

Data protection information on the use of the internet in the housing complexes of the Studentenwerk Osnabrück

Information in accordance with Article 13 of the General Data Protection Regulation (GDPR)

Thank you for your interest in the use of the internet in the housing complexes of the Studentenwerk Osnabrück and for making use of this service. Below, you will find information on the processing of your personal data in connection with the use of the internet.

Who is responsible for data processing?

Within the meaning of data protection legislation, responsibility lies with the

Studentenwerk Osnabrück
(Osnabrück Student Services)
Institution under public law
Ritterstraße 10
D-49074 Osnabrück

You will find more information about us, details about the persons authorised to represent the institution, and further contact information in the Legal Notice of our website:

<https://www.studentenwerk-osnabrueck.de/de/impressum.html>

What data is processed by us? And for which purposes?

As soon as you use your access to communicate with services in the internet (e.g. visit websites), your personalised private IP address will be converted into a public IP address at one of our “NAT gateways”. For the purpose of statistical analysis, which is conducted to fix bugs and optimise the network, the Studentenwerk Osnabrück stores the following data: **date, time, source IP, source port, destination IP, destination port, MAC, host name, user name, transport protocol and the amount of data transferred in bytes**. Acting in the capacity of the operator, the Studentenwerk Osnabrück is subject to the statutory regulations of the EU’s GDPR. The data collected in connection with the use of the internet is collected processed and used within the strict framework of statutory requirements. User data will only be disclosed at the request of competent authorities, taking into account the individual case and following a review of the legal basis specified by the relevant authority.

What is the legal basis for processing your data?

The legal basis for processing your personal data is the performance of the tenancy agreement (Article 6(1)(b) GDPR).

How long is data stored for?

The aforementioned connection data, collected during the use of the internet, will be deleted after 35 days. After deletion, the data will not be contained in any backups or other redundant locations either.

To which recipients will data be disclosed?

All data is stored internally at the Studentenwerk Osnabrück.
No data is transferred to third parties.

Where is the data processed?

Data is processed exclusively in the Federal Republic of Germany.

Your rights as the “data subject”

You have the right to obtain information about the data concerning you that we have processed.

You also have the right to rectification or erasure or to the restriction of processing, to the extent permitted by law.

You also have the right to object to processing within the framework of the legal requirements. The same applies for the right to data portability.

Please note that the failure to provide such personal data or its restriction would result in the disconnection of access.

Our Data Protection Officer

If you have any questions with regard to the processing of your personal data, please contact our Data Protection Officer

Studentenwerk Osnabrück
FAO Data Protection Officer
Ritterstraße 10, D-49074 Osnabrück
Email: datenschutz@sw-os.de

Phone: +49 541 33107 24

The right to lodge a complaint

You also have the right to contact the supervisory authority if you are of the opinion that your personal data is being processed unlawfully. The address of the supervisory authority responsible for the Studentenwerk Osnabrück is:

State Commissioner for Data Protection of
Lower Saxony
Prinzenstraße 5
D-30159 Hannover
Email: poststelle@fd.niedersachsen.de

Phone: +49 511 120 4500

Fax: +49 511 120 4599