

# Datenschutzvereinbarungen

In this privacy policy we inform you about the processing of your personal data.

If you want to change your privacy settings (grant consent or revoke your previously granted consent), click [here](#) to change your settings.

## Responsible

Diospi Suyana e. V., Strauchbachweg 7, 35428 Langgöns, DE, [info@diospi-suyana.org](mailto:info@diospi-suyana.org), 06447 886498

## Hosting

### Host Europe GmbH

Our website is hosted by our processor [Host Europe](#), Host Europe GmbH, Hansestrasse 111, 51149 Köln, Germany.

Connection data are processed to provide and to deliver the website. Data are not stored beyond access for the mere purpose of delivery and provision of the website.

The legal basis of processing is the legitimate interest (absolute technical necessity to provide and to deliver the “website” service which you have explicitly requested by visiting the website according to Article 6 (1) (f) GDPR.

Connection data and other personal data are also processed in connection with various other functions or services in order to operate the website. Detailed information is provided in this Data Privacy Statement and in the individual functions or services.

## Server Log Files

Connection data are processed to monitor the technical function and to increase the reliability of our webhost. The duration of processing is limited to 14 days.

The legal basis of processing is the legitimate interest (absolute technical necessity of a server log file as fundamental data basis for failure analysis and for security measures in connection with the “website” service which you have explicitly requested by visiting the website) according to Art. 6 (1) (f) GDPR.

## Contact Form

You can contact us by using a contact form provided on our website. After submission of the contact form, the controller will process the personal data you have provided for the purpose of handling your request on the basis of your consent which you have given by submitting the form according to Art. 6 (1) (a) GDPR, until revocation.

You have no legal or contractual obligation to provide personal data. If you do not provide such data, you are simply not able to submit and we are not able to process your request.

## Comments Form

By commenting our products, postings, photographs or videos we will process your personal data for the purpose of imaging your comments on our website and internal documentation of the legal basis of the contract concluded according to Art. 6 (1) (b) GDPR (gratuitous hosting contract to image your commentation on our website). We will publish your name and comment on our website and store your personal data until deletion of your comment.

## Security Services

On this website we use the offer of security service providers such as Captcha services to avoid non-human and automated input.

### Google reCAPTCHA

If you give your consent, we will process your personal data in cooperation with the service [Google reCaptcha](#), Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland as joint controllers for the purpose of avoidance of non human and automatized inputs. We will enable the service to set third party cookies, to collect connection data and data of your web browser. Furthermore we enable the service to build a personal user-ID to conclusively identify the user within the scope of the advertising network operated by Google. The data will be stored on your device for up to two years.

The legal basis of processing is your consent according to Article 6 (1) (a) GDPR. A failure to give consent will have the effect of not being able to use reCaptcha or the connected forms.

You can revoke your consent by changing the settings at [Privacy settings](#).

The Google group transfers your personal data to the USA. The legal basis for data transfer to the USA is your consent in accordance with Art. 49 Para. 1 a in conjunction with Art. 6 Para. 1 a GDPR. Before you gave your consent, you were informed that the USA does not have a data protection level that complies with EU standards. In particular, US intelligence agencies can access your data without being informed about it and without you being able to take legal action against it. For this reason, the European Court of Justice ruled in a judgment that the previous adequacy decision (Privacy Shield) was invalid.

## Web Fonts

### Google Fonts

We process connection data and browser data in cooperation with our processor [Google Fonts](#), Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland, in order to provide the fonts which the web browser needs to display the website. These data are processed only for the time needed to select and transfer the fonts.

The legal basis of processing is the legitimate interest (absolute technical necessity to provide and to deliver the "website" service which you have explicitly requested by visiting the website according to Article 6 (1) (f) GDPR.

Any further independent processing of data by Google Fonts is carried out by Google as sole controller. Detailed information is provided in the [Data privacy policy](#) and in the [FAQ](#) of Google Fonts.

## Embeddings

### YouTube

If you have given your consent, we will process your personal data in cooperation with [Youtube](#), Google Ireland Limited, Gordon House, Barrow Street, Dublin 4, Ireland, as joint controllers for the purpose of playing videos on our website.

