

Privacy Statement

Date: 1 January 2023

To do the work of FASHIONCLASH Foundation, it is necessary to register personal data. By registering the data, FASHIONCLASH Foundation commits to handling this with the utmost care and responsibility and to following the guidelines as stated by the Personal Data Protection Act.

Parties:

 FASHIONCLASH Foundation, situated at Batterijstraat 48, 6211 SJ Maastricht, The Netherlands Chamber of Commerce number: 14114895 legally represented by E.M Petit and B. Popovic, hereafter "Processor";

A. Purpose of registration

- 1. The purpose of registration of personal information is to have data that is necessary for the realization of the end goals, as stated in the documents of the Processor.
- 2. The use of the data will only take place within the agreements of this document.
- 3. No other information will be registered for other purposes than mentioned in article A1. Also, no other information will be registered than necessary for this purpose.

B. Responsibilities and administration

- 1. The Processor is responsible for the content and proper functioning of the personal registration.
- 2. The Processor is responsible for the (daily) management of the data.
- 3. The Processor shall provide the necessary facilities for securing the registration of a person against loss or damage to the data and against unauthorized access, modification or provision thereof.

C. Registered

- The personal registration of the Processor contains data relating to a person who registers for FASHIONCLASH Festival 2023.
- 2. If applicable: There is also a personal registration with regard to professionals by the Processor.



D. Recorded data

- Of the categories of the person referred to in article C1, the following information shall at most be included:
 - a. personal details / identification data
 - b. data related to the service of the Processor.
- 2. The recorded data are exclusively from the registered person self.

E. Notification and provision of data

- 1. Upon registration, the person will be informed of these regulations.
- Personal details can be provided within the Processor to:

 a.those who are directly involved in the service
 b.the manager(s)
- 3. Personal details can be provided outside the Processor:
 - a. for the benefit of the service only with the knowledge and consent of the registered party.
 - b. for statistics and policy. In this case, data is anonymized.
 - c. on the basis of a legal obligation.

F. Access to personal data

- Access to the personal data only has managerial and professional staff
 members of the Processor who are directly involved in providing services to
 or for the benefit of the providers and who, as a result of their duties, may
 view personal data.
- 2. The Processor only has access to the personal data if this is necessary in connection with its general responsibility.

G. Right of inspection

- 1. A registered person can request access to the registered data. In this case, the identity of the registered person requesting this data is checked.
- 2. At the written request of the registered person, the Processor is obliged to delete, correct, supplement and / or correct data if these are incorrect, incomplete or irrelevant.
- 3. The Processor may refuse to comply with the provisions under G1 and G2 insofar as this is necessary on the basis of:
 - a. Inspection, control and supervision by government bodies or other bodies with a public-law task
 - b. important interests of others than the registered ones, including the management of the Processor itself
- 4. The registration has no links with any other collection of personal data.



H. Storage period

- 1. After completion of the calendar year, data that is no longer used will be archived.
- 2. Personal data shall not be retained for more than 7 years, unless the registered party requests in writing earlier or later removal in connection with the fiscal retention obligation.
- 3. Then they are carefully destroyed.
- 4. This retention period does not apply to anonymized data.

I. Complaints

- 1. If the registered person is of the opinion that the provisions of these regulations are not complied with or if he has a different reason to complain, he must apply in writing to the Processor.
- 2. The complainant receives a response from the Processor within 6 weeks of receipt of the complaint.

J. Duration and entry into force

- 1. Without prejudice to any legal provisions, these regulations are valid for the entire duration of the registration.
- 2. These regulations came into effect on 25 May 2018.