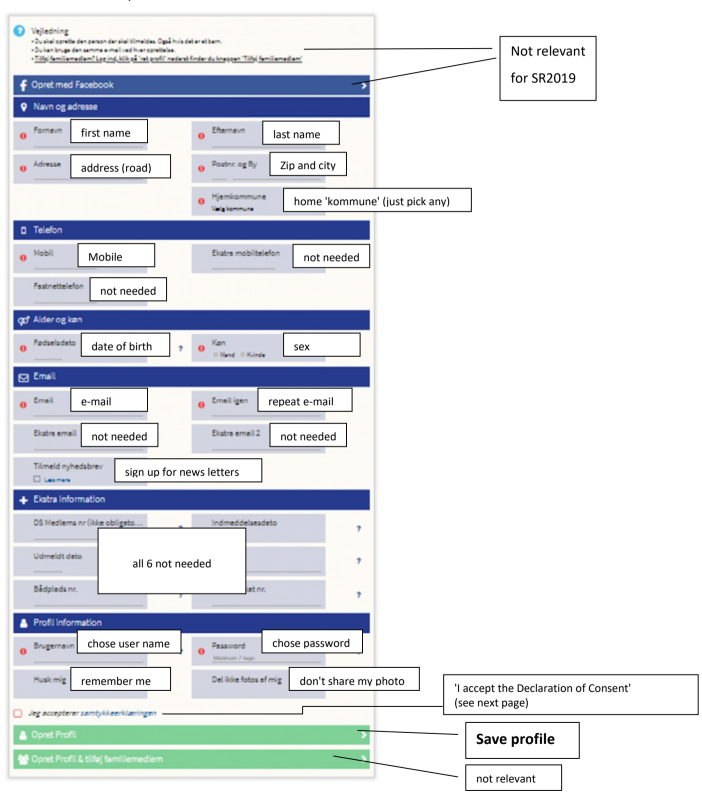
How to establish your Profile before log in and registration for Round Zealand 2019 (SR2019)

Go to the homepage, upper right corner, hover curser over and click on 'Opret profil'.

Red dots = mandatory



Declaration of Consent

1. Introduction

The consent of the registrant constitutes a legal basis for processing personal data under the Data Protection Regulation. A consent is contained in Article 4 (1) of the Regulation. 1, No. 11, defined as being the following:

"Any voluntary, specific, informed and unambiguous testimony of the registrant whereby the registrant agrees upon the declaration or clear confirmation that personal data relating to the person concerned is subject to treatment."

In addition, Article 7 of the Regulation sets out a number of conditions which must be met before a consent is valid.

2. The data controller's obtaining consent

The data controller must, when initiating a processing of personal data, assess whether the processing of the information should be based on the consent of the data subject or on the basis of another legal basis in Articles 6 and 9 of the Data Protection Regulation. This is particularly true in the case of new tasks to be carried out by the data controller or in the case of a processing of personal data that the data controller normally does not perform.

Consent must be obtained prior to commencement of treatment.

3. Validity Conditions

1. A voluntary consent

A consent is valid only if it is voluntary. This means that the registrant has had a truly free choice.

2. Specific consent

A consent must be specific and contain a precise indication of the purpose of the treatment. The objectives must be concrete to such an extent that it is clearly stated what consent is given. This must be seen in conjunction with the principle of limitation of the Regulation, which follows that personal data must be collected for explicitly stated and legitimate purposes and may not be further processed in such a way as to be incompatible with these purposes.

If collecting information serves multiple purposes, separate consent must be obtained for each purpose. It must be possible for the registrant to consent to a purpose, but not to grant consent for another or other purpose. This can be ensured by the compilation of a joint statement in which the registrant can indicate for which purpose he / she gives consent.

The request for consent must be clearly distinguished from other circumstances, such as trading terms and conditions.

3. Informed consent

A consent must be informed. This stipulates that the data subject must be aware of what is given consent and that the consent is communicated on an informed basis. The data controller must adapt the information in a statement of consent to the specific situation and consent shall at least contain information about the data controller's identity, the purpose of the proposed processing, what information is being processed and what treatment is taking place.

Often consent is obtained at the time of collection of the information. In such cases, the consent will coincide with the data controller's general and wider disclosure obligation pursuant to Articles 13 and 14 of the Regulation. The notification requirements may be

incorporated into the consent statement.

A request for consent must be in an easily accessible form as well as in a clear and simple language that is adapted to each target audience. Typically, it will be sufficient to make one request, even though the target audience is both children and adults as long as the request is readily understandable for children.

4. Form requirements and documentation

Consent must be obtained prior to commencement of treatment, and must be given in the form of an unambiguous statement of expression which must not give rise to any doubt. Consent should thus be given by a declaration or active act clearly indicating the registrant's acceptance of the processing of personal data about him / her. This can happen, for example, by signing or ticking fields. Passivity in the form of silence, already ticked fields or inactivity, on the other hand, will not constitute an unambiguous statement of will.

