



Information notice for the processing of personal data operated by the non-profit association H.B.D. "HANDBALL DUDELANGE" in the context of the youth handball tournament "Youth Cup"

1. Contact details of the controller

The non-profit association H.B.D. "HANDBALL DUDELANGE", located at 2, rue René Hartmann, L-3425 Dudelange and registered with the trade and companies register under number F149 ("H.B.D."), acting as controller within the meaning of Regulation (EU) 2016 /679 ("GDPR"), collects and processes personal data relating to you ("data") in the context of the organization, the carrying out and the monitoring of the youth handball tournament "Youth Cup".

The coordinates of the H.B.D. are the following:

Postal address: B.P. 10, L-3401 Dudelange
Tel. : +352 621 221 140
Fax. : +352 27 51 04 33
Email: contact@hbd.lu

2. The lawfulness of the processing, the categories of data processed and of recipients as well as the purposes of the data processing

The H.B.D. processes your data for the purposes of the legitimate interests, which it (or third parties) pursues (pursue), pursuant to Article 6(1)(f) of the GDPR. The legitimate interests pursued consist in, in particular:

- the organization, the carrying out and the monitoring of the Youth Cup;
- the financing of the activities of the H.B.D., in particular the activities of the youth teams;
- the promotion of the H.B.D. and the Youth Cup;
- the establishment and maintenance of contact and relations of the H.B.D. with other sports clubs, sponsors and anyone else interested in handball, including players, coaches and club representatives.

The data may come directly from you (e.g. photos, videos, donations, raffle, purchase of merchandise) as well as from external sources, such as your club and publicly accessible sources (e.g. websites). Data from external sources may include, in particular, your contact details, information relating to your sporting affiliation (e.g. license number), information relating to your age and gender, as well as information on your sporting and professional background.

The H.B.D. transmits your data, including by direct access, to its processors, as well as to the following categories of recipients:

- other clubs, in particular those participating in the Youth Cup, as well as handball federations;
- credit institutions (e.g. banks) and entities active in the field of information security (e.g. strong authentication managers);
- sponsors, partners and any other natural or legal person, entity or organization having a link with, or an interest in the Youth Cup or the H.B.D. ;
- the Luxembourg, European and international public authorities (e.g. competent authorities for the prevention, detection and prosecution of penal offences, the emergency services, the municipality of Dudelange, the administration of direct contributions, the administration of registration, domains, and VAT);
- the general public (e.g. publication of photos, videos, information relating to donations via the H.B.D. website, brochures of the latter, as well as via social networks, in particular, Instagram, Facebook, Youtube).

The purposes of the processing for which your data are processed are as follows:

- organize the Youth Cup and ensure its smooth carrying out and monitoring (e.g. registration and management of teams and players, organization of matches, management of arbitration, management of sponsorships and donations);
- generate income ensuring the financing of the activities of the H.B.D. and the Youth Cup;
- sell products and merchandise;
- promote the image and brand of the Youth Cup and, more generally, of the H.B.D.;
- ensure the publicity of activities relating to the Youth Cup by publishing and distributing information relating to the Youth Cup (e.g. photos and videos (including audio) of the participants in the Youth Cup (teams, players, organizing committee, volunteers, "player of the game", "All Star Team", streaming of the matches on, notably, Youtube), spectators as well as any other person present at the Youth Cup (including on the stands, the refreshment bar, the canteen, the indoor and outdoor consumption areas and any other publicly accessible areas) through all appropriate channels (e.g. H.B.D. website, Facebook, Instagram, Youtube, H.B.D.'s Youth Cup brochure);
- establish contacts and maintain relations with sports clubs, sponsors and all other persons interested in handball, in particular players, coaches and club or federation representatives;
- show the support for the Youth Cup by, in particular, sponsors and the general public (e.g. publication of sponsors, donors and chaperones);
- subscribe, conclude and perform contracts and insurances;
- follow up on judicial and extrajudicial actions;
- document activities and events related to the Youth Cup and to the activities of the H.B.D., including for statistical, scientific research, archival and historical purposes.

