APPLICATION FORM

WE fire fimily

FCBD® WORKSHOP WEEKEND WITH KELLEY BEESTON

NAME AND SURNAME	
FULL ADRESS	
PHONE	
F-MAII	

I book a place for the workshop weekend, 28. – 30. July 2023, with Kelley Beeston in Soest. Incl. vegetarian/vegan lunch snacks, coffee and tea on Saturday and Sunday.

O early bird till 15. March 2023 **260 Euro**

O 285 Euro

O I will pay in instalments of three, each 95 Euro. First with the acceptance for the workshop, second till the end of April, third till the end of June.

And as a participant, I take the opportunity to book a bed for the weekend.

I will pay this to the Evangelische Frauenhilfe. Miriam Schroth will only take care of the organisation.

	Thuesday	Friday + Saturday	Sunday
	(1 extra night +	(Event,	(1 extra night +
	incl. breakfast)	incl. breakfast)	incl. breakfast)
Double bed (Groups bathroom in the hallway)	O 38,00 €	O 76,00€	O 38,00€
Double bed (Bathroom in the room)	O 51,00€	O 102,00€	O 51,00€
Single bed (Groups bathroom in the hallway)	O 47,00€	O 94,00€	O 47,00€
Single bed (Bathroom in the room)	O 62,50€	O 125,00€	O 62,50€

I will receive bank transfer information and will pay full or in installments within 10 days after a place has been awarded to me.

Payment for the workshop will pay with the information 'WS WE we are family + Participants name' to Miriam Schroth via bank transfer, after I get a place.

If you fail to make payment by the deadline your place will be offered to the next person on the waiting list.

With my signature my registration is binding and I confirm that I have read and accept the General Terms and Conditions (GTC) dated 28.01.2023 on the next page, as well as the contribution to the account mentioned above.

PLACE, DATE SIGNATUR

"One thing I have learned in my dance life is how important my dance community is. Over the years I have made many connections and they are to be cherished. This dance event is about those connections, how we come together, how we use those connections in our dance and beyond." Kelley Beeston, 2023

I couldn't have found better words. Kelley and I always share the meaning of family time when we've shared something together over the past 6 years. Dancing, of course, but also socialising. And after the General Skills and Teacher Training in 2022, we want to continue with the great family feeling we had during that time. The venue, Evangelische Frauenhilfe, will also not only provide us with space, but is also a great place to come together, with a large, bright hall, nice rooms, good food and lots of good energy. So we have more than just dance workshops planned and would love you to spend time with us.

DISCRIPTION

To speak fluently English and be a good Level 2 dancer can be helpful. But is not necessary.

Possible if there are early arrivals and late departures. Official plan.

Thursday, 27. July 2023

after 5:00 am — Check-In for the earl arrivals

7:30 pm – Dinner together in a restaurant in the city and chatting time

Friday, 28. July 2023

9:00 am – Breakfast with the early arrivals and have the first chat and maybe have a walk in the city 1:00 pm to 3:00 pm – Lunch in the city, if there are interesting, I can organize a guides tour in the local museum or a guided tour in the city.

5:00 pm – Check-In at the venue

7:30 pm – Dinner together in a restaurant in the city and chatting time

Saturday, 29. July 2024

9:00 am - Breakfast

10:00 am to 12:00 am – 1. Workshop

12:00 am to 1:00 pm – Lunch time

1:00 pm to 3:00 pm – 2. Workshop

3:30 pm to 4:00 pm – Break

4:00 pm to 6:00 pm − 3. Workshop

7:30 pm – Dinner together in a restaurant in the city and chatting time

Sunday, 30. July 2023

9:00 am – Breakfast, Check-Out the room for the leaving ones

10:00 am to 12:00 am - 1. Workshop

12:00 am to 1:00 pm - Lunch time

1:00 pm to 3:00 pm – 2. Workshop

3:00 pm to 4:00 pm – Goodbye to the leavers

4:00 pm to 6:00 pm - Break

7:30 pm – Dinner together in a restaurant in the city and chatting time

Packing list zils, notebook, pen, bottle, comfortable clothing – yoga pants/leggings, full skirt, choli or fitted dance top, bare feet or dance shoed only and of course a beautiful smile ☺

Each partnership studio student will receive a FCCE certificate of participation at the end of the course, but must be present for the entire 10 hours.

