

Mandatory information pursuant to Articles 13 and 14 DSGVO

According to segment 13 and 14 of the EU-DSGVO a person who is responsible to handle data of another person had to provide the in the segments named information. This memorandum answers this duty of information.

1. Names and contact details of the responsible parties and, where applicable, their representatives:

Feldenkrais Network International e.V., office Therese Eichin, Martinsbergstr. 44, CH-5400 Baden, info@feldenkraisinternational.org, legally represented by the board of directors according to § 26 BGB, Martina Pierdziwol, Eytan Mandel und Therese Eichin.

2. Contact-data of the data protection officer:

According to the LDI NRW (North-rhine-westphalia-branch office of Data protection and informational freedom: Landesbeauftragte für Datenschutz und Informationsfreiheit, NordrheinWestfalen, Postfach 20 04 44, 40102 Düsseldorf, Tel.: 0211/38424-0, Fax: 0211/38424-10, E-Mail: poststelle@ldi.nrw.de, <https://www.ldi.nrw.de/>) the Feldenkrais Network International e.V. doesn't need a data protection officer, because less than 9 persons handle the data and the collected data is not of a specially sensitive kind as e.g. medical data would be.

3. Purposes for which personalized data is being processed:

The personalized data are being processed to make the membership in the Feldenkrais Network International e.V. possible: it is used to send newsletters and invitations (e.g. for the membership assembly), conduct surveys that are relevant for the Network, to levy the membership-fee, connect Feldenkrais-practitioners and – trainers with each other, as well as facilitating contacts to clients, by e.g. by publishing the address details in the directory of practicing Feldenkrais teachers on the association's website.

4. Legislative basis on which the data-processing takes place:

The processing normally takes place so that a contract may be fulfilled according to segment 6 part 1 lit. b) DSGVO. The contractual relationship is first and foremost about the membership-relation in the Feldenkrais-Network International e.V. and to facilitate the networking of Feldenkrais practitioners and -trainers as well as (future) clients.

If personal related data will be gathered without the processing being necessary for the fulfilment of the contract the processing takes place according to an agreement based on segment 6 part 1 lit. a) i.V.m. Artikel 7 DSGVO.

The publishing of personal related data on the internet or in locally, regional or transregional print media takes place to protect justified interests of the Network (see segment 6 part 1 lit. f) DSGVO. The justified interest of the Network contains in the information of the public through reporting the activities of the Network. Personal Data, including pictures and/or videos of participants of e.g. the membership-assembly or seminars will be published in this scope.

5. Recipient or categories of recipients of personalized data:

The branch office (residing in Switzerland) of the Feldenkrais Network International e.V. receives the Data and processes it for the causes named in 3 & 4. The data for the billing of the members are directet to the Bank Würzburg and St.Galler Kantonalbank to conduct the membership-fee inning.

6. The duration of saving the personalized data or if not possible criteria for the determination of the duration:

The personalized data will be saved as long as one is a member of the Network.

At the ending of the membership the Network is obliged by law to save the data-categories for 10 years and they will be deleted thereafter. In the meantime, between termination of the membership and the deletion of the data the processing of the data will be minimized.

Certain data-categories will be preserved for the interest of the Network-Chronic in the Network archive. The categories are: first and last name, certain functions or achievements that the person has fulfilled for the Network. The preservations of such data is of justified interest of the Network for the historical documentation of events and successes.

All other personalized data (e.g. banking data, contact-data, address) will be deleted at the termination of the membership.

7. The concerned persons have - under the in the segments named requirements - the following rights:

- the right for disclosure due to segment 15 DSGVO,
- the right for correction due to segment 16 DSGVO,
- the right for deletion due to segment 17 DSGVO,
- the right for restricted data-processing due to segment 18 DSGVO,
- the right for data portability due to segment 20 DSGVO,
- the right for objection due to segment 21 DSGVO,
- the right for complaint to a controlling authority due to segment 77
- the right to withdraw agreements at any time without touching the legitimate processing of the personalized data up to that point.

8. The source of the personalized data:

The personalized data are basically gathered during the application for membership. End of informational duty.

Last updated: December 2025