3. Obligatory nature of the provision of data and the consequences in the event of refusal to provide them

The provision of data by you to the H.B.D. is mandatory (by decision of the H.B.D., or under the applicable legislation). A refusal on your part to provide the data entails:

- in the context of the organization, carrying out and monitoring of the Youth Cup (in particular the registration of players, teams, referees, volunteers and any other participant) and the monitoring of judicial and extrajudicial actions, the impossibility of participate in the Youth Cup;
- in the context of sponsorship, donations and chaperoning, the impossibility of making a sponsorship, donation, chaperoning (without prejudice to the possibility for each person to

make a sponsorship, donation or chaperoning in "anonymous" form (that is to say without publication or dissemination of information relating thereto to the general public, in particular in H.B.D.'s brochures or on the H.B.D. website);

- in the context of advertising activities relating to the Youth Cup by means of the publication and dissemination of information relating to the Youth Cup, the impossibility of participating in the Youth Cup.

4. Storage limitation

Your data is kept in a form allowing your identification for a period of 15 years from the end of the edition of the Youth Cup on the occasion of which the data was collected.

The storage periods indicated above apply without prejudice to any subsequent processing of the data for compatible purposes, in particular for statistical purposes, scientific or historical research purposes, for archival purposes in the public interest, or for purposes of judicial or extrajudicial proceedings.

5. Transfer of your data to a third country

Your data is in principle processed within the European Economic Area. The H.B.D. may, however, be required to transfer your data to a third country (i.e. not part of the European Economic Area). Data transfers are carried out in compliance with the conditions provided for in Chapter V of the GDPR, in particular as an adequacy decision is issued by the European Commission, because appropriate safeguards have been put in place (Articles 46 and 47 GDPR) or because derogations for specific situations apply (Articles 49 GDPR).

6. Rights of the data subject

You have the rights provided for in the provisions of Chapter III (Articles 12 to 22) of the GDPR. You can thus, within the limits of the applicable legislation, access the data related to you and obtain a copy thereof (article 15), obtain the rectification of inaccurate or incomplete data (article 16) and obtain the erasure of the data within conditions provided for in Article 17 of the GDPR. You also have, in certain cases, a right to limit the processing of your data (article 18).

You also have, within the limits of the applicable legislation, the right to object to the processing of your data under the conditions provided for in Article 21 of the GDPR.

You may object, in particular, to the taking of photos and videos (including audio), as well as their subsequent publication or dissemination (aimed, in particular, at the advertising of activities relating to the Youth Cup through the publication and dissemination of information relating at the Youth Cup (e.g. photos and videos (including audio) of participants in the Youth Cup, including spectators as well as any other person present at the Youth Cup (including on the stands, the refreshment bar, the canteen, the indoor and outdoor consumption areas and any other publicly accessible space) through all appropriate channels (e.g. H.B.D. website, Facebook, Instagram, Youtube, H.B.D.'s Youth Cup brochure).

To do this, you are in particular invited (i) to contact a member of the Youth Cup organizing committee as soon as you arrive at the premises where the Youth Cup is organized and (ii) to inform said member of your wish not to be taken in photo or video (including audio) as well as your objection to the publication and distribution of said photos and videos (including audio) through all appropriate channels (e.g. H.B.D. website, Facebook, Instagram, Youtube, H.B.D.'s Youth Cup brochure). In this case, the member of the Youth Cup organizing committee will redirect you to a space where no photos or videos (including audio) will be taken by the H.B.D..

Please note that the processing of your data does not involve automated decision-makings, which produce legal effects concerning you or similarly significantly affects you.

Any communication relating to a request for information, concerning a complaint or concerning the exercise of your rights provided for by the provisions of the GDPR is to be sent directly to H.B.D. (see point 1 above for the contact details).

7. Complaint to the National Commission for Data Protection (CNPD)

If, after having contacted the H.B.D., you believe that the processing of your data carried out by the H.B.D. constitutes a violation of the GDPR or that your rights under the GDPR are not respected, you can lodge a complaint with a data protection supervisory authority, namely in Luxembourg the National Commission for Data Protection (CNPD) (<https://cnpd.public.lu>; 15, Boulevard du Jazz, L-4370 Belvaux; Tel.: (+352) 26 10 60-1).

<p>The H.B.D. is not responsible for the processing of data carried out by natural or legal persons, public authorities, services or organizations other than the H.B.D. ("third parties"). Any responsibility or liability whatsoever of the H.B.D. for the processing of data carried out by third parties is expressly excluded.</p>