WORKSHOP DESCRIPTIONS

Workshop 1 – CRACKING THE DA VINCI CODE – THE ART OF FCBD® STYLE

The spiral has been found in art, science and nature since time immemorial. As a symbol it represents the Goddess, constant motion, balance and awareness and in mathematics it is found in the Golden Ratio used by Renaissance artists to create great beauty and perfection. So, it should come as no surprise that it is also found within our bodies and our dance. We'll explore the many spirals we create within FCBD® style, in the rotations around our spine using exercises and drills to improve and enhance our technique in both fast steps and slow turns to really show off the beauty of our dance.

Workshop 2 – KEEP YOUR EYES PEELED

As a lead dancer all eyes are on you as everyone is watching and waiting to find out what will happen next, but as a follower you need to keep your eyes peeled to pick up those subtle cues and gestures.

In FCBD® style our eyes are invaluable for passing on messages, both to our fellow dancers and the audience - where should you be looking and why. We'll focus on how we use our eyes with the gaze, peripheral vision and eye contact as well as how we use it in our passing moves Using some fun drills we'll practise this simple but very effective form of non- verbal communication allowing us to 'talk to each other' in so many situations.

Workshop 3 - CHORUS CONNECTIONS

"A picture is a picture but put a beautiful frame around it and it will really stand out"

Like the fabulous chorus lines of bygone eras our chorus is the quintessential example of teamwork. We'll be working on strong group ethics and synchronicity as the Chorus can make or break a performance. We'll explore everything to do with creating and maintaining the most fabulous chorus, from one to plenty, what makes a good chorus leader and team member, using a variety of scenarios from entering and exiting with different formations to picking up and dropping off.

Workshop 4 – WHIRLING DERVISH

If you have ever seen Middle Eastern Sufi whirlers you may have been amazed by their calm control and wondered how you could become more grounded and balanced in your fast turns and spins. If you're spinning out of control, getting dizzy, losing your balance or struggling with spatial awareness in any of our turning or spinning steps then here are some drills, hints and tips for conquering spins and taking control of your turns. We'll be looking at everything to do with spins and turns from what puts the 'vroom' into the Single Bump ½ turn through to winding up with Partner Spins. This is for anyone who would like to learn how to execute calibrated spins and crack the art of turning!

Workshop 5 – TOUCHING THE ELEMENTS

A fire needs air to burn but water can extinguish the flames. In this unconventional workshop you will be asked to create a performance based on the four classical elements of Earth, Air, Fire and Water. Working in groups we will look at how these elements may relate to our steps and concepts and explore the effects of combining different elements with each other to create a unique performance.

REGISTRATION AND PAYMENT

Your application form you can send via eMail to Miriam Schroth <u>dance@miriam-schroth.de.</u> Per person only application.

You will receive an answer with the information that you got a place. Maximum of participants 25. When all places have been taken, a waiting list will be open.

The price including the workshop, daily vegetarian/vegan lunch snacks, coffee and tea on Saturday and Sunday. Early bird till 15. March 2023 260 Euro, regular price 285 Euro.

You can pay the payment for the workshop weekend

- in full 10 days after a place has been awarded to you.
- regular price in installments of three, each 95 Euro. First with the acceptance for the workshop, second till the end of April, third till the end of June.

If you fail to make payment by the deadline your place will be offered to the next person on the waiting list.

