



20122 - Milano

## PRIVACY DISCLAIMER FOR SUPPLIERS

Rev. 2017

## SCOPE OF DISSEMINATION AND CATEGORIES OF PEOPLE

Ø

Personal data will be known and processed, in accordance with current legislation, by the institution's staff, identified as in charge, in service at the relevant facilities. The personal data collected by the organization may be communicated, for the pertinent to the aforementioned purposes, also to the following subjects or categories of subject:

Subjects to which communication is required by law, by regulation or by national and European legislation as well as for the enforcement of contractual obligations or prior: (eg banks, insurance and the like typically entities)

Subjects who was essential to communicate such data for the activities closely related to the existing relationship with the organization, such as consultants, professionals, employees or suppliers who work with the organization to aspects related to the management activities

Legal, accounting work for study and resolution of any legal problems relating to the contractual position in place (for example, Avvocatura dello Stato, for the purposes of the criminal litigation, civil and administrative, judicial authorities of whatever order and able, referees, Administrations involved, for the management of extraordinary appeals to the President of the Republic, the judicial Police bodies, Tax Commissions; Freelancers, for the purpose of legal aid or advice, including those counterparty when due; insurance companies, in case of insurance policies containing such communications), Accounting and Tax consultant;

All subjects any recipients of the organization's communication campaigns (for the purpose n.2)

## MAIN LEGAL SOURCES



The data are used for the development of the institutional aims of the terms laid down in laws, regulations and national and EU regulations that the organization should follow. According to Regulation (EU) 2016/679, explicit normative references updated to their latest review state involving obligations or tasks on which could be possibly carried out the treatment of sensitive and judicial data, are available from the Data Controller, represented by the President at the time appointed. Such data may be disclosed as part of the pursuit of the intended purposes, only where required by law or regulation. It is without prejudice the communication or dissemination of data requested, in accordance with the law, police forces, judicial authorities, intelligence and security agencies or other public bodies, for purposes of defense or state security or the prevention, detection or suppression of crime. The data subject has the right to lodge a complaint with a supervisory authority.

## DATA SUBJECT'S RIGHT



At any time the data subject could exercise his rights against the data controller or data processor in accordance with Regulation (EU) 2016/679 by contacting the owner using the following contacts: <u>privacy@consmilano.it</u> – Conservatorio di Musica "Giuseppe Verdi" Via Conservatorio, 12 20122 - Milano (for written communications), represented by the President at the time appointed. To ensure the proper exercise of the rights, the person must make themselves identifiable unequivocally. The organization is committed to providing feedback within 30 days and, in case of impossibility to respect these times, to justify any extension of the deadline. The feedback will be free of charge except in cases of unfounded (eg. There are no data concerning the applicant concerned) or excessive demands (ie. Repetitive over time) which may be charged a fee not exceeding the actual costs incurred for the research conducted in this case. The rights referring to personal data concerning deceased persons may be exercised by those who have a personal or acts to protect or for family reasons deserving protection. **RIGHT TO GET ALL OF** 

a manifestly disproportionate to the protected right by the organization

• updating, correction or integration of data and limitation

• existence or otherwise of their personal data and that such data are made available in an intelligible form

•cancellation, anonymization or blocking of data processed in violation of the law (including those for which

• confirmation that the transactions referred to in paragraphs above have been made known even to those

to whom the data were communicated or disclosed, except where such compliance is impossible or involves

conservation is not necessary for the purposes for which it was collected and subsequently processed)

origin of the personal data

categories of processed data

- the purposes and methods of treatment
- retention period
- the logic applied in case of processing with the aid of electronic instruments

· identity of the data controller, data processor

• subjects and categories of subjects to whom the personal data can be communicated or who can learn about them as managers

or in charge even in Third Countries

existence of the profiling process

**RIGHT TO OPPOSE** 

· a copy of the processed data

• the processing of personal data concerning the data subject including profiling for legitimate reasons, even if pertinent to the purpose of collection

• the processing of personal data concerning him for the purpose of: sending advertising material, direct sale, conducting market research, commercial communications

• the processing of data processed for the purposes of historical or scientific research or statistical purposes except in cases of public interest in the treatment