For the treatment of sensitive personal data (such as health or the like), the consent must also be explicit, which emphasizes that there is no doubt in particular that consent has been given.

There are no formal requirements for a declaration of consent. A consent can thus be obtained orally, in writing and digitally. However, the data controller must be able to demonstrate that the data subject has consented to the processing of the personal data and therefore it would typically be necessary to obtain the consent by a written declaration, including, for example, digitally.

4. Withdrawal of consent

The registered person has the right to withdraw his consent at any time, and the registrant must therefore be informed of this right before consent is given. It must be as easy for the registrant to withdraw his consent as it is to grant consent. The Data Inspectorate recommends that the data controller offers the registered more options to withdraw their consent. The registered person shall not be entitled to withdraw his consent. Consent must thus be withdrawn without, for example, payment of fees, etc.

Withdrawal of a consent has only forward effect and does not affect the legality of treatment based on consent prior to retirement. The data controller must discontinue processing of the information as soon as possible and to the extent that the retention of information constitutes a form of treatment, the information shall as a general rule be deleted unless the data controller is required to keep the information on another basis as a result of, inter alia, accounting rules. In that case, the data subject must be informed of the new home base and purpose.

Changes to consent to cookies can be made here.

Appendix

1. Collection and processing of your personal information

By accepting this statement, you consent to the Helsingør Sailing Club collecting and processing information about you for registration to teams, contingents, events, etc. Registration is individual and terms are described on the individual activities, provided they depart from the organization's overall terms.

Helsingør Sailing Club can collect and process the following personal information about you:

Basic information

Full name Address Phone numbers incl. mobile phone Email adresses Date of birth Sex

More information

Accepting newsletters

DS Member No (Not Mandatory)

Indmeddelsesdato

Date announced

Boat Name

Boat site no.

DH certificate no.

No personally sensitive information is collected

Helsingør Sailing Club can pass your information to the federation and municipality for use with statistics and services / grants.

Helsingør Sailing Club treats your information as long as they are necessary for the purpose they have been collected for. It is estimated to be 6 months unless otherwise stated and given consent.

2. The legal basis

Helsingør Sailing Club processes your personal data on the basis of Article 6 (1) of the Data Protection Regulation. 1 (a). Helsingør Sailing Club's processing of your information will be based on your consent.

3. We are the data controller - how do you contact us?

Helsingør Sailing Club is the data controller for the processing of your personal information. You will find our contact information below:

Helsingør Sailing Club Strandpromenaden 6 3000 Helsingør Phone: +4549211567

4. The right to withdraw your consent

You may at any time choose to withdraw this consent. This can be done by contacting Helsingør Sailing Club. Certain consents may be removed by correcting your profile.

If you choose to withdraw your consent, this only affects the forward processing of your personal data, and hence the legality of the treatment based on the consent, before withdrawal. Upon withdrawal of consent, Helsingør Sejlklub will, as a rule, terminate as soon as possible the processing of personal data processed on the basis of the consent. However, this does not apply if Helsingør Sailing Club continues to process information for other reasons, but you will be informed if so.

5. Your rights

You have, as a rule, pursuant to Article 15 of the Data Protection Regulation, entitled to insight into the processing of your information by Helsingør Sailing Club. You also have the right to object to Helsingør Sailing Club's processing of your information pursuant to Article 21.

In addition, pursuant to Article 16-18 of the Data Protection Regulation, you have the right to correct, delete or block information that appears incorrect or misleading or similarly treated in violation of law.

Finally, you have the right to data portability pursuant to Article 20 of the Data Protection Regulation. You are therefore entitled to receive personal information about yourself from Helsingør Sailing Club in a structured, commonly used and machine-readable format. In addition, you are entitled to transmit the information to another data controller. The court only applies to the information covered by this letter of consent and which you have given to Helsingør Sailing Club, and only information processed automatically.

6. Complaint to Data Inspectorate

You may appeal to Helsingør Sejlklub's processing of your information to the Data Inspectorate in accordance with the provisions of Article 77 of the Data Protection Regulation. You may contact the Data Inspectorate from your digital mailbox at borger.dk, by ordinary email to dt@datatilsynet.dk or by regular mail to the Data Inspectorate, Borgergade 28, 5, 1300 Copenhagen K.

7. Laws and rules

You can find the rules for processing personal data in the Data Protection Regulation at www.eurlex.europa.eu and the Data Protection Act at www.retsinformation.dk.

8. Accept

I confirm by accepting this statement that I agree with the terms stated, including that Helsingør Sejlklub is processing the said personal information about me for the purpose stated and that the information may be disclosed to those recipients.