We will enable the service to collect connection data, data of your web browser, and to place an advertising cookie. The placing of advertising cookies allows Google to create an individual user-ID for each user. These personal data can be used for unambiguous identification and are then processed via the advertising network operated by Google.

The Google group transfers your personal data to the USA. The legal basis for data transfer to the USA is your consent in accordance with Art. 49 Para. 1 a in conjunction with Art. 6 Para. 1 a GDPR. Before you gave your consent, you were informed that the USA does not have a data protection level that complies with EU standards. In particular, US intelligence agencies can access your data without being informed about it and without you being able to take legal action against it. For this reason, the European Court of Justice ruled in a judgment that the previous adequacy decision (Privacy Shield) was invalid.

Any further independent processing of data, especially via the Google advertising network, is carried out by Google as sole controller. Detailed information is provided in the [Data privacy policy](#) of Google.

If you do not give your consent, we are simply not able to provide the Youtube service to you. You can withdraw your consent by changing the settings at [Privacy policy](#).

The legal basis of processing is your consent according to Article 6 (1) (a) GDPR.

## Analysis Services

### WP Statistics

We use the local analysis software [WP-Statistics](#), WordPress to process your data for the purpose of troubleshooting, failure analysis and statistical analysis and to identify measures for the sophistication of our website.

This service is a local analysis tool so that no personal data are transferred to the service provider or to third parties. Furthermore, your personal data are anonymized immediately after such data were collected. Personal data are therefore not stored beyond initial processing.

The legal basis of processing is the legitimate interest (absolute technical necessity to provide and to deliver the "website" service which you have explicitly requested by visiting the website according to Article 6 (1) (f) GDPR.

## Right to object

You have the right to object to processing if your personal data are processed based on legitimate interests.

We will then cease the processing carried out on this basis, unless there are compelling and legitimate reasons for us to do so.

You have the right to object to the processing of your personal data for the purpose of direct marketing. In this case, we will cease the processing of your personal data for the purpose of direct mail.

The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.

## Withdrawal

You have the right to withdraw your consent at any time by changing the settings at [Privacy settings](#).

If you have given your consent to receipt of advertising by email, you may withdraw your consent by clicking the unsubscribe link. In this case, we will cease the processing operations, unless there is any other legal basis.

The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.

## Right to data subject

You have the right to access to, rectification, erasure and restriction of processing of personal data.

You have also the right to data portability if the processing of your personal data is based on your consent or on a contract concluded with you.

You have also the right to lodge a complaint with the supervisory authority. If you need more information on the supervisory authorities in the European Union, go to [here](#).

## Supplements

### Information material / orders

When you order information material or our info letter, we collect, store and process the necessary personal data that you send us. The transmission of the data is encrypted according to the current state of the art. In addition to the data you have provided us with, we may use other data from generally accessible directories (e.g. telephone directory). The data is stored and processed for as long as is necessary for the purpose for which it was collected. You can unsubscribe from regular information at any time. Write us for this by mail or send an e-mail to [info\[a\]diospi-suyana.org](mailto:info[a]diospi-suyana.org).

## Donations

We would like to point out that we are legally obliged to store your donation data (i.e. name, address, bank details and amount and date of donation) for a period of 10 years. We use the data you provide to process the donation, to issue you with a donation receipt, to answer your questions and to inform you in writing about our work.

## Social media

Sharing content via plugins (Facebook, Google+1, Twitter & Co.) The content on our pages can be shared in social networks such as Facebook, Twitter or Google+ in compliance with data protection regulations. This site uses the Sharing Plugin for WordPress: Sharif for this purpose The widespread share buttons pose a considerable data protection problem because they make unnoticed contact with the servers of the social networks. Facebook, for example, sends the number of "Likes" directly to the visitor's browser - and logs the individual surfing behavior. Shariff acts as an intermediate instance here: Instead of the browser, the server of the website operator queries the number of Likes - and only once a minute to keep the traffic within limits. The visitor remains anonymous.

## SSL Encryption

This site uses SSL encryption for security reasons and to protect the transmission of confidential content, such as the requests you send to us as site operator. You can recognize an encrypted connection by the fact that the address line of the browser changes from "http://" to "https://" and by the lock symbol in your browser line. If SSL encryption is activated, the data that you transmit to us cannot be read by third parties.