

Privacy Notice
on Data Processing in connection with Budapest Ballet Grand Prix (BBGP) organised by the
Hungarian Dance University

1. Name of the Data Controllers

- Hungarian Dance University (hereinafter referred to as HDU)
Registered seat: Columbus street 87-89., 1145 Budapest

hereinafter referred to as **Data Controller**

2. Contact details of the Data Protection Officer

Name: Rendeki-Kovács Ügyvédi Iroda (dr. Kovács Gergely)
Direct contact details: e-mail address: dpo@mte.eu,

3. A brief description of data processing and certain pieces of information in connection with data processing

Definition of the Data Subject: a natural person indicating that he or she intends to participate, or has participated in an event organised by the Data Controller.

A brief description of data controlling: in the framework of carrying out HDU's tasks in the public interest, the Data Controller organise competition and other events (hereinafter referred to as **event**), and the Data Subjects may register for such events by filling in the registration form by electronic means on www.bbgp.eu website. Such event discussed herein is organised and executed by HDU jointly. In order to inform the public, the Data Controller make video and sound recordings about the event, which they disclose on the webpage of the Data Controller, as well as certain social media pages operated in the interest of the Data Controller, that is on facebook.com and youtube.com.

3.1. Purpose and legal basis for the processing Data

Scope of the processed data	Purpose of data processing	Legal basis for the processing data
Data of the participant based on the registration form, that is: First name, Surname, Sex, Nationality, Date of birth, Place of birth, Address, Mobile, E-mail, Ballet School, Ballet Master,	With the purpose of organising the event held in the framework of carrying out the Data Controller's tasks in the public interest, estimating the number of participants, executing the event as well as identifying the Data Subject.	point (a) of Article 6(1) of the GDPR

<p>Category, Photo, CV, Vido link, Choreography's name/details,</p> <p>Partner of Pas De Deux First name, Surname, Sex, Nationality, Date of birth, Place of birth, Address, Mobile, E-mail, Ballet School, Ballet Master, Photo, CV,</p> <p>Accompanying person First Name, Surname, Mobile,</p> <p>Emergency Contact First name, Surname, Mobile, E-mail,</p>		
<p>Making and disclosing video and sound recordings about the event</p>	<p>Informing the public about the events organised by the Data Controller</p>	<p>point (a) of Article 6(1) of the GDPR</p>

4. Person of the Data Processor(s):

Data Processor : For the disclosure of the recordings about the event the Data Controllers shall use the services of the following data processors:

- Google Ireland LLC. (Gordon House, Barrow Street, Dublin 4., Ireland): with the purpose of operating youtube.com.

5. Source of the personal data and the scope of the data processed, in case it is not the Data Subject who provided such data to HDU, as well as the legal effects of failure to provide such data

HDU do not control any personal data which have not been collected from the Data Subject. In case the Data Subject does not provide the personal data indicated in the registration form, the Data Controller are unable to appropriately organise the event concerned, or if the data are inadequately provided by the Data Subject, then such Data Subject shall be unable to participate in the event.

6. The period for which the personal data will be stored

The Data Controller shall control the documents and video and sound recordings containing the data in accordance with the legal requirements on the treatment of documents by public authorities or bodies (Act LXVI of 1995 on Public Records, Public Archives and the Protection of Private Archives (Ltv.)).

The processing of personal data may take place for the purposes listed in Section 3 hereof, to the extent and for the period that is necessary to achieve such purposes during the activities of the Data Controller. If the personal data are no longer necessary in relation to the purposes for which they are collected, then the Data Controller shall ensure that the data in question are deleted or that such data are rendered anonymous.

In the case of data processing where the law does not provide a specific period for the processing of data, the Institute shall revise the necessity of data processing every three years.

7. The Data Subject's rights in connection with data processing

7.1. Deadline

The Data Controller shall comply with the Data Subject's request to exercise his or her rights within one month of receipt of such request. The day of the receipt of the request is not included in such a deadline. The Data Controller may extend that period by two further months where necessary, taking into account the complexity and number of the requests. The Data Controller shall inform the data subject of any such extension within one month of receipt of the request, together with the reasons for the delay.

7.2. The Data Subject's rights in connection with the data processing

7.2.1. Right of access

Using the contact details set out in Section 1 hereof the Data Subject shall have the right to obtain from the Data Controller confirmation as to whether or not personal data concerning him or her are being processed, and, where that is the case, access the personal data and the following information:

- which of his or her personal data;
- on what legal ground;
- with what purposes of processing;
- and for what period of time

are being processed, furthermore

- to whom, when, based on which provisions of law and which categories of their personal data have been disclosed or to whom his or her personal data have been transferred;
- from what source his or her personal data have been collected;
- whether the Data Controller use automated decision-making, and meaningful information about the logic involved, including profiling.

