

IMZ DATA PROTECTION INFORMATION

1)	Processing activity	Providing information about music and dance in audiovisual media ¹		
2)	Controller	IMZ Internationales Musik+Medienzentrum IMZ International Music+Media Centre Stiftgasse 29, 1070 Wien E: privacy@imz.at		
3)	Purposes of data processing on the legal basis of Freedom of communication		The primary purpose of the data processing by the controller is to provide information on music and dance in audio-visual media, including the IMZ database, the IMZ film database and the IMZ film archive. Data processing in this area is based on the constitutionally protected (Art. 13 StGG, Art. 10 ECHR) basis of freedom of the press, opinion and communication.	
	Performance or preparation of contract	b)	Availability of information about the services of the controller and its cooperation partners for network members and interested parties (collectively referred to as "customers")	
		c)	Providing communication channels for the dissemination of information and servicing of the customer relationship	
		d)	Providing network and consultancy services to customers	
		e)	Conducting fairs, competitions, workshops and other events (herein-after collectively referred to as "events")	
		f)	Promoting the activities of network members	
		g)	Providing newsletters to network members with an opt-out option at all times	
		h)	Providing a contact database for network members	
	(Overriding) legiti- mate interest:	i)	Dissemination / distribution of (including advertising) information about services and events of the controller as well as of members by means of direct marketing ("marketing purposes"), as far as permitted by law	
		j)	Maintaining and increasing customer satisfaction and customer loy- alty by analysing usage patterns with the aim of improving the service offering, using Google Analytics	
k)		k)	Operation of the IMZ database	
		l)	Operation of the IMZ film database	
		m)	Operation of the IMZ film archive	
		n)	Filming of events for (also advertising) documentation purposes	
		0)	Providing newsletters to interested parties on the legal basis of § 107	

 $^{^{1}}$ If only the masculine form is used to describe natural persons in this data protection information, it shall refer to both women and men equally. If a term is used for a specific person, the respective gender-specific form shall be used. The term customer refers to both consumers and entrepreneurs.

			(3) TKG with an opt-out option at all times		
	Consent:	p)	Sending user electronic identification data to third parties to enrich editorial content with contributions from social networks (e.g., youTube, soundcloud) and other applications (e.g., Google Maps).		
		q)	Providing newsletters to interested parties on the basis of a consent with an opt-out option at any time		
4) Legal basis for data 1) Performance of the contract			nance of the contract		
	processing	a) Online use: The use of the on-line media of the controller is based on a contract within the meaning of Article 6 paragraph 1 letter b GDPR ² , a registration creates a contractual relationship.			
			mbership: The membership in the association entitles to the use of the served for the members of the association.		
		c) Participation in trade fairs / workshops / events: Participation in workshops and events of the controller will result in a corresponding contract.			
		2) Additional Services: Consent. For individual services (such as newslead controller explicitly solicits the customer's consent. This consent can be drawn at any time with effect for the future.			
		3) Overriding legitimate interests (see point 6)			
5)	Description of (overrid- ing) legitimate interests for the purposes of	defend against targeted attacks in the form of server overloads (Denial of Service attacks) or other damage to the systems. The controller has an overriding legitimate interest in such data processing for the purpose of maintaining the functionality of his services provided online (recital 49 of the GDPR). The controller will process customer data (except for data of children or special			
	IT security:				
	the distribution of information / direct mail ³ :				
		• to send electronic mail on the basis of the contractual relationship, after and in accordance with § 107 (3) TKG.			
			ng such data, the controller shall meet the legal requirements under cation law, in particular § 107 TKG.		
	Reporting and state- ments of funding:				
	Archiving:	The controller was founded in 1961 as an independent, non-profit association purpose of the association is the promotion and dissemination of music and dance through audio-visual media. To fulfil this purpose, the controller operate the "IMZ database", the "IMZ film database" and the "IMZ film archive", through which the association members receive comprehensive access to entries on more work partners and their films. The controller has an overriding legitimate interest the operation and the availability of these archives.			

² Kühling/Buchner DS-GVO², Art 6 Rz 59

 $^{^{3}}$ Direct mail is the direct approach of the person concerned for advertising purposes, such as the sending of letters or brochures, telephone calls or electronic messages.

