA data protection standards (for this purpose, we use the revised European Commission's standard contractual clauses, which can be accessed here: [Implementing decision - 2021/914 - EN - EUR-Lex](#) unless the recipient is subject to a legally accepted set of rules to ensure data protection and unless we cannot rely

on an exception. An exception may apply for example in the event of legal proceedings abroad, but also in cases of overriding public interest or if the performance of a contract requires disclosure, if you have consented or if the data has been made generally available by you and you have not objected to the processing.

9. HOW LONG DO WE PROCESS YOUR DATA?

We process your data for as long as our processing purposes, the legal retention periods and our legitimate interests in processing for documentation and evidence purposes require or storage is technically required (e.g. in the case of backups or document management systems). If there are no legal or contractual obligations to the contrary, we will delete or anonymize your data after the storage or processing period has expired as part of our normal processes.

If no legal retention requirements exist in individual cases, we generally process data for the duration of the business relationship or contract term and then, depending on the applicable legal basis, for a further five, ten or more years. This corresponds to the period during which we can assert legal claims against third parties or third parties can assert legal claims against us. Ongoing or anticipated legal proceedings may result in processing beyond this period. See section 11.2 for more information on the storage period of cookies.

For example, we generally retain data for the periods listed below, although the retention period may vary (particularly for evidentiary reasons, as a result of legal or contractual requirements, or as a result of technical limitations).

- **Master data:** Usually 10 years from the last exchange with you, but at least from the end of the contract. For pure marketing and advertising contacts, the period is usually much shorter, usually no more than 2 years since the last contact.
- **Registration Data:** Usually 12 months after the end of the use of the service.
- **Contract data:** As a rule, 10 years from the last contract activity, but at least from the end of the contract.
- **Communication dates:** Usually 12 months from the last exchange with you. Emails and written correspondence are generally retained for at least 10 years.
- **Technical data:** Usually 6 months.
- **Behavioral and preference data:** Usually between a few weeks and 24 months, depending on the type of data.
- **Cookies:** See Section 11

10. WHAT ARE YOUR RIGHTS?

Applicable data protection laws grant you the right to object to the processing of your data in some circumstances. To help you control the processing of your personal data, you also have the following rights in connection with our data processing, depending on the applicable data protection law:

- The right to request information from us as to whether and what data we process from you;
- The right to have us correct data if it is inaccurate;

- The right to request erasure of data;
- The right to request that we provide certain personal data in a commonly used electronic format or transfer it to another controller;
- The right to withdraw consent, where our processing is based on your consent;
- The right to receive, upon request, further information that is helpful for the exercise of these rights;

If you wish to exercise any of the above rights against us, please contact us in writing, at our premises or, unless otherwise stated or agreed, by e-mail; you will find our contact details in Section 2. In order for us to rule out any misuse, we must identify you (e.g. by means of a copy of your ID card, if this is not possible by less extensive means).

You also have these rights in relation to other parties that cooperate with us as separate controllers – please contact them directly if you wish to exercise your rights in relation to their processing. You will find information on our key partners and service providers in Section 7 and additional information in Section 11.

Please note that conditions, exceptions or restrictions apply to these rights under applicable data protection law (for example to protect third parties or trade secrets). We will inform you accordingly where applicable.

If you do not agree with the way we handle your rights or with our data protection practices, please let us know (cf. Section 2). If you are located in the EEA, the United Kingdom or in Switzerland, you also have the right to lodge a complaint with the competent data protection supervisory authority in your country. You can find a list of authorities in the EEA here: [Our Members | European Data Protection Board](#). You can reach the UK supervisory authority here: [Contact us | ICO](#). You can also contact the Federal Data Protection and Information Commissioner: [Contact](#).

11. DO WE USE ONLINE TRACKING AND SIMILAR TECHNIQUES?

On our website, we use various technologies, with which we and third parties engaged by us can recognize you during your use and, under certain circumstances, track you over several visits.

We use our own tools and sometimes third-party services, in particular to improve the functionality or content of our website (e.g. integration of videos or maps), to compile statistics and to display advertisements. This enables us and authorized third parties to provide you with a personalized web experience (e.g. personalized advertising, interactions on social media sites, etc.).

11.1 What are cookies and similar techniques?

A cookie is a small text file with an identifier (a sequence of letters and numbers) that is transmitted between the server and your system. This allows us and the third-party providers we engage or cooperate with to recognize visitors to our website and track them across multiple visits and across different websites. Cookies enable recognition of a specific device or browser and do not necessarily contain information that personally identifies a user. However, personal data that we or third-party providers contracted by us store from you (e.g. if you have a user

account with us or these providers) may be linked to the information stored in and obtained from cookies and thus possibly to your person.

11.2 What types of cookies and similar technologies do we use?

The cookies and similar technologies (e.g. pixel tags) we use on our websites serve the following purposes (similar technologies are included in each case):

- **Necessary cookies:** Some cookies are essential for the use of the website and its functions. These cookies ensure the essential functionality of the website, for example, the ability to navigate from page to page without the disappearance of products placed in the shopping cart. They also ensure that you remain connected to the website. These cookies have an expiration date of up to 12 months.
- **Performance and analytics cookies:** Performance and analytics cookies collect information about how our website is used and allow us to perform analytics about how the website is used, such as which pages are viewed most frequently and how visitors navigate our website. These cookies are used to make visiting the website easier and faster and generally improve user experience and comfort. For this purpose, we use third-party analytics services. These cookies have an expiration date of up to 24 months.

