

Privacy Policy

Introduction and scope

This Privacy Policy (the "**Privacy Policy**") applies to personal data collected via the website www.perpetuummobilefestival.com (the "**Website**"), owned and operated by: The Dancing Society ASBL (Vossenstraat 1F, 1000 Brussels and with company number 0739.551.160, hereafter "**The Dancing Society**", "**we**" or "**us**").

The Dancing Society considers that the protection of privacy is very important and wishes to inform you about the way it Processes your Personal Data.

All capitalized terms that are not defined in this Privacy Policy shall have the meanings as ascribed to them in Regulation (EU) 2016/679 on the protection of natural persons with regard to the processing of personal data ("**GDPR**").

Your Personal Data and your privacy are protected by The Dancing Society in accordance with Belgian and European legislation on the protection of privacy.

Please read this Privacy Policy very carefully. It describes not only your rights, but also the way in which you can exercise these rights.

By visiting our Website, disclosing your Personal Data, or accepting this Privacy Policy, you consent to the manner in which The Dancing Society collects and Processes your Personal Data as described in this Privacy Policy.

Who Processes your Personal Data ?

The Dancing Society is responsible for the Processing of your Personal Data that you provide through the Website and shall act as a Data Controller in respect of your Personal Data processed through the Website.

If you have any questions regarding the manner in which your Personal Data are Processed, you can contact us by sending an e-mail to thedancingsociety@gmail.com.

What Personal Data are collected and Processed?

The Dancing Society Processes different types of Personal Data via its Website, depending on the services you use on the Website. The following Personal Data might be Processed by The Dancing Society when visiting the Website:

Contact details	name, address, email address, phone number
Your comments	The comments (if any) you have made under the articles and in the guestbook section of the Website.
Payment details	The bank account number used to make payments to us, the amount and the communication

What are the purposes and the legal grounds for the Processing of your Personal Data ?

Below you will find an overview of the purposes and the legal grounds for the various Personal Data that we Process.

Purpose	Legal ground	Categories of Personal Data
Sending you emails regarding The Dancing Society and our activities..	Your consent	Contact information
Allowing you to join our activities (including our online courses)	Performance of the contract	Contact information, bank details
Allowing you to share your impressions and reflections regarding our activities.	Your consent	Contact information, your comments

Below we describe each applicable legal ground for Processing in detail:

- Your consent: we ask your consent to Process certain of your Personal Data. The consent you provide is always free, and you have the right to withdraw this consent at any time. Withdrawal of consent does not affect the Processing of Personal Data prior to such withdrawal.
- Performance of the contract: when you register for our activities, we need certain Personal Data to be able to allow you to join our activities.

Receiving and sharing Personal Data

The Dancing Society receives your Personal Data in the following cases :

- when you register for our activities;
- When you post comments on the Website;
- when you contact The Dancing Society.

The Dancing Society will only share your Personal Data in a minimal way. To ensure the proper functioning of the Website, The Dancing Society may sometimes need to share Personal Data with third parties.

Processors and Subprocessors of The Dancing Society always act under the responsibility of The Dancing Society. If The Dancing Society contracts Processors or Subprocessors, this will always be done in accordance with a Data Processing Agreement that meets the requirements of the GDPR and that protects your Personal Data as well as possible.

The Dancing Society may share your Personal Data with third parties, for storing and Processing your Personal Data, responding to your queries, sending content to you, host the Website, and for optimizing our Website, etc.

Your Personal Data may be shared or transferred to the following entities:

Entity	Reason
Wix	To ensure the proper functioning and hosting of the Website.

This listing may evolve and shall be updated from time to time.

If you are directed to another application, platform or website through the Website, other terms and conditions and other privacy and cookie policies may apply.

Direct marketing

The Dancing Society may use certain Personal Data for direct marketing purposes. This enables The Dancing Society to keep you informed about its activities.

You shall have the right at any time to object to the Processing of your Personal Data for direct marketing purposes, free of charge, by sending an e-mail to thedancingsociety@gmail.com.

Transfer of Personal Data to countries outside the European Economic Area (EEA)

In principle, The Dancing Society does not transfer your Personal Data to countries outside the European Economic Area (“EEA”). It is, however, possible that The Dancing Society - through its Processors or Subprocessors - does transfer your Personal Data to countries outside the EEA. In this case, The Dancing Society shall only transfer your Personal Data outside the EEA in accordance with applicable law (such as chapter V of the GDPR) (e.g. model contract clauses, codes of conduct, adequacy decisions, etc.).

