

ILMPULS e.V.

MEMBERSHIP APPLICATION

ILMPULS e.V.
music & culture

Post-office Box

ILMPULS e.V.
Am Helmholtzring 1
98693 Ilmenau

Webseite

www.ilmpuls.de

CONTACT INFORMATION

First Name: _____

Family Name: _____

Day of birth: _____ (dd.mm.yyyy)

Phone number: _____

E-Mail address: _____

Principal residence:

Secondary residence:

street, house number, additional information

street, house number, additional information

ZIP, city

ZIP, city

DIRECT DEBIT AUTHORISATION / SEPA DIRECT DEBIT MANDATE

I authorize the ILMPULS e.V. withdraw payments from my account by direct debit. At the same time, I instruct my credit institution to redeem the direct debits drawn from the said association to my account. Note: I may request the refund of the amount charged within eight weeks, starting with the debit date. The terms and conditions agreed with my credit institution apply. If it is not possible to withdraw from the specified account, the polluter will be charged the additional fees resulting from the refund of debits.

Family name and first name of the account holder

Bank

IBAN

BIC

Place, date, signature (the legal representative for minors)

The annual membership fee¹ is collected immediately after entry (proportionate) and then in the beginning of each calendar year. The creditor identification number of the ILMPULS e.V. assigned by the Sparkasse Arnstadt-Ilmenau is DE55ZZZ00002080599.

1 See the Rules of Contribution of the ILMPULS e.V.:

- a. For adults (from the 18th birthday): **25 Euro**
- b. For adolescents (from the 14th birthday): 15 Euro

- c. For children (till the 14th birthday): 5 Euro
- d. Sustaining member: 40 Euro
- e. Honorary member: 0 Euro

ILMPULS e.V.

First chairwomen.: Michelle Julien
Vice chairwomen.: Marwan Aljassem
Am Helmholtzring 1
98693 Ilmenau

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Bank connection

Sparkasse Arnstadt-Ilmenau
ILMPULS e.V.
IBAN: DE44 8405 1010 1472 22
BIC: HELADEFIILK

VR.Nr.: 120774
Amtsgericht Arnstadt
Zwst. Ilmenau
St-Nr.: 156/141/16630
Finanzamt Gotha

DATA PROTECTION DECLARATION

I hereby grant the consent that the ILMPULS e.V. may process and store my personal data (name, address, telephone number, e-mail address, date of birth, bank details) as well as the personal photos made by me. My name, E-mail address, and mobile number may be included in a contact list in Google Drive for the purpose of internal communication for the members of the association. Personal data will not be passed on to third parties.

» Use of my name

My name may be used in connection with the ILMPULS e. V. be referred to as follows (For example, on the website or on signature lists):

- ☐ completely (example: "Max Mustermann")
- ☐ shortened (example: "Max M.")
- ☐ not at all (anonym)

» Use of photos of me

In addition, I agree that photos of me may be processed and published for the following publications of the association.

- ☐ social networks (Instagram, Facebook etc.)
- ☐ Internet presence of the ILMPULS e.V.

No liability claim exists or arises against the ILMPULS e.V. for the type and form of use of its website or that of third parties, for example for the downloading of images and subsequent use by third parties. This consent is valid indefinitely.

» Acting according to the purpose of the association

Hereby I confirm that I am always in the sense of the association purpose of ILMPULSE e. V. and, in the event of an infringement, will assume responsibility for the consequences.

place, date, signature (the legal representative for minors)

I am aware that this consent can be revoked at any time and without giving any guarantees for the future (Art. 21 lit. a. GDPR). The revocation must be made in writing to the address of the ILMPULS e.V. or by e-mail to mitgliedschaft@ilmpuls.de. I have received the information sheet about the rights of the persons concerned, especially according to Art. 15 Sect. 1 lit. a. GDPR, Art. 16, 17 Sect. 1 lit. a. GDPR.

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INFORMATION SHEET ON THE RIGHTS OF THE PERSONS CONCERNED

(Extract from the EU general data protection regulation)

» Right of access by the data subject (Art. 15 Sect. 1 lit. a. GDPR)

1. The data subject shall have the right to obtain from the controller confirmation as to whether or not personal data concerning him or her are being processed, and where that is the case, access to the personal data and the following information:

- (a) the purposes of the processing;
- (b) the categories of personal data concerned;
- (c) the recipients or categories of recipient to whom the personal data have been or will be disclosed, in particular recipients in third countries or international organisations;
- (d) where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period;
- (e) the existence of the right to request from the controller rectification or erasure of personal data or restriction of processing of personal data concerning the data subject or to object to such processing;
- (f) the right to lodge a complaint with a supervisory authority;
- (g) where the personal data are not collected from the data subject, any available information as to their source;
- (h) the existence of automated decision-making, including profiling, referred to in Article 22(1) and (4) and, at least in those cases, meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for the data subject.

» Right to rectification (Art. 16 lit. a. GDPR)

The data subject shall have the right to obtain from the controller without undue delay the rectification of inaccurate personal data concerning him or her. Taking into account the purposes of the processing, the data subject shall have the right to have incomplete personal data completed, including by means of providing a supplementary statement.

» Right to erasure ('right to be forgotten') (Art. 17 Sect. 1 lit. a. GDPR)

1. The data subject shall have the right to obtain from the controller the erasure of personal data concerning him or her without undue delay and the controller shall have the obligation to erase personal data without undue delay where one of the following grounds applies:

- (a) the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
- (b) the data subject withdraws consent on which the processing is based according to point (a) of Article 6(1), or point (a) of Article 9(2), and where there is no other legal ground for the processing;
- (c) the data subject objects to the processing pursuant to Article 21(1) and there are no overriding legitimate grounds for the processing, or the data subject objects to the processing pursuant to Article 21(2);
- (d) the personal data have been unlawfully processed;
- (e) the personal data have to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject;
- (f) the personal data have been collected in relation to the offer of information society services referred to in Article 8(1).

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