VENUE AND ACCOMMODATION

Evangelische Frauenhilfe in Westfalen e.V., Feldmühlenweg 19, 59494 Soest, Germany (https://goo.gl/maps/7dh6FrL4RXn641S8A) 850 m / 10 min walk from the train station

There are beds in single and double bedrooms which also can be booked with the registration as a participant. Paymend will go to the Evangelische Frauenhilfe, Miriam will only take care of the organisation.

The opportunity is to book bed and breakfast for the weekend (28. July 2023, Friday to 30. July 2023, Sunday) If you need extra nights, this is also be possible. One night before and/or one night after.

	Thuesday (1 extra night + incl. breakfast)	Friday + Saturday (Event), incl. breakfast	Sunday (1 extra night + incl. breakfast)
Double bed (Groups bathroom in the hallway)	38,00 €	76,00 €	38,00 €
Double bed (Bathroom in the room)	51,00 €	102,00 €	51,00 €
Single bed (Groups bathroom in the hallway)	47,00 €	94,00 €	47,00 €
Single bed (Bathroom in the room)	62,50€	125,00 €	62,50€

Here are Pictures from the rooms https://www.tagungsstaette-soest.de/uebersicht preise.php

TRAVEL

Train station only *Soest*, not the one in the Netherlands!

Airports

Dortmund (DTM) https://www.dortmund-airport.de

from there by shuttle / bus / taxi / walk to Holzwickede station and then by train to Soest station

Düsseldorf (DUS) https://www.dus.com/de-de

from there by train from the Düsseldorf Airport station to Soest station

Paderborn (PAD) https://www.airport-pad.com

from there by bus to the train station Paderborn or Salzkotten and from there by train to Soest

ABOUT SOEST

Soest has more than 1000 years of history and was one of the most important Hanseatic cities in Europe during the Middle Ages. 47,000 inhabitants live in and around the city. In addition to city walls, ten churches, good food, there is so much to discover. The centre of Soest can easily be reached on foot in 20 minutes and circumnavigated in 1 hour. With only a short train journey you can explore the Ruhr area and the Rhineland.

HOTEL RECOMMENDATION

If you need help. Please feel free and ask. Holiday apartments on the famous portals.

Hotel Stadt Soest (walking distance 10 min) http://www.hotel-stadt-soest.de/

Im Wilden Mann (13 min) http://www.im-wilden-mann.com/

Pilgrimhaus (14 min) http://www.pilgrimhaus.de/

Hotel Domhof (16 min) http://www.hotel-domhof.de/

Hotel Susato (18 min) http://www.hotel-susato.de/

Design Hotel Deck 8 (18 min) http://www.deck8-hotel.de/

Citymotel Hotel (21 min) http://citymotel-soest.de/

Jugendherberge (Hostel) Soest (22 min) https://soest.jugendherberge.de/jugendherbergen/soest-382/portraet/

AlmaViva BnB (22 min) http://www.almaviva.org/

Forellenhof, Bad Sassendorf (30 min., by feet and 1 stop with the train) https://forellenhof-rosenau.de/

Hanse Hotel (38 min) http://hanse-hotel-soest.de/

CASH WUCHINE

Please enquire at your bank about cooperating German banks.

Targobank, Am Bahnhof 2, 59494 Soest, Germany Deutsche Post, Hospitalgasse 3, 59494 Soest, Germany Volksbank, Marktstraße 6, 59494 Soest, Germany Sparkasse, Marktstraße 3-5, 59494 Soest, Germany

Deutsche Bank, Markt 14, 59494 Soest, Germany

FOOD AND RESTAURANT RECOMMENDATION

Business Days for food stores are Monday to Saturday. Cards are welcome.

