

Privacy policy

#PostFromTheFuture – Competition

Processing of participants' data

The collection, processing and use of all personal data is carried out according to the the provision of the EU General Data Protection Regulation (Art. 6 of the GDPR).

For the time being, the participants' data will only be stored internally. If a participant is not selected for publication, the personal data will be deleted at the end of the selection process. If an entry is submitted by more than one person, they must all agree to the conditions of participation.

Rights of use for competition entries

Together with the data protection consent, we obtain the right to publish all competition entries if they are selected for publication at an event or by our cooperation partner, the Federal Ministry for Climate Action, Environment, Energy, Mobility, Innovation and Technology (BMK) and its contractors within the framework of klimaaktiv. The granting of the right of use includes the right to make the entries selected for publication publicly available on the website of the organiser, on social media channels as well as press releases and to edit them for these purposes. In the event of publication, the contribution shall be marked with the first and last name. If this is expressly not desired, the name will not be mentioned.

By participating, the participant agrees that the submitted work may be reproduced and published in the aforementioned sense and may also be edited for these purposes. With the submission of the contributions, the participants grant the organiser and the cooperation partner, the BMK and its contractors within the framework of klimaaktiv, and the Regional Centre of Expertise (RCE) Vienna all rights for the aforementioned types of use, spatially and temporally unlimited, to the contributions. The granting of rights of use is free of charge.

Entries with third-party content

Copyright may not be infringed within the submitted competition entries. The person submitting the entry is solely responsible for the content of the entry. If the entry contains photographs of persons, the granting of rights shall include the right to one's own image to the same extent. No personal rights may be violated in the depiction of persons. Other persons may not be filmed/photographed and/or named without prior consent or described in such detail that it is possible to infer a specific person. This also applies to recordings of buildings and objects if they are not publicly accessible.

By participating, the participants confirm that the submitted entries as well as the idea for the entries are free of third-party rights (e.g. copyrights, other ancillary copyrights, personal rights) and that they may freely dispose of the entries. If the person submitting the contribution is not themselves the holder of rights in respect of the content posted, the person confirms and guarantees that they effectively obtained all necessary rights, licences, permissions, consents, powers of attorney and authority. In the event that a contribution violates applicable law or infringes the rights of third parties, the submitter releases the organiser and its cooperation partner from any resulting liability towards third parties and undertakes to compensate the organiser and its cooperation partner for any resulting damages. The obligations regulated herein shall expressly continue to apply after the end of the competition.

Duration of data processing, possibility of revocation

The data of participants who are not selected for publication will be deleted after the submission deadline. The persons concerned may revoke their consent at any time and without giving reasons.

Privacy policy

#PostFromTheFuture – Competition

Revocation of consent according to Art 7 3 GDPR

We only process personal data if the data subject has given us prior consent. The consent can be revoked by the data subject, in particular by the participant, at any time and without giving reasons. Only parts of the consent can also be revoked. The participant can, for example, demand that the contribution remains published, but without the name being mentioned.

The revocation is only effective for the future, i.e. processing that took place before the revocation remains unaffected by the revocation.

If the revocation is made during an ongoing competition round before the entry has been published, the entry will not be published and will be deleted. If the entry is available in printed form, copies already printed at the time of the revocation may continue to be used if this does not conflict with the legitimate interests of the person(s) concerned in individual cases.

Entitlement to winnings

Cash redemption of the prizes is not possible. Legal recourse and the transfer of the prizes to another person are excluded. The winners will be announced in writing in May by e-mail/post. After the announcement of the finalists, there is an obligation to report back within 14 days by e-mail to postausderzukunft@gmail.com. After the 14 days have expired, the right to win expires.

Should any provision of these conditions of participation be or become invalid in whole or in part, this shall not affect the validity of the remaining provisions. Instead of the invalid provision, the legally permissible provision that comes closest to the meaning and purpose expressed in the invalid provision shall apply. The same shall apply in the event of a loophole in these terms and conditions of participation.