

Privacy Policy

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The following Privacy Policy applies to the weather24.co.uk app ("Service," or "Online Service").

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1. WHO ARE WE? (CONTROLLER)

The Controller for data protection law purposes is wetter.com GmbH, Reichenaustr. 19a, D-78467 Constance, Germany support@weather24.co.uk, hereinafter "We" or "Us." Any exceptions to this will be detailed in this Privacy Policy.

2. CONTACT DETAILS OF OUR DATA PROTECTION OFFICER

If you have any questions about this Privacy Policy or the processing of your data in general within this Online Service, please contact our Data Protection Officer: You can do this by using the information in the Contact section.

3. WHY DO WE PROCESS YOUR PERSONAL DATA, AND ON WHAT LEGAL BASIS?

Personal data means any information relating to an identified or identifiable natural person. When We process personal data, this means We may collect, store, use, transmit to others, or delete it, among other things.

We process your personal data for the following purposes and on the specified legal basis. If the legal basis for the data processing is our legitimate interest, We will also explain our legitimate interest in processing your data.

General purposes of the processing:

1. Providing this Online Service

This includes, in particular:

- Enabling use of the Website;
- Providing a means of contacting Us and responding to inquiries received in this manner;

Legal basis: contract performance

2. Information security

Investigating faults and ensuring system security, including detecting and tracking unauthorized access and attempted access to our web servers.

The legal basis is the fulfillment of our legal obligations to comply with data security requirements and a legitimate interest (in eliminating faults, ensuring system security, and detecting and tracking unauthorized access attempts or access).

3. Compliance with statutory retention obligations and other legal obligations (e.g., in connection with company audits).

Legal basis: compliance with our legal obligations, particularly in relation to the retention of certain information and company audits; legitimate interest (in creating the conditions for compliance with our legal obligations).

4. Safeguarding and defending our rights.

Legal basis: legitimate interest (in asserting and defending our rights).

5. The sale of all or part of the business

Legal basis: legitimate interest (in transferring customer data to the purchaser in connection with the sale of our business, which generally requires that customers have consented to a contract transfer or have not objected to such a transfer after being provided with adequate information).

4. WHO WILL RECEIVE MY PERSONAL DATA AND WHY?

Forwarding of data to third parties

We will only disclose your personal data to third parties where necessary for the performance of the contract, if the third party or We have a legitimate interest in the disclosure, if We have your consent, or if said disclosure is required to fulfill a legal obligation.

In particular, We may disclose personal data to a third party

- if We are obliged to do so in a specific case by law or by an enforceable official directive or court order;
- in connection with legal disputes (to courts or our attorneys) or company audits (to auditors);
- in connection with possible criminal acts, to the relevant investigating authorities;
- if the company is sold (to the buyer).

Where data is regularly sent to other third parties, this will be outlined in this Privacy Policy. Where data is forwarded based on your consent, the details may also be provided at the time of consent.

Forwarding of data to service providers

We reserve the right to use service providers to collect or process data. We only give service providers the personal data that they need to complete their specific activities. For example, your email address may be forwarded to a service provider so they can deliver a newsletter you requested. Service providers may also be engaged to provide server capacity. Service providers are generally commissioned as so-called processors, who are only permitted to process the personal data of users of this Online Service in accordance with our instructions.

If service providers are not already named in this Privacy Policy, this relates to the following categories of service provider:

- IT service provider (hosting), EU
- Customer support (E-Mail), USA

5. WHEN DO WE TRANSFER DATA TO COUNTRIES OUTSIDE THE EUROPEAN ECONOMIC AREA?

We also disclose personal data to third parties or processors with registered offices in non-EEA countries. In this case, We ensure that either an adequate level of data protection exists in the recipient's country (e.g., on the basis of an EU Commission Adequacy Decision for the respective country in accordance with Article 45 of the General Data Protection Regulation (GDPR) or an agreement with the recipient concerning the European Commission's so-called EU standard contractual clauses pursuant to Article 46 of the GDPR) or that our users have granted their express consent before the transfer.

6. HOW LONG WILL WE KEEP YOUR DATA?

We will keep your data for as long as it is required to deliver our Online Service and all related services or if We have a legitimate interest in continuing to keep it. In all other cases, We will delete your personal data, except data that We are required to keep for longer to comply with legal (e.g., under tax or commercial law) retention requirements (e.g., invoices).

We will block data that is subject to a retention period until the end of the period in question.

The following retention periods apply to personal data processed within the framework of this Online Service:

Information about how long cookies or ad IDs and similar technologies are stored can also be found in the relevant notices.

7. ARE YOU REQUIRED TO PROVIDE US WITH PERSONAL DATA?

In principle, you are under no obligation to provide Us with your personal data. However, certain features of this Online Service, such as registration or participation in a competition, may require the provision of personal data. We will inform you where this is the case. Mandatory fields are usually marked with *. Unfortunately, you will be unable to use these features if you do not wish to provide Us with the required data.

8. YOUR RIGHTS (DATA SUBJECT'S RIGHTS)

How can you exercise your rights?

To exercise your rights, please use the information provided in the Contact section. When doing so, please ensure that We can clearly identify you.