Restaurants are closed Monday or Tuesday. Please check the opening times online. If you want to pay by card in a restaurant, please ask in advance if they offer this payment method. German restaurants and pubs sometimes like cash ;-)

10 min walking distance from the venue, direct beside the train station:

HIT (supermarket), LIDL (discounter), Rossmann (chemist), Am Bahnhof 2, 59494 Soest, Germany Lebensgarten (biological supermarket), Brüder-Walburger-Wallstraße 5, 59494 Soest, Germany Eismanufaktur Soest (locally produced ice cream, also vegan), Brüdertor 4, 59494 Soest, Germany Hier und Jetzt (biological restaurant), Nötten-Brüder-Wallstraße 21, 59494 Soest, Germany Chaos (typical German pub, without food) ,Brüder-Walburger-Wallstraße 1b, 59494 Soest

Maximum 15 min walking distance from the venue, In the pedestrian zone:

Röstaroma (locally roasted Coffee and Cake), Rathausstraße 13, 59494 Soest, Germany

Louis Kaffeebar (Coffee and Cake), Marktstraße 3, 59494 Soest, Germany

Lamäng (brasserie, different food and drinks, nice place to sit outside on the market place, many spaces for large groups), Kungelmarkt 6, 59494 Soest, Germany

Der Kater (typical German pub, with food), Nöttenstraße 1, 59494 Soest, Germany

REWE (supermarket, 15 min), Jakobistraße 9, 59494 Soest, Germany

And you can find many more...

GENERAL TERMS AND CONDITIONS (GTC)

REGISTRATION. PAYMENT AND PLACE

A full payment or a deposit of 33% of the participation fee is due at the time of registration (contract). A further two installments of 33% each must be paid in advance by the specified deadlines to the bank account details listed on the registration form. The place is guaranteed only with payments.

Cancellation and refund. In the case of cancellation by the participant, the participant will pay the following costs:

Day event, from 30 days 50% of the total costs, from 14 days 75% of the total costs and from 7 days or in case of no-show 100% of total costs.

Events with overnight stay, from 90 days 50% of the total costs, from 60 days 75% of total costs, from 30 days or in case of no-show 100% of the total costs.

If any payment has not been transferred by the deadline, the organizer reserves the right to offer the place to the next person on the waiting list.

Full payment is due in all cases (including that of no-show) by the final deadline.

Registrations will be accepted on a first pay first served basis. With more registrations than vacancies, the time of receipt of payment decides on participation.

Registration on behalf of a third party is not possible. Only one application per person.

If the participant is unable to participate for any reason, please advise the organizer Miriam Schroth. If there is a waiting list the place will be offered to the next person on the list. It is not possible for the participant to pass their place to someone else without prior agreement by the organizer.

WITHDRAWAL AND RESIGNATION

Cancellation: The registration can be revoked within 14 days without giving reasons in writing (for example, letter, fax, e-mail). The period begins after receipt of this instruction in writing, however, not before conclusion of the contract and also not before fulfillment of the information obligations under Article 246 § 2 in conjunction with § 1 paragraph 1 and 2 EGBGB.

To maintain the cancellation period, the timely dispatch of the revocation is sufficient.

Miriam Schroth, Kasernenweg 2, 59494 Soest, Germany, E-Mail: dance@miriam-schroth.de

The right of revocation expires prematurely, if the contract is completely fulfilled by both parties at your express request, before you have exercised your right of revocation.

If the event is not feasible for an important reason, the organizer reserves the right to withdraw from the contract. In this case the participation fee will be refunded.

DISCLIFIMER

Participation in the course is at your own risk. All special, indirect or consequential damages resulting from participation in the course must be borne by the participant her/himself.

The participant states that (s)he has no health problems that limit her/his ability to exercise. If such problems occur or pain in connection with the training occurs, the teacher/organizer must be informed immediately and if necessary visit a doctor. The medical instructions for training are to be observed. The teacher/organizer is to be informed about restrictions and medical instructions. Follow the instructions of the teacher/organizer. It assumes no liability for injuries that are based on disregard of the doctor's instructions or the instructions of the teacher/organizer.

In the event of pregnancy, the organizer must be informed and the doctor must be given permission to take up / continue the training. No liability can be accepted for injuries or other impairments that are based on a violation of the doctor's instructions or the instructions of the teacher/organizer.

