

CUNEO DANCE MEETING DATA PROTECTION

Information to the interested party provided pursuant to and for the purposes of Article 13 of the EU Regulation 2016/679 ("GDPR"), concerning the processing of personal data. Pursuant to the aforementioned GDPR, A.S.D. Arabesque di Cristina Chirco, organiser of the Cuneo Dance Meeting event, in its capacity as Data Controller and Data Processor will process personal identification and personal data in the manner and with the precautions indicated below.

Purpose of processing and legal basis

The Association shall process your personal data exclusively for the performance of its institutional activity:

- a) for the management of the request to participate in the activities proposed by the Association, in particular within the Cuneo Dance Meeting event;
- b) for the participation in courses, meetings, reviews and for the organisation and management of dance lessons;
- c) to fulfil legal obligations (e.g. tax, insurance, etc.) relating to participants in the Cuneo Dance Meeting event;
- d) to fulfil the provisions of the sport's regulations;
- e) to send communications related to the Association's activities and initiatives;
- f) in relation to images/videos, for publication on the Association's website, on the Association's social network or in newsletters or on printed material promoting the Association's institutional activities;
- g) for statistical analysis, also in aggregate form, and verification of the degree of satisfaction of participants regarding the services offered.

The legal basis of the processing is pursuant to the membership application (art. 6, paragraph 1, lett. b, GDPR), the consent to the processing (art. 6, paragraph 1, lett. a - art. 9, paragraph 2, lett. a, GDPR), the legal obligations to which the Association is bound (art. 6, paragraph 1, lett. c, GDPR).

Processing methods and principles

The collection and processing of data will only take place with the consent of the person concerned or, in the case of underage members, with parental consent. The data will be processed in compliance with the GDPR and Legislative Decree no. 196/2003 ("Personal Data Protection Code"), as well as with the principles of lawfulness, correctness and transparency, appropriateness and relevance, using hard copy and digital platforms, by persons authorised by the Association and with the adoption of appropriate protection measures, so as to guarantee the security and confidentiality of the data.

Necessity of conferment

The provision of personal and contact data is necessary as it is strictly related to the management of the association. Consent to the use of images/videos and their publication on the institutional website and in the other ways described above is optional.

Communication of data and transfer abroad of data

The data may be communicated to other associates for the purposes of organising and providing the service. The data may be communicated to the subjects in charge of the Association's legal obligations (accountant, insurer, system administrator, affiliation bodies, etc.) and all those persons, public and/or private, where communication is necessary or functional to carrying out institutional activities (trainers, local authorities, companies in charge of IT maintenance, etc.). Data may be transferred to recipients based outside the EU that have signed agreements ensuring an adequate level of personal data protection, or in any case subject to verification that the recipient guarantees adequate protection measures. Where necessary or appropriate, (external) data processors pursuant to Article 28 GDPR will be appointed where data is to be transferred to parties carrying out activities on behalf of the Association.

Period of data retention

The data will be used by the Association until the termination of the association relationship. After that date, they will be kept for archiving purposes, legal or accounting or tax obligations or for the Association's protection needs, with the exclusion of communication to third parties and dissemination applying the principles of proportionality and minimisation.

Rights of the interested party

As a data subject, you are guaranteed all the rights specified in Articles 15-20 GDPR, including the right to access, rectify and erase data, the right to restrict and/or object to processing, the right to withdraw consent to processing (without prejudice to the lawfulness of processing based on the consent acquired before the revocation), as well as to lodge a complaint with the *Garante per la protezione dei dati personali* - Italian personal data protection guarantor, if you believe that the processing has violated the GDPR or Italian law. The aforementioned rights may be exercised by means of a communication to be sent by email, certified email, or by registered post to the Association's headquarters.

Identity and contact details of the data controller

A.S.D. Arabesque di Cristina Chirco, with registered office in Strada Acqui di Cabanette 72 - 15122 Alessandria
C.F. 02095880064

mail: info@scuoladanzarabesque.it

pec: arabesque@pec-legal.it

The Data Protection Officer (DPO) appointed by the Association is Irene Chirco to whom any interested party may write, in relation to the data processing carried out by the Association and/or in relation to his/her rights, at info@cuneodancemeeting.com.