**6th International Symposium on Resilience Research**

**23-25 September 2020 in Mainz/Germany**

**Registration Form**

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| --- | --- |
| **Name** |  |
| **First Name** |  |
| **Affiliation/Institute** |  |
| **Address** |  |
| **Tel.** |  |
| **E-mail** |  |
| **Poster (Yes or No)** |  |

**Fees:**

Senior Researchers: € 150,--

Students/Postdocs: € 80,--

FTN/rmn2 Students: € 20,--

**Bank Details:**

Mainzer Volksbank

IBAN: DE60 5519 0000 0966 5010 17

BIC: MVBMDE55

Ref: Resilience Symposium 2020 – Name:

[ ]  I have read and understood the data protection information.

[ ]  I hereby consent to the processing of my personal data for the described purpose.

[ ]  I would like to subscribe to the DynMORE Newsletter with my above e-mail address (not necessary for the event registration): <https://mailchi.mp/d17e495ddb5f/dynamore-newsletter>

Location, date:

Signature:

*Please note that your registration is only guaranteed upon receipt of your payment by*

 *15th August 2020 at the latest*

**Data Protection Information**

**Controller**

Leibniz Institute for Resilience Research (LIR) gGmbH

Wallstraße 7

55122 Mainz

Phone: +49 (0)6131 89448-02

E-mail: thorsten.mundi@lir-mainz.de

Contact details of the Data Protection Officer:

E-mail: datenschutzbeauftragte@lir-mainz.de

Phone: +49 (0)6131 89448-08

**Purpose of data processing**

Conference organization and billing for the 6th International Symposium on Resilience Research; 23-25 September 2020 in Mainz/Germany;

**Type of data:**

Contact details and bank details (Article 4 GDPR).

**Legal basis**

Personal data will only be processes if it is necessary and if there is a legal basis.

Consent: Insofar as the processing is based on the consent of the person concerned, Article 6 (1) a GDPR is the legal basis for it.

Billing: If processing of personal data is required to fulfil a legal obligation of our company, Article 6 (1) c GDPR is the legal basis for it.

**Duration of data storage**

Due to a legal obligation, we will store your contact and billing information for 10 years.

**Rights of the data subject**

*1) Right to information (Article 13 GDPR and Article 15 GDPR)*

Information about the data processing is hereby given prior to data collection (Article 13 GDPR). This right provides the data subject with the ability to ask us for information about what personal data (about him or her) is being processed and the rationale for such processing (Article 15 GDPR).

*2) Right to access (Article 15 GDPR)*

This right provides the data subject with the ability to get access to his or her personal data that is being processed. This request provides the right for data subjects to see or view their own personal data, as well as to request copies of the personal data.

*3) Right to rectification (Article 16 GDPR)*

This right provides the data subject with the ability to ask for modifications to his or her personal data in case the data subject believes that this personal data is not up to date or accurate.

*4) Right to withdraw consent*

This right provides the data subject with the ability to withdraw a previously given consent for processing of their personal data for a purpose. The request would then require the company to stop the processing of the personal data that was based on the consent provided earlier (e.g., if you are cancelling your conference participation).

*5) Right to object (Article 21 GDPR)*

This right provides the data subject with the ability to object to the processing of their personal data. Normally, this would be the same as the right to withdraw consent, if consent was appropriately requested and no processing other than legitimate purposes is being conducted. However, a specific scenario would be when a customer asks that his or her personal data should not be processed for certain purposes while a legal dispute is ongoing in court.

*6) Right to object to automated processing (Article 22 GDPR)*

This right provides the data subject with the ability to object to a decision based on automated processing. We are not using automated decision-making processes.

*7) Right to be forgotten (Article 17 GDPR)*

Also known as right to erasure, this right provides the data subject with the ability to ask for the deletion of their data. This will generally apply to situations where a relationship has ended. It is important to note that this is not an absolute right and depends on your retention schedule and retention period in line with other applicable laws.

*8) Right for data portability (Article 20 GDPR)*

This right provides the data subject with the ability to ask for transfer of his or her personal data. As part of such request, the data subject may ask for his or her personal data to be provided back (to him or her) or transferred to another controller.

*9) Right to notification obligation (Article 19 GDPR)*

If you, as the data subject, exercise the right to rectify, delete or restrict data processing, we as controllers are required to notify each recipient to whom the relevant personal data have been disclosed of the correction or deletion of the data or restriction of processing by the data subject (Article 19 GDPR).

You also have the right to restriction (Article 18 GDPR) of your data and the right to complain to a supervisory authority (Article 77 DS-GVO).

For our more detailed data protection declaration see also here: <https://lir-mainz.de/en/disclaimer>