For personal accidents, loss or damage of personal property at the venue, no liability is accepted.

EVENTS OF FORCE MAJEURE

In cases of force majeure such as war, pandemic, natural disasters, government measures due to such events or other unforeseeable impediments for which Miriam Schroth is not responsible (e.g. interruption of operations at the venue or transport, shortage of resources such as gas, delays by suppliers, strikes, etc.), which prevent Miriam Schroth from a performing, ("events of force majeure") the delivery periods shall be extended by the duration of the impediment plus a reasonable start-up period. This also can mean, that a the event will postpond from one year to an other.

Sentence 1 shall also apply if an event of force majeure occurs at a supplier. Sentence 1 shall apply, despite knowledge of the Corona pandemic and the Ukraine war, if these events or government measures in this connection (e.g. interruption or reduction of the gas supply) prevent Miriam Schroth from the performance. Miriam Schroth will inform the customer of the event of force majeure and its expected duration as early as possible.

Miriam Schroth can demand that the parties agree in good faith on a proportionate adjustment of the purchase price if the cost expenditure of Miriam Schroth under the supply contract increases by more than 5% due to the event of force majeure (e.g. in the case of increased production, purchasing, raw material, energy or logistics costs due to force majeure). At the request of the customer, Miriam Schroth will shown the calculation.

If the event of force majeure lasts one month or longer, Miriam Schroth may also demand that the parties agree in good faith on other reasonable adjustments to the supply contract. If the event of force majeure lasts two months or longer, Miriam Schroth may rescind from the contract affected by means of a written notice.

DATA DRIVACY

This Privacy Policy clarifies the Participant about the nature, scope and purpose of the processing of personal data (hereinafter referred to as "Data") within our online offering and the related websites, functions and content, as well as external online presence, such as web sites. My Social Media Profiles (collectively referred to as "Online Services"). With regard to the terminology used, e.g. "Processing" or "Responsible" I refer to the definitions in Article 4 of the General Data Protection Regulation (GDPR).

Types of processed data

Inventory data (e.g. names, addresses) / contact data (e.g. e-mail, telephone numbers) / content data (e.g. text input, photographs, videos) / usage data (e.g. visited websites, interest in content, access times) / meta / communication data (e.g. device information, IP addresses).

Affected persons are, visitors and users of the online offer (hereinafter we refer to the affected persons collectively as "users") and participants of events.

Purpose of processing

Provision of the online offer, its functions and content / answering of contact requests and communication with users / security measures / range measurement / marketing

Used terms

"Personal data" means any information relating to an identified or identifiable natural person (hereinafter the "data subject"); a natural person is regarded as identifiable, which can be identified directly or indirectly, in particular by means of assignment to an identifier such as a name, to an identification number, to location data, to an online identifier (e.g. cookie) or to one or more special features, are the expression of the physical, physiological, genetic, mental, economic, cultural or social identity of this natural person.

"Processing" means any process performed with or without the aid of automated procedures, or any such process associated with personal data. The term goes far and includes virtually every handling of data.

"Pseudonymisation" means the processing of personal data in such a way that the personal data can no longer be assigned to a specific data subject without additional information being provided, provided that such additional information is kept separate and subject to technical and organizational measures to ensure that the personal data not assigned to an identified or identifiable natural person.

"Profiling" means any kind of automated processing of personal data which involves the use of such personal data to evaluate certain personal aspects relating to a natural person, in particular aspects relating to job performance, economic situation, health, personal To analyze or predict preferences, interests, reliability, behavior, whereabouts, or relocation of that natural person.

'Responsible person' means the natural or legal person, public authority, body or body which, alone or in concert with others, decides on the purposes and means of processing personal data.

"Processor" means a natural or legal person, public authority, body or body that processes personal data on behalf of the controller.