Details about our third-party providers and advertising partners can be found in the Consent Management System, which is available here [Impressum & Nutzungsregelung - Eurovision Song Contest](#). In the Consent Management System, you also have the option to disable certain categories of cookies by making the appropriate settings.

Some of the third-party vendors we use may be located outside of Switzerland. For information on the disclosure of data abroad, please refer to Section 8.

If you consent to the use of cookies, you accept that your data may be transferred to a country that does not have an adequate level of data protection and accept the risk that your data may be exposed to access by foreign authorities in the country of the recipient, who may not adhere to adequate data protection regulations in doing so. You may revoke your consent to cookies at any time, as explained in Section 11.3.

11.3 How can I control the use of cookies and similar technologies?

You can manage your preferences regarding the use of cookies and similar techniques on our website by accessing the Consent Management System, which is available here [Impressum & Nutzungsregelung - Eurovision Song Contest](#).

Browsers can automatically accept or reject cookies, but allow you to change these settings. You can also disable or delete cookies that you have previously accepted. Note that all settings are lost if you delete all cookies, including the setting that you do not want to accept cookies, as this in turn requires that an opt-out cookie has been set. The settings must be made separately for each browser you use. You can find out how to manage cookies in your browser in the help menu of your browser.

If you choose to decline cookies and similar technologies, you can still use our website, but your access to some features and areas of our website may be limited.

12. WHAT DATA DO WE PROCESS ON OUR SOCIAL MEDIA PAGES?

We may operate pages and other online presences («fan pages», «channels», «profiles», etc.) on social networks and other platforms operated by third parties and process the data about you described in Section 3 and below. We receive this data from you and the platforms when you come into contact with us via our online presence (e.g. when you communicate with us, comment on our content or visit our presence). At the same time, the platforms' providers may analyze your use of our online presence (e.g. how you interact with us, how you use our online presence, what you view, comment on, or «like») and process this data along with other data they have about you (e.g. information about your age and gender and other demographic information). In this way, they create profiles about you and statistics about the use of our online presences. They use this data and profiles to display our or other advertisements and other personalized content on the platform and to drive behavior on the platform, but also for market and user research and to provide us and other parties with information about you and the use of our online presence. To the extent that we are jointly responsible with the provider for certain types of processing, we will enter into a corresponding contract with the provider. You can find out about the main content of this contract from the provider. They also process this data for their own purposes, in particular for marketing and market research purposes (e.g. to personalize advertising) and to manage their platforms (e.g. to decide what content to show you), and act as separate controllers for this purpose.

We are entitled, but not obliged, to review content before or after it is published on our online presences, to delete content without notice and, if necessary, to report it to the provider of the relevant platform. In the event of violations of decency and conduct rules, we may also notify the provider of the platform on which the user account in question is located for blocking or deletion.

For further information on processing by the platform providers, please refer to the data protection notices of the respective platforms. There you can also find out in which countries your data is processed, what rights of access and deletion you have and how you can exercise these or obtain further information. We currently use the following platforms:

- **Facebook:** On Facebook we operate the page [eurovisioncountdown | Facebook](#). The controller for the operation of the platform for users from Europe is Meta Platforms Ireland Limited, Dublin, Ireland. Their privacy notice is available at [Meta Privacy Policy - How Meta collects and uses user data | Privacy Center | Manage your privacy on Facebook, Instagram and Messenger | Facebook Privacy](#). Some of your data will be transferred to the United States. You can object to advertising here: [Information about objections and how you can object on Facebook | Facebook Help Centre](#). With regard to the data collected and processed when visiting our site for «page insights», we are joint controllers with Facebook Ireland Ltd., Dublin, Ireland. As part of page insights, statistics are created about the actions visitors perform on our site (comment on posts, share content, etc.). This is explained at [Meta Privacy Policy - How Meta collects and uses user data | Privacy Center | Manage your privacy on Facebook, Instagram and Messenger | Facebook Privacy](#). It helps us understand how our page is used and how to improve it. We receive only anonymous, aggregated data. We have agreed our data protection responsibilities according to the information on [Facebook](#).
- **Instagram:** On Instagram we have the profile [eurovisioncountdown • Instagram-Fotos und -Videos](#). The party responsible for operating the platform for users from Europe

is also Meta Platforms Ireland Limited, Dublin, Ireland. The privacy policy is available at [Meta Privacy Policy - How Meta collects and uses user data | Privacy Center | Manage your privacy on Facebook, Instagram and Messenger | Facebook Privacy](#).

13. CAN WE UPDATE THIS PRIVACY NOTICE?

This Privacy Notice is not part of a contract with you. We can change this Privacy Notice at any time. The version published on this website is the current version.

Last updated: 1.4.2025