

**Agreement on handling of data in the context of the online platform “tanz:digital” at
Dachverband Tanz Deutschland**

and

information on the processing of personal data

Dachverband Tanz Deutschland e. V., Mariannenplatz 2, 10997 Berlin, represented by Michael Freundt, phone: +49 (0)30 / 37 44 33 92, fax: +49 (0)30 / 68075036, email: info(at)dachverband-tanz.de (hereinafter “DTD”) is the operator of the online platform “tanz:digital” (hereinafter “platform”). The platform serves to provide media visibility to the (free) dance scene in Germany. Dancers, choreographers, performers (etc.) (hereinafter “person”) can upload and provide information about themselves on the platform.

§ 1 Data

In the context of the platform, DTD processes the following categories of personal data insofar as they are pertinent and were provided:

- 1.1 Core data: name, date of birth and place of birth of person.
- 1.2 Contact information: email address of person
- 1.3 Other: CV data, persons own portrait, photographs of dance and dance recordings, possibly with persons own portrait

§ 2 Purposes, types, legal basis, period of the processing of the data

The above-mentioned data are processed for the following purposes:

- 2.1 Uploading (i.e. recording) and storing on the platform and thus providing archival visibility to the artist as well as communicating in the context of the registration while processing core data (cf. 1.1), contact information (cf. item 1.2) as well as CV data and photographs, including the artist’s own portrait (cf. 1.3) is carried out for the purpose of processing and performance of the contract pursuant to Article 6(1)(b) of the GDPR;
- 2.2 Transferring/passing on core data (cf. item 1.1), contact information (cf. item 1.2) as well as CV data and photographs, including the artist’s own portrait (cf. 1.3), within DTD is also carried out for the purpose of processing and performance of the contract pursuant to Article 6(1)(b) of the GDPR;
- 2.3 DTD processes and stores the data for the above-mentioned purposes until the contractually agreed archiving ends. The data are subsequently erased or blocked.

§ 3 Note on the processing of personal data through services and products of Microsoft Corporation based in the United States

For internal processing of uploading and storage on the platform, DTD uses products and services of Microsoft Corporation ("Microsoft") (e.g. variants of the service Microsoft 365) based in the United States. In particular, the cloud service Microsoft OneDrive is used.

Insofar as artist gives consent to DTD pursuant to Article 49(1)(a) of the GDPR, personal data are processed in the United States through the use of services and products of Microsoft.

DTD points out that the European Court of Justice assesses the United States as a country with an inadequate level of data protection by EU standards. In particular, there is a risk that data are processed by US courts, US law enforcement agencies and national security agencies for purposes of surveillance and monitoring in accordance with US laws, possibly with no judicial remedy available. If the data subject does not give consent in the context of submitting an application and/or the data processing through services and products of Microsoft is not based on pre-contractual or contractual measures, the above-mentioned transfer does not occur.

§ 4 Rights with regard to the processing of the data

Artist may at any time

- 4.1 pursuant to Article 15 of the GDPR demand from DTD access to the personal data. This includes in particular access to information about the purposes of the processing, the category of the personal data, the categories of recipient to whom data have been or will be disclosed, the envisaged storage period, etc.;
- 4.2 pursuant to Article 16 of the GDPR demand from DTD rectification of inaccurate or completion of the personal data stored at DTD;
- 4.3 pursuant to Article 17 of the GDPR demand from DTD erasure of the stored personal data, insofar as processing is not necessary for exercising the right of freedom of expression and information, for compliance with a legal obligation, for reasons of public interest or for the establishment, exercise or defence of legal claims;
- 4.4 pursuant to Article 18 of the GDPR demand from DTD restriction of processing of the personal data under the conditions stipulated there;
- 4.5 pursuant to Article 20 of the GDPR receive from DTD the personal data that the data subject has provided, in a format stipulated there, or demand transfer to a different controller and

- 4.6 pursuant to Article 77 of the GDPR lodge a complaint with a supervisory authority.
- 4.7 Insofar as personal data are processed on the basis of legitimate interests pursuant to Article 6(1)(f) of the GDPR, in the case of ensembles the data subject moreover has the right to object to processing of the personal data insofar as grounds obtain that relate to a particular situation.