 $^{^4}$ General Data Protection Regulation, which may be retrieved from $\underline{\text{http://eur-lex.europa.eu/legal-content/DE/TXT/?uri=CELEX%3A32016R0679}}$

6)	Change of purpose	Dissemination of information / direct mail: The controller informs that he also processes the personal data of the customer for the purposes of information dissemination / direct mailing. The controller wants to inform about own services and services/achievements of association members. There is no incompatibility with the purpose of the original data collection. The customer may object to the use of his personal data for purposes of direct advertising at any time and without giving reasons.			
		Purpose of archiving: The controller informs that he also processes information, which has reached him in whatever way and in which there is no interest of secrecy of the person concerned, also for archival purposes (further information under point 6.). There is no incompatibility with the purpose of the original data collection. The customer may object to the use of his personal data for archival purposes at any time and without stating reasons.			
7)	Evaluation of personal aspects of the customer	An evaluation of personal aspects of the customer does not take place.			
8)	Obligation to provide data	The customer is under no obligation to p disclose their complete contact details.	rovide data. IMZ members are obliged to		
9)	Automated decision- making	The customer is subject to <u>no</u> automated decision-making which would become legally affective vis-à-vis him.			
10)	Processed data types	Transmitted by customers / stake-holders	Additional data collected by the controller		
		Name, academic degree	IP adresses (Logfiles)		
		Telephone and fax number	Data to the terminal devices		
		Email adresses	Used browser		
		Address	Used device		
		Password (encrypted)	communication protocol		
		Date of birth, place of birth	Account Usage Information (e.g., creation date, number of logins, last request date)		
		Website or social media profile of the customer / person in question	Participation in productions		
		Position, company	Responses to e-mail newsletters, campaign details (reception, opening, click)		
		Photograph			
		CV			
11)	Data sources	Source	Data types		
	(unless provided by the customer or collected by the controller)	Cooperation partner (as far as legally permissible)	Contact details		
12)	External recipients of data	nal recipients of A) Integration of third-party content into the website: Transitronic identification data, in particular the IP address:			
		Instagram LLC, 1601 Willow Rd, Menlo Park CA 94025, USA, https://help.insta- gram.com/	Twitter Inc., 795 Folsom Street, Suite 600, San Francisco, CA 94107, USA, https://twitter.com/de/privacy		
		Facebook Inc., 1601 S. California Ave, Palo Alto, CA 94304, USA, https://de-de.facebook.com/about/basics	YouTube LLC, 901 Cherry Avenue, San Bruno, CA 94066, USA https://sup- port.google.com/youtube/an- swer/7671399?hl=de		
		Vimeo und Google+: Google LLC, 1600 Amphitheatre Parkway Mountain View,	Pinterest Europe Ltd, Palmerston House, 2- Floor, Fenian Street, Dublin 2, Ireland		

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			3, USA https://pri- gle.com/#		https://policy.pinterest.com/de/privacy- policy	
		67 E Evel CA 9404	nugMug Inc., Suite 200 yn Avenue, Mountain \ I, USA ww.flickr.com/help/pri\	/iew,		
		B) Proce	ssor		I	
		Hostprovider: ALL-INKL.COM – Neue Medien Münnich, Hauptstraße 68, D-02742 Friedersdorf				
		System operator Office365 (server location Frankfurt): Microsoft Corporation, One Microsoft Way, Redmond, WA 98052-6399, USA https://privacy.microsoft.com/de-de/privacystatement				
		Google Analytics (mit "anonymize IP"), Google Drive: Google LLC, 1600 Amphitheatre Parkway Mountain View, CA 94043, USA				
		<u>Dropbox</u> : Dropbox, Inc., 333 Brannan Street, San Francisco, CA 94107, USA				
		Payment processing "mpay24": mPAY24 GmbH, Grüngasse 16, A-1050 Wien			GmbH, Grüngasse 16, A-1050 Wien	
		https://www.mpay24.com/web/datenschutz/ Payment processing "Paypal": PayPal (Europe) S.à r.l. et Cie, S.C.A., 22-24 Bou vard Royal, L-2449 Luxembourg (Privacy-Policy: https://www.pay-pal.com/at/webapps/mpp/ua/privacy-full?locale.x=de_AT)				
					-Policy: https://www.pay-	
		The controller expressly reserves the right to use further processors. The lat-				
		ter are then reported in the update of the privacy policy following the start of the operation. The data processing operations of the processors take place under the responsibility of the controller.				
13)	Internal recipients of	System administrator			Departments	
	data	Managing directors				
14)	Transfer to third countries	The following data will be transmitted to countries outside the EU as part of data processing:			countries outside the EU as part of data	
		Coun- try	Application	Data ty	pes	
		USA	Google (EU-US- Privacy-Shield)	website	Analytics: anonymized IP address, title, browser-specific information, webge information	
				Google point 11	Drive: see the list of data types under I.	
		USA	Paypal	Data on	the payment transaction	
			(EU-US-Privacy- Shield)			
		USA	Dropbox	see the	list of data types under point 11.	
15)	Social media presence	The controllers advise that they keep available separate online presences in social media channels for advertising purposes and for communicating with customers. In these online presences customer data may be processed outside the European Union, which increases the risk for a data protection breach. To the extent that they are resident in the USA the providers of social media channels have submitted to the EU-US Privacy Shield.				
		Those online presences are kept available in the technical environment of the relevant social media operator. The social media operator will then use the customer's visit to the online presence for his own purposes, in particular for sending out (interest-based) advertising. The social media operators use the visit to store cookies on the customer's terminal device, to retrieve existing cookies/identifiers, to draw conclusions from the user behaviour regarding the customer's interests and thus to enhance the user profile which has been established for the customer or the identifier. The aim is to send out interest-based advertising to the customer, which				

