

## Statement on data processing - synopsis

In accordance with Art. 13 of the EU Regulation 2016/679 (GDPR), the following information is available in order to increase awareness of the characteristics and methods of processing of data:

### a) Identity and contact data

The data processing "Owner" is Regione Liguria (Regione), with head office in piazza De Ferrari 1 – 16121 Genova

### b) Data Protection Officer contact data (DPO)

Regione Liguria Protection Officer can be contacted at: [rp@regione.liguria.it](mailto:rp@regione.liguria.it); [protocollo@pec.regione.liguria.it](mailto:protocollo@pec.regione.liguria.it); tel: 010 54851.

Processing purposes and legal basis

Data is processed in complete respect of the law, fairness, transparency, and within the purpose and storage limitation, minimization, accuracy, integrity, confidentiality and responsibility as per Art 5 of GDPR.

As process Owner, Regione Liguria will process the data you have provided under Art. 6 lett. e) of GDPR “processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller”. In particular, data will be collected and processed, either on paper or digitally, for purposes including the promotion of experiential tourism. Regione, furthermore, commits in informing you about any future changes of the aforesaid purposes before proceeding with any further data treatment.

### c) Providing data

Users are obliged to provide their data according to the requirements of the Terragir 3 agreement. Failure to do so will prevent the user from completing the procedure or accessing the opportunity to cooperate in initiatives linked to the Terragir3 project.

### d) Data processing and storage duration

Data processing and storage duration comply with EU Regulation 2016/679 II (Principles) and IV (Owner of treatment). Data will be stored in accordance with current law. Later, they will be cancelled or made anonymous.

### e) Recipients and possible recipient categories of personal data

Data processed for the purposes mentioned above will be shared with or made available to:

- Liguria Digitale Spa, Parco Scientifico e Tecnologico di Genova Via Melen 77, 16152 Genova, Telefono: 010 - 65451 Fax: 010 – 6545422 Mail: [info@liguriadigitale.it](mailto:info@liguriadigitale.it); certified



email [protocollo@pec.liguriadigitale.it](mailto:protocollo@pec.liguriadigitale.it), as subject in charge of treatment as regards the management of the IS;

- other entities identified by Regione to comply with legal requirements

#### f) Transferring data in third countries

Once collected, the data could be transferred to a non-EU country (Third Country), as part of the University's obligations and interests. The Owner guarantees that the non-EU transfer will only be towards third countries that the European Commission (Art.45 GDPR) has deliberated as adequate or towards third countries that provide a guarantee recognised as adequate as in Art.46 del GDPR. (For example, adequate measures of guarantees have been adopted for Google services in the Educational sector; see Google's Privacy and Security section for more information which is available on the University website. Such services imply transferring personal data to a non-EU country, eg Google's "in cloud").

#### g) Data rights

Users have the following rights under Arts.15, 16, 17, 18, and 21 of GDPR:

1. rights of access to personal data and all the information in Art.15;
2. right to cancel incorrect or incomplete personal data (Art.16)
3. right to cancel ("right to be forgotten", Art.17) personal data with the exception of those contents which the University needs to keep, see F) or the University has a legitimate interest in keeping it for purposes of public interest;
4. right to processing limitations (Art.18) ie the right to obtain processing limitation from the processing owner when one of the issues in Art.18 occurs, except concerning the need and obligation to process the data in order to provide the services on offer;
5. right to data portability (right can only be applied digitally), (Art. 20);
6. right to oppose processing of personal data that concerns students (Art. 21) including profiling.

Please write to the address below for more information:

[rpd@regione.liguria.it](mailto:rpd@regione.liguria.it); [protocollo@pec.regione.liguria.it](mailto:protocollo@pec.regione.liguria.it); [gloria.manaratti@regione.liguria.it](mailto:gloria.manaratti@regione.liguria.it)

#### h) Transferring data to a third country

Once collected, the data could be transferred to a non-EU country (Third Country), as part of the University's obligations and interests. The Owner guarantees that the non-EU transfer will only be towards third countries that the European Commission (Art.45 GDPR) has deliberated as adequate or towards third countries that provide a guarantee recognised as adequate as in Art.46 del GDPR. (For example, adequate measures of

guarantees have been adopted for Google services in the Educational sector; see Google’s Privacy and Security section for more information which is available on the University website. Such services imply transferring personal data to a non-EU country, eg Google’s “in cloud”).

**i) Data storage duration**

Personal data concerning university records (eg name, date of birth, etc, qualifications, mid-degree course exam assessment, final exam, rankings, reports etc) will be stored without limits in order to comply with requests for individual certificates and requests for checks and as part of University obligations to archive this information in accordance with current law.

Contact information (telephone, personal email) are stored for a period necessary to fulfil the purposes for which it was collected and later will no longer be used by the University.

Date, .....

Signature.....