Relevant legal bases

In accordance with Article 13 GDPR, I inform you of the legal basis of our data processing. Unless the legal basis in the privacy statement is mentioned: The legal basis for obtaining consent is Article 6 (1) littera a and Article 7 GDPR, which provides the legal basis for processing to perform our services and carry out contractual actions and respond to requests Article 6 paragraph 1 littera b GDPR, the legal basis for the processing to fulfill our legal obligations is Article 6 paragraph 1 littera c GDPR, and the legal basis for processing for the protection of our legitimate interests is Article 6 paragraph 1 littera f GDPR. In the event that vital interests of the data subject or any other natural person require the processing of personal data, Article 6 (1) of the GDPR serves as the legal basis.

Safety measures

In accordance with Article 32 of the GDPR, taking into account the state of the art, the implementation costs and the nature, scope, circumstances and purposes of the processing and the different likelihood and severity of the risk to the rights and freedoms of natural persons, I shall take appropriate technical and regulatory measures Organizational measures to ensure a level of protection appropriate to the risk.

Measures include, in particular, ensuring the confidentiality, integrity and availability of data by controlling physical access to the data, as well as their access, input, disclosure, availability and segregation. In addition, we have established procedures to ensure the enjoyment of data subject rights, the erasure of data and the response to data threats. Furthermore, we consider the protection of personal data already in the development or selection of hardware, software and procedures, according to the principle of data protection through technology design and privacy-friendly default settings (Article 25 GDPR).

Collaboration with processors and third parties

If, in the context of our processing, I disclose data to other persons and companies (contract processors or third parties), transmit them to them or otherwise grant them access to the data, this will only be done on the basis of a legal permission (e.g. if the data are transmitted to third parties, as required by payment service providers, in accordance with Article 6 paragraph 1 littera b GDPR to fulfill the contract), you have consented to a legal obligation or based on our legitimate interests (e.g. in the use of agents, web hosts, etc.).

If I entrust third parties with the processing of data on the basis of a so-called "order processing contract", this is done on the basis of Article 28 GDPR.

Transfers to third countries

If I process data in a third country (ie outside the European Union (EU) or the European Economic Area (EEA)) or in the context of the use of third party services or disclosure, or transmission of data to third parties, this will only be done if it is to fulfill our (pre) contractual obligations, on the basis of your consent, on the basis of a legal obligation or on the basis of our legitimate interests. Subject to legal or contractual permissions, we process or have the data processed in a third country only in the presence of the special conditions of Article 44 et seq. GDPR. That the processing is e.g. on the basis of specific guarantees, such as the officially recognized level of data protection (e.g. for the US through the Privacy Shield) or compliance with officially recognized special contractual obligations (so-called "standard contractual clauses").

Rights of data subjects

You have the right to ask for confirmation as to whether the data in question is being processed and for information about this data as well as for further information and copy of the data in accordance with Article 15 of the GDPR.

In accordance with Article 16 of the GDPR, you have the right to request the completion of the data concerning you or the correction of the incorrect data concerning you.

In accordance with Article 17 of the GDPR, they have the right to demand that the data in question be deleted without delay, or, alternatively, to require a restriction of the processing of data in accordance with Article 18 of the GDPR.

You have the right to request that the data relating to you provided to us be obtained in accordance with Article 20 of the GDPR and to be transmitted to other persons responsible.

They also have the right under Article 77 GDPR to file a complaint with the competent supervisory authority.

Deletion of data

The data processed by me will be deleted or restricted in accordance with Articles 17 and 18 GDPR. Unless explicitly stated in this privacy policy, the data stored with me will be deleted as soon as they are no longer necessary for their purpose and the deletion does not conflict with any statutory storage requirements. Unless the data is deleted because it is required for other and legally permitted purposes, its processing will be restricted. That the data is blocked and not processed for other purposes. This applies, for example for data that must be kept for commercial or tax reasons.

According to legal regulations in Germany, the storage takes place especially for 10 years according to §§ 147 paragraph 1 AO, 257 paragraph 1 No. 1 and 4, paragraph 4 HGB (books, records, situation reports, accounting documents, trading books, documents relevant for taxation, etc.) and 6 years according to § 257 paragraph 1 nos. 2 and 3, paragraph 4 HGB (commercial letters).