You can change your cookie and/or ad ID settings and the data processing based on them at any time in our CMP by tapping the button at the bottom of the page in the App.

Your right to access and rectification

You have the right to ask Us to confirm whether We process your personal data, and you have the right to access any such data processed by Us. If your data is inaccurate or incomplete, you can ask for your data to be rectified or completed. If We have forwarded your data to third parties, We will inform them about the rectification where required by law.

Your right to erasure

If the legal requirements are met, you may ask Us to delete your data without undue delay. This will be the case in particular, where

- your personal data is no longer required for the purpose for which it was collected;
- the sole legal basis for the processing was your consent, which you have revoked;
- you have objected to the processing of your data for advertising purposes ("objection to advertising");
- you have objected to processing on the legal basis of legitimate interest for personal reasons, and We are unable to demonstrate that there are overriding legitimate grounds for the processing;
- your personal data has been unlawfully processed; or
- your personal data needs to be erased to comply with legal requirements.

If We have forwarded your data to third parties, We will inform them about the erasure where required by law.

Please note that your right to erasure is subject to certain restrictions. For example, We are not required or permitted to delete data that We are obliged to keep due to statutory retention periods. Data that We require to assert, exercise, or defend legal claims is also excluded from your right to erasure.

Right to restriction of processing

If the legal requirements are met, you may ask Us to restrict the processing of your data. This will be the case in particular, where

- you dispute the accuracy of your personal data, until We have been able to verify its accuracy;
- the processing is unlawful, and you request restriction of use (see previous section for more information on this) rather than erasure;
- We no longer require your data for processing reasons, but you need it to assert, exercise, or defend your legal rights;
- you have objected to processing on personal grounds, until it is determined whether your interests are overriding.

Where a right to restriction of processing exists, We will mark the data in question to ensure that it is only processed within the strict constraints that apply to such restricted data (namely, to defend legal claims or with your consent).

Right to data portability

You are entitled to receive the personal data you provided Us with to fulfill the contract, or based on consent, in a transferable format. In this scenario, you may

also ask Us to transmit this data to a third party directly where this is technically feasible.

Right to object

If you have granted Us consent to process your data, you may revoke this at any time in our CMP with immediate effect for the future. This will not affect the legality of any processing of your data performed before you revoked your consent.

Your right to object to direct marketing

You may also object to the processing of your personal data for advertising purposes ("objection to advertising") at any time. Please bear in mind that there may be an overlap between you revoking your consent and your data being used in an ongoing campaign for organizational reasons.

Your right to object on personal grounds

You have the right to object to our processing of your data on grounds relating to your situation where this is performed on the legal basis of legitimate interest. We will then stop processing your data unless We can demonstrate compelling legitimate grounds for the continued processing that override your rights in accordance with the legal requirements.

Right to lodge a complaint

You have the right to lodge a complaint with a data protection authority. You can contact the data protection authority responsible for your place of residence, your federal state, or the location where the data protection law violation occurred. Alternatively, you may also contact the data protection authority responsible for Us.

9. CONTACT

For further information and suggestions regarding data protection, please contact Us or our Data Protection Officer at datenschutz@wetter.com.

You can also contact Us at:

wetter.com Gmbh, Reichenaustr. 19a, D-78467 Constance, Germany

10. INFORMATION ABOUT COOKIES, AD IDs, AND SIMILAR TECHNOLOGIES

Where personal data is processed in connection with processes based on these technologies, you will also find more detailed information on the purposes

pursued. The relevant notices also contain information about how to object to this processing.

What are cookies and ad IDs?

Cookies are small text files that are sent when a website is visited and are stored in the browser of the user's device. When the user visits the website again, the browser sends back the cookie content, allowing the user's device to be recognized.

Some cookies are deleted automatically at the end of a browser session (so-called session cookies). Others are stored in the user's device browser permanently or for a set period of time, after which they are automatically deleted (permanent or temporary cookies).

Ad IDs (so-called mobile advertising identifiers or MAIDs) are randomly generated advertising identifiers assigned to your mobile device by the operating system. They are shared with the servers for our mobile apps to enable recognition of your mobile device.

What data is stored in the cookies?

In general, no data that can be used to identify you as a person is stored in cookies (so no names, email addresses, or IP addresses). Instead, cookies typically contain a code (called an identifier), information about the storage period, and possibly other technical features (e.g., security functions).

What do We use cookies for?

Essential cookies

Certain cookies are necessary to enable Us to provide our Online Service securely.

Name	Case	Duration
XSRF-TOKEN	Security	Session
hs	Security	Session
svSession	Only in case with Login	12 months
SSR-caching	System	1 minute
_wixCIDX	System/ Errorhandling	3 months
_wix_browser_sess	System / Errorhandling	Session
consent-policy	Parameter for consent banner	12 months
smSession	Userhandling	Session
TS*	Security	Session
bSession	Systemmeasurement	Session

fedops.logger.*	Systemmeasurement	Session
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How can you change your cookie settings or delete cookies?

We only use cookies with your permission, except for essential cookies. You can delete cookies that have already been stored in your browser at any time.

Please note that this Online Service may not work or may only work to a limited extent without cookies.