		may also be done on websites of third-party providers visited at a later point in time.		
		Processing personal data of the customer is based on the overriding legitimate interests of the controller in advertising measures and communication with the customer, which is protected by conventions and constitutional law through the freedom to carry on a business (Art. 6 of the Austrian Basic Law [Staatsgrundgesetz/StGG]) and the freedom to communicate (in particular Art. 10 ECHR, which also protects advertising measures). If the customers are users of social media channels, data processing may also be covered by the customer's consent.		
		The controllers advise that they have no access whatsoever to the customer's data. Thus, the controllers recommend customers contact the social media channel directly if they want to assert their rights to access, rectification, erasure, restriction, objection and data portability. Users of social media channels may also make changes in their privacy settings themselves. If necessary, the controllers will provide assistance to the customer.		
		Additional information is available	to the customer at:	
		Facebook (Facebook Ireland Ltd., 4 Grand Canal Square, Grand Canal Harbour, Dublin 2, Ireland) Privacy policy: https://www.facebook.com/about/privacy/ Opt-Out: https://www.facebook.com/set- tings?tab=ads und http://www.youronlinechoices.com		
		Twitter (Twitter Inc., 1355 Market Street, Suite 900, San Francisco, CA 94103, USA) Privacy policy: https://twitter.com/de/privacy Opt-Out: https://twitter.com/personalization		
		Google/YouTube (Google LLC, 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA) Privacy policy: https://policies.google.com/privacy Opt-Out: https://adssettings.google.com/authenticated		
		Instagram (Instagram Inc., 1601 Willow Road, Menlo Park, CA, 94025, USA) Privacy policy / Opt-Out: http://instagram.com/about/legal/privacy/		
		Pinterest (Pinterest Inc., 635 High Street, Palo Alto, CA, 94301, USA) Privacy policy /Opt-Out: https://about.pinterest.com/de/privacy-policy		
		LinkdIn (LinkedIn Ireland Unlimited Company, Wilton Place, Dublin 2, Irland) Privacy policy: https://www.linkedin.com/legal/privacy-policy?trk=uno-reg-guest-home-privacy-policy		
16)	Storage period	Non-registered users: Personal data (in particular the IP address) of (non-registered) visitors to the website will be stored for purposes of IT security for a period of 7 days and then deleted.		
		Legal basis: Contractual performance: The data will be processed by the controller on the legal basis stated above for another 40 months after termination of the contract (= 36 months for potential contractual claims + a service period of 4 months for service of claim) and then deleted (in any case, the reference to a person). Insofar as there is a legal obligation to retain data, in particular pursuant to § 132 (1) BAO, personal data processing of accounting-relevant data is still carried out until the end of the statutory retention obligation (currently a period of 7 years after the end of the financial year in which the processing of data in question took place).		
		Legal basis "Archive": The storage period for archival purposes is unlimited.		
17)	Rights of the data subject	Basis	Content	
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Art 15 GDPR "Access "	The customer shall have the right to obtain confirmation as to whether or not and to which extent personal data is being processed.	
		Art 16 GDPR "Rectification"	The customer shall have the right to demand the correction of incorrect personal data or its completion without delay.	
		Art 17 GDPR	The customer shall have the right to obtain the	

		"Erasure"	erasure of personal data without undue delay as long as the reasons stated in Art 17(1) GDPR are fulfilled.
		Art 18 GDPR "Restriction"	The customer shall have the right to obtain restriction of processing of personal data as long as the reasons stated in Art 18(1) GDPR are fulfilled.
		Art 21 GDPR "Objection"	The customer shall have the right to object to processing of his personal data at any time to the extent that the processing of personal data is based on an overriding legitimate interest of the controller.
		Art 20 GDPR "Data portability"	The customer shall have the right to receive the personal data concerning him, which he has provided, in a structured, commonly used and machine-readable format.
18)	Right to lodge a complaint with a supervisory authority	Art 77 GDPR § 24 DSG	Each customer shall have the right to lodge a complaint with a supervisory authority, in particular in the Member State of his or her habitual residence, place of work or place of the alleged infringement if the data subject considers that the processing of personal data relating to him or her infringes this Regulation.
19)	Supervisory authority	Österreichische Datenschutzbehö Wickenburggasse 8-10 A-1080 Vienna Phone: +43 1 52 152-0 E-Mail: dsb@dsb.gv.at	örde

As of 22 August 2018