Order processing in the online shop and customer account

I process the data of our customers as part of the ordering process in our online shop to allow them to select and order the selected products and services, as well as their payment and delivery, or execution.

The processed data includes inventory data, communication data, contract data, payment data and those affected by the processing belong to our customers, prospects and other business partners. Processing is for the purpose of providing contractual services in the context of operating an online shop, billing, delivery and customer service. Here I use session cookies for the storage of shopping cart content and permanent cookies for storing the login status.

Processing takes place on the basis of Article 6 paragraph 1 littera b (execution of order processes) and c (legally required archiving) GDPR. The information marked as required for the establishment and fulfillment of the contract is required. The data I reveal to third parties only in the context of extradition, payment or in the context of legal permissions and obligations to legal advisers and authorities. The data will be processed in third countries only if it is necessary for the fulfillment of the contract (for example, at the customer's request on delivery or payment).

Users can optionally create a user account, in particular by being able to view their orders. As part of the registration, the required mandatory information will be communicated to the users. The user accounts are not public and can not be indexed by search engines. If users have terminated their user account, their data will be deleted with respect to the user account, subject to their retention is necessary for commercial or tax reasons in accordance with Article 6 paragraph 1 littera c GDPR. Information in the customer's account remains until its deletion with subsequent archiving in the case of a legal obligation. It is the responsibility of the users to secure their data upon termination prior to the end of the contract.

As part of the registration and re-registration and use of our online services, I store the IP address and the time of the respective user action. The storage is based on my legitimate interests, as well as the user's protection against misuse and other unauthorized use. A transfer of these data to third parties is not in principle, unless it is necessary for the prosecution of our claims or there is a legal obligation in accordance with Article 6 paragraph 1 littera c GDPR.

The deletion takes place after expiration of legal warranty and comparable obligations, the necessity of the storage of the data is checked every three years; in the case of legal archiving obligations, the deletion takes place after its expiration (end of commercial law (6 years) and tax law (10 years) retention obligation).

External payment service providers

I use external payment service providers through whose platforms users and I can make payment transactions (for example, with a link to the privacy policy, Paypal (https://www.paypal.com/web/sapapps/mpp/ua/privacy-full)

In the context of the performance of contracts, I set the payment service providers on the basis of Article 6 (1) littera b. GDPR. In addition, I use external payment service providers on the basis of our legitimate interests in accordance with Article 6 (1) littera b. GDPR in order to offer our users effective and secure payment options.

Amongst the data processed by the payment service providers are inventory data, e.g. the name and the address, bank data, e.g. Account numbers or credit card numbers, passwords, TANs and checksums, as well as contract, summary and recipient-related information. The information is required to complete the transactions. However, the data entered will only be processed and stored by the payment service providers. That I do not receive any account or credit card information, only information with confirmation or negative disclosure of the payment. The data may be transmitted by the payment service providers to credit reporting agencies. This transmission aims at the identity and credit check. For this I refer to the terms and conditions and privacy policy of payment service providers.

For the payment transactions, the terms and conditions and the privacy notices of the respective payment service providers, which are available within the respective websites, or transactional applications apply. I also refer to these for further information and assertion of rights of revocation, information and other data subjects.

Provision of our statutory and business services

I process the data of our members, supporters, prospects, customers or other persons in accordance with Article 6 paragraph 1 littera b. GDPR, if I offer them contractual services or in the context of an existing business relationship, e.g. members, or are themselves recipients of benefits and benefits. In addition, I process the data of data subjects in accordance with Article 6 (1). GDPR based on our legitimate interests, e.g. when it comes to administrative tasks or public relations.

