

POLICY REGARDING THE PROCESSING OF PERSONAL DATA PURSUANT EU REGULATION 2016/679 (GDPR) AND NATIONAL LEGISLATION ON PRIVACY



DATA PROCESSING CONTROLLER Fondazione MAIRE - Ente del Terzo Settore ("Foundation" or "Data Controller")

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PERSONAL DATA PROCESSED

Name, surname, e-mail address.



PROCESSING PURPOSES



LEGAL BASIS OF PROCESSING



DATA RETENTION PERIOD

For sending information material about the Data Controller's activities (such as newsletters, brochures, event invitations) by e-mail.

Consent (optional and revocable at any time)

Until the consent is withdrawn. In case of withdrawal of consent, data will be destroyed and deleted.



DATA SUPPLY

The provision of data is optional, however the failure to provide information would make it impossible for the Foundation to transmit newsletters relating to the activities carried out by the Foundation.



CATEGORIES OF DATA RECIPIENTS



The data acquired by the Foundation may be communicated and/or disseminated externally for various reasons: in particular, the data may be made available to entities that perform activities related to the management of the Foundation's information system, competent authorities and/or public bodies and supervisory and control bodies for the possible fulfilment of legal obligations, agencies and communication companies, as well as other entities that collaborate in any way with Foundation to achieve the purposes mentioned above.



PARTIES AUTHORIZED FOR PROCESSING

The data may be processed exclusively by employees and collaborators of the Foundation assigned to the pursuit of the above-mentioned purposes, who have been expressly authorised for processing and who have received appropriate operational instructions.





TRANSFER OF PERSONAL DATA TO COUNTRIES OUTSIDE THE EUROPEAN UNION

Foundation may transfer personal data to third parties such as independent Data Controllers or to Processors to enable the activities listed in this privacy policy. In the event that such transfer takes place to countries that do not provide the same level of protection provided by the GDPR or applicable legislation, or in any case an adequate level of protection of personal data, Foundation will ensure that each of these recipients assumes specific contractual obligations in accordance with the applicable laws on personal data protection (including the signing of Standard Contractual Clauses approved by the European Commission), unless the Foundation can refer to any other legal basis for the transfer of such information.

RIGHTS OF DATA SUBJECT - COMPLAINTS TO THE CONTROL AUTHORITY

By contacting the Group Corporate Affairs, Governance, Ethics & Compliance Depart. via e-mail privacy@groupmaire.com the data subjects can ask the Data Controller to have access to their data, deletion, the correction of inaccurate data, the integration of incomplete data, the limitation of processing in the cases provided for by article 18 GDPR¹, and oppose the processing carried out for legitimate interest of the controller.



Furthermore, if processing is based on consent or on the contract and is carried out using automated tools, the data subject shall have the right to receive the data in a structured and commonly used format that can be read on automatic devices, and, if technically feasible, to send them to another controller without impediments.

The data subject shall have the right to refusal the consent for the processing of information material in any moment and to oppose the processing carried out for the same purposes. Nevertheless, the data subject that prefers to be contacted by non-automated means may refuse the automated communication.

Data subjects are entitled to lodge a complaint with the competent supervisory authority.

¹ The right to limitation of the processing consists in the temporary submission of the data to the storage operation only, in the following cases provided for by art. 18 GDPR:

a) the accuracy of the personal data is contested by the data subject, for a period enabling the controller to verify the accuracy of the personal data:

b) the processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead;

c) the controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defense of legal claims;

the data subject has objected to processing pursuant to Article 21(1) pending the verification whether the legitimate grounds of the controller override those of the data subject.