PERSONAL DATA PROCESSING INFORMATION CLAUSE

Controller of personal data

The controller of personal data is Dance Sport Federation Poland (later on also referred to as the Federation), registered in Krajowy Rejestr Sądowy under the number 0000130890.

You can contact us in the following ways:

by post, to the legal address of the Controller: Pl. Kazimierza Jagiellończyka 1, 82-300 Elbląg

by phone: +48 55 611 20 50 or + 48 533 068 033

by e-mail: fts.poland@gmail.com

Data Protection Officer

In case of processing personal data by the Federation, you can contact Data Protection Officer (DPO) - Mr. Jarosław Grunt in the following ways:

by post, to the legal address of the Controller

by phone: + 48 604 499 336 by e-mail: gruncik@gmail.com

Grounds and purposes of data processing

Personal data will be processed for the purposes which are necessary to carry out Dance Sport Federation's tasks related to the status of FTS athletes in sports competition, organization and disciplinary area.

We will process your data with the proviso that:

- you have given your consent to the processing of your personal data art. 6 sec. 1 subsec. a. of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC, hereinafter called GDPR,
- the processing is necessary for the performance of a contract or in order to take steps at the request of the data subject prior to entering into a contract – art. 6 sec. 1 subsec. b. GDPR,
- processing is necessary for compliance with a legal obligation to which the controller is subject (i.a. the accounting regulations, and the tax obligations or archiving requirements, The regulation of sport, law on associations) art. 6 sec. 1 subsec. c. GDPR,
- processing is necessary for the purposes of the legitimate interests pursued by the
 controller (i.a. the marketing of services, where the legally justified interest is the
 accomplishment of direct marketing; a contact, where the justified interest is the care being
 taken of the Athletes or his/her parent or legal guardian; dunning; determining claims or

safeguarding oneself against them; video surveillance, where the legally justified interest is ensuring the safety of persons and property – art. 6 sec. 1 subsec. f. GDPR.

Categories of recipients of personal data

The recipients to whom your personal data may be disclosed are the subcontractors – the processing entities and other receivers that we cooperate with, in particular companies providing technical support, advisory, legal, tax, accounting or HR services as well as operators providing IT or marketing services, insurance, couriers and transport companies, health care entities or ones that ensure the safety of persons and property, competitions and events' organizers.

Data storage period

The period of storing the data depends on the purpose for which such data are collected. Where the processing is made against:

- the given consent: as long as the consent has not been withdrawn,
- the accomplishment of a contract or the actions taken prior to the conclusion of a contract: over the contract period, and then for the period in which the contract-related claims may turn up, but not longer than for 20 years form the date of the fulfilment of the provisions of the contract,
- the fulfilment of a legal obligation: over the period stipulated in the pertinent regulations,
- legitimate interests pursued by the controller, this including:
- the services and contact marketing as long as there is no objection as to their processing,
- conducting a vindication of the claims due; a possible determining of a claim, vindication or defense process up to the moment when such a claim has been time-barred
 - ensuring safety to persons or property for a period of up 30 days or up to a
 moment of a claim having being time-barred on account of a violation of the safety of
 persons or property.

Rights of the person whom the data concern

In compliance with the GDPR, you are invested with:

- a) the right of access to your data and to receiving copies of them,
- b) the right to have your data rectified if same are incorrect or out-dated, as well as the right to have them removed where the data processing does not ensue from a legal obligation.
- c) the right to limit the scope of or to protest against the data processing, yet separate regulations may exclude such a possibility,
- d) the right to withdraw an earlier consent,
- e) the right to lodge a complaint to the Chairperson of UODO (to the address of the Personal Data Protection Office, ul. Stawki 2, 00 193 Warszawa).

Transferring the data to the third country

Your personal data may be transferred to the third country or international organizations, including international dance organizations, competitions and trainings organizers. In cases of the indicated transfer, the Federation applies appropriate safeguards required by the

provisions on the protection of personal data and enables obtaining a copy of the data. transferred to a third country.

Information about automated decision-making

Your personal data will not be processed automatically and will not be profiled.

The categories of personal data obtained from third parties

name (names) and surname, date of birth, gender, e-mail address, club affiliation, dance class, current sports tests, passport number, place of birth

The source of the personal data collected from the third parties

Sports organizations beyond the EU.