The data processed, the nature, the scope and the purpose and the necessity of their processing are determined by the underlying contractual relationship. This includes in principle inventory and master data of the persons (e.g. name, address, etc.), as well as the contact data (e.g. e-mail address, telephone, etc.), the contract data (e.g. services used, communicated contents and Information, names of contact persons) and if I offer paid services or products, payment details (e.g. bank details, payment history, etc.).

I am deleting data that is no longer required to serve our statutory and business purposes. This is determined according to the respective tasks and contractual relationships. In the case of business processing, I keep the data for as long as they may be relevant to the transaction, as well as with regard to any warranty or liability obligations. The necessity of keeping the data is checked every three years; otherwise the statutory storage obligations apply.

Newslette

I inform you about the content of our newsletter as well as the registration, shipping and statistical evaluation procedures as well as your right of objection with the following information. By subscribing to our newsletter, you agree to the receipt and the procedures described.

Content of the newsletter: I send newsletters, e-mails and other electronic notifications with advertising information (hereinafter "newsletter") only with the consent of the recipient or a legal permission. Insofar as the content of a newsletter is concretely described in the context of an application for the newsletter, it is decisive for the consent of the user. Incidentally, our newsletter contains information about our services and us.

Double opt-in and logging: Registration for our newsletter is done in a so-called double opt-in procedure. That after registration, you will receive an e-mail asking you to confirm your registration. This confirmation is necessary so that nobody can register with external e-mail addresses. Registration for the newsletter will be logged in order to prove the registration process according to the legal requirements. This includes the storage of the logon and the confirmation time, as well as the IP address. Likewise, changes to your data stored with the shipping service provider will be logged.

Credentials: To subscribe to the newsletter, it is sufficient to provide your e-mail address. Optionally, I ask you to give a name in the newsletter for personal address.

The sending of the newsletter and the associated performance measurement are based on the consent of the recipients in accordance with Article 6 paragraph 1 littera a, Article 7 GDPR in conjunction with § 7 paragraph 2 No. 3 UWG or if consent is not required, based on our legitimate interests on direct marketing pursuant to Article 6 (1) lt. f. GDPR i.V.m. § 7 (3) UWG.

The logging of the notification procedure is based on our legitimate interests in accordance with Article 6 (1) of the GDPR. We are interested in using a user-friendly and secure newsletter system that serves our business interests as well as meeting the expectations of users and allows us to provide consent.

Termination / Withdrawal - You can terminate the receipt of our newsletter at any time, ie. Revoke your consent. A link to cancel the newsletter can be found at the end of each newsletter. I may save the e-mail addresses submitted for up to three years on the basis of our legitimate interests before I delete them, in order to be able to provide evidence of formerly given consent. The processing of this data is limited to the purpose of a possible defense against claims. An individual request for cancellation is possible at any time, provided that at the same time the former existence of a consent is confirmed.

Online presence in social media

I maintain online presence within social networks and platforms in order to communicate with customers, prospects and users active there and to inform them about our services there. When calling the respective networks and platforms, the terms and conditions and the data processing guidelines apply to their respective operators.

Unless otherwise stated in our Privacy Policy, I will process users' data as long as they communicate with us within social networks and platforms, e.g. Write posts on our online presence or send us messages.

Youtube

I embed the videos on the YouTube platform of Google LLC, 1600 Amphitheater Parkway, Mountain View, CA 94043, USA. Data protection: https://www.google.com/policies/privacy/, Opt-Out: https://adssettings.google.com/authenticated.

LflW

Reference to § 312b (3) point 6: The provisions on distance contracts do not apply to contracts for the provision of services in the areas of accommodation, transport, delivery of food and drinks and recreational activities, if the contractor undertakes to conclude the services at a specific time or within a specified period. In these cases, the right of withdrawal is therefore excluded.

The effectiveness of these terms and conditions remains unaffected by the ineffectiveness of individual points of these terms of participation.

Exclusive jurisdiction is Soest. For these terms of participation, the law of the Federal Republic of Germany applies.

Stand: 28. Januar 2023