



Scottish Dancing Central Germany e.V.

rscds branch

Chairperson (Vorsitzender): Martin McWilliam
Secretary: Verena Ebling, Fritz-Dächert Weg 56, 64297 Darmstadt, Germany
Mail: secretary@scd-germany.de · Web: www.scd-germany.de

Information when collecting personal data in the context of the e-mail newsletter about dance events and information on Scottish Dancing Central Germany e.V. according to Art. 13 DS-GVO

1. Name and contact details of the responsible person and his representative

Responsible person within the meaning of Art. 13 para. 1 lit. a) DS-GMO is:

Scottish Dancing Central Germany e.V.

Auf dem Koetjen 1

26209 Sandhatten

info@scd-germany.de

Board: Martin McWilliam, Ralf Bolte

2. Purposes and legal basis of the processing

The Scottish Dancing Central Germany e.V. processes personal data in the context of the e-mail newsletter on dance events and information on Scottish Dancing Central Germany e.V. The personal data is the e-mail address of the persons concerned.

The purpose of the processing is to inform the persons concerned about dances and news about Scottish Dancing Central Germany e.V.

The legal basis for this is Article 6 (a) of the GDPR - the data subject consents to the processing of their data.

3. Recipient of personal data

The data collected will be provided by the persons responsible for managing and sending the newsletter, who are members of the extended association board (chairperson, deputy chairperson, secretary, treasurer, assessor) and, if applicable, one Website or newsletter administrator, processed.

In addition to the members of the current extended association board, the data may also be known to future authorized persons after their election or appointment and processed by them.

A transfer of the data about the circle of persons responsible for the administration and the dispatch of the newsletter does not take place.

4. Storage duration

The data will be stored until the consent is revoked or until the newsletter is discontinued.

In case of revocation of the consent, the data will be deleted immediately.

5. Affected rights

Data subjects are entitled to information (Article 15 DS-GVO), as well as a right to rectification (Article 16 DS-GVO) or cancellation (Article 17 DS-GVO) or to limitation of processing (Article 18 DS-GVO) or a right to object to the processing (Article 21 of the DS-GVO) as well as a right to data portability (Article 20 of the GDPR).

The persons concerned have the right to revoke their data protection consent declaration at any time. The revocation of consent does not affect the legality of the processing carried out on the basis of the consent until the revocation.

The data subjects are also entitled to file a complaint with a data protection supervisory authority.