How will my Personal Data be retained?

The Dancing Society applies the following retention periods for your Personal Data:

Contact information	As long as your consent remains valid. For instance, in the context of our newsletter, until you unsubscribe.
Your comments	Five years after publication
Your bank details	Ten years (because of the legal statute of limitations)
Cookies	Voir à ce sujet notre Politique en matière de cookies.

How are my Personal Data safeguarded?

The Dancing Society has developed appropriate technical and organizational measures, safeguards and assurances to Process your Personal Data in accordance with applicable Belgian and European regulations, in particular to protect your Personal Data against loss, misuse, or unauthorized alteration.

The Dancing Society makes all reasonable and appropriate efforts to protect the confidentiality of your Personal Data.

Despite the above measures taken by The Dancing Society, you should be aware that there are always risks associated with sending Personal Data over the Internet. The security and protection of your Personal Data can never be fully guaranteed.

What rights do I have?

If and in as far as provided for in the applicable Belgian and European legislation, you have the right:

- to receive confirmation as to whether The Dancing Society Processes your Personal Data and, where this is the case, to access the Personal Data that The Dancing Society Processes;
- to corrections by The Dancing Society, without undue delay, of any inaccurate or incomplete Personal Data;
- to have your Personal Data deleted by The Dancing Society;
- to obtain your Personal Data and to transfer them to another Controller or Processor;
- to obtain a limitation of the Processing of your Personal Data from The Dancing Society, to the extent possible subject to applicable Belgian and European regulations;
- to receive your Personal Data in a structured, common and machine-readable format;
- to prevent the Processing of your Personal Data and the use of your Personal Data for direct marketing purposes.

If and to the extent provided for in the applicable Belgian and European legislation, you have the right to file a complaint with the competent supervisory authority should the Processing of your Personal Data violate the applicable regulations. In Belgium, this is the Data Protection Authority (Gegevensbeschermingsautoriteit) : <https://www.dataprotectionauthority.be>.

Amendments to this Privacy Policy

The Dancing Society may amend this Privacy Policy at any time. The date of the most recent version is shown at the top of the Privacy Policy. Amendments are posted on the Website to keep you informed at all times of the information that The Dancing Society collects and of how it uses and shares this information.

Amended versions of this Privacy Policy take effect ten (10) days after their publication on the Website. Where required they will always be submitted for approval.

Consent for disclosure

You acknowledge that we may disclose your Personal Data if this is required by law, or if The Dancing Society determines in good faith that such disclosure is required in order:

- to comply with any pending judicial inquiry, judicial order or litigation pertaining to the Website;
- to respond to claims against The Dancing Society regarding Personal Data that violate any rights of third parties;
- to safeguard the rights, property and safety of The Dancing Society, its employees, users, and the general public.

The Dancing Society may disclose your Personal Data to competent police or judicial authorities or other official government authorities if The Dancing Society deems this useful or necessary, in its sole discretion, for the investigation of fraud, intellectual property infringement or any other harmful activity, or if The Dancing Society reasonably suspects that such activity may expose The Dancing Society or you to any liability.

Liability

If The Dancing Society has legitimately transmitted your Personal Data to a third party (not being a Processor or Subprocessor), The Dancing Society shall not be liable for any unlawful Processing or unlawful use by that third party.

Under no circumstances does The Dancing Society accept responsibility for any direct or indirect damage resulting from faulty or unlawful use of the Personal Data by a third party (not being a Processor or Subprocessor).

The Dancing Society is also not liable when third parties Process or use your Personal Data illegitimately and The Dancing Society has taken the appropriate technical and organizational measures to go against such illegitimate Processing or use.

The Dancing Society is in any case only liable for the damage caused by Processing of Personal Data if it did not comply with its specific obligations of GDPR. The Dancing Society shall in no event be liable for any special, incidental, indirect or consequential losses or damages.

Applicable law and competence clause

This Privacy Policy shall be governed, interpreted, and implemented in accordance with Belgian law, which applies exclusively in the event of any dispute.

The French-speaking courts of Brussels are exclusively competent to decide on any dispute that may arise from the interpretation or implementation of this Privacy Policy.