At the request of the Data Subject the Data Controller shall provide a copy of the personal data undergoing processing free of charge for the first time, for any further copies requested by the Data Subject, the controller may charge a reasonable fee based on administrative costs. In order to comply

with the data security requirements and to protect the rights of the Data Subject the National Authority for Data Protection and Freedom of Information is obliged to ascertain whether the identity of the Data Subject and the identity of the person wishing to exercise his or her rights of access are identical, and in order to comply with such obligation the access to data for consultation and providing a copy about them shall be necessary for the identification of the Data Subject's person.

7.2.2. Right to rectification

Using the contact details set out in Section 1 hereof the Data Subject shall have the right to obtain from the Data Controller the rectification of personal data concerning him or her. If the data subject can duly demonstrate the accuracy of the rectified piece of data, then the Data Controller shall comply with such request at the latest within one month, and inform the Data Subject about it, using the contact details provided by him or her.

7.2.3. Right to restriction of processing

Using the contact details set out in Section 1 hereof the Data Subject shall have the right to obtain from the Data Controller the restriction of data processing (where the Data Controller clearly indicates that processing is restricted and it ensures separate processing from other data), where one of the following applies:

- the accuracy of the personal data is contested by the Data Subject (in such a case the Data Controller restrict processing for a period enabling them to verify the accuracy of the personal data);
- the processing is unlawful and the Data Subject opposes the erasure of the personal data and requests the restriction of their use instead;
- the Data Controller no longer need the personal data for the purposes of the processing, but they are required by the Data Subject for the establishment, exercise or defence of legal claims; or
- the Data Subject has objected to processing (pending the verification whether the legitimate grounds of the Data Controller override those of the Data Subject).

7.2.4. Right to erasure

The Data Subject shall have the right to obtain from the Data Controller the erasure of personal data concerning him or her where one of the grounds set out in Article 17(1) of the GDPR applies. However, the Data Controller shall have the right to refuse to comply with such request of the Data Subject if any of the grounds set out in Article 17(3) of the GDPR, in particular, points (a) –(b) and (d) – (e) Article 17(3) of the GDPR apply.

7.2.5. Right to data portability

In view of the fact that data processing takes place based on point (e) of Article 6(1) of the GDPR, the Data Subject shall not be entitled to exercise his or her right to data portability.

7.2.6. Right to object

Pursuant to Article 21(1) of the GDPR the Data Subject shall have the right to object, on grounds relating to his or her particular situation, at any time to processing of personal data concerning him or her which is based on point (e) of Article 6(1) of the GDPR. In such a case the Data Controller shall no longer process the personal data unless the Data Controller demonstrates compelling legitimate grounds for the processing which override the interests, rights, and freedoms of the Data Subject or for the establishment, exercise, or defence of legal claims.

7.2.7. Automated individual decision-making, including profiling

Concerning the data processing affected by this Privacy Notice the Data Controller does not use any automated decision-making or profiling.


8. Right to an effective judicial remedy

If the Data Subject considers that while processing his or her personal data the Data Controller have infringed the effective data protection requirements, then

- he or she shall have the right to lodge a complaint with the National Authority for Data Protection and Freedom of Information (address: Falk Miksa u. 9-11, 1055 Budapest; 1363 Budapest, Pf.: 9.) E-mail: ugyfelszolgalat@naih.hu, webpage: www.naih.hu), or
- he or she has the possibility to seek judicial remedy pursuant to the provisions set out in § 23 of the "Privacy Act" (Act CXII of 2011). In such a case the Data Subject shall be entitled to freely decide if he or she initiates the legal proceedings with the regional court of competent jurisdiction based on the Data Subject's place of residence or place of abode (temporary address). The Data Subject can view the list of regional courts of competent jurisdiction at <http://birosag.hu/ugyfelkapcsolatiportal/birosag-kereso>. The regional courts of competent jurisdictions based on the registered seat of the Data Controller is the Fővárosi Regional Court.

Nevertheless, if the Data Subject has a question or comments regarding any data processing of the Data Controller, then we kindly ask him or her to first of all contact the Data Controller in order to obtain an answer to his or her question and settle the issue.

Budapest, 2023. February


Márta Fodor-Molnár
Rector

