

PERSONAL DATA PROCESSING POLICY

Aquilasmus - Erasmus Student Network L'Aquila (hereinafter, "Aquilasmus"), located at L'Aquila, Via Giovanni di Vincenzo 16/B (laquila@esn.it) as data controller, informs you that, pursuant to art. 13 EU Regulation n. 2016/679 (hereinafter, "GDPR"), your data will be processed in the manner and for the purposes indicated in this statement.

Object and purpose of the processing

The data object of the treatment are those that you provided us (name and surname, birthdate, gender, Country, Degree Course, postal address, mobile number, whatsapp number, facebook contact, document type and document number). This data are collected by any means possible and is required to become a member of Aquilasmus and to be able to send you information about the activities of the association, those of two external subjects, Erasmus Student Network Italy and Erasmus Student Network AISBL. You will be able to receive further communications from commercial and institutional partners of the local (<http://www.esnlaquila.it/en/partners>) and national (<http://www.esnitalia.org/it/partners>) levels.

Data processing procedures

The processing of your personal data is carried out through the operations indicated in article 4, paragraph 2 of the GDPR and specifically the: collection, recording, organisation, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination, alignment or combination, restriction, erasure or destruction. The processing of data will be done with electronic and non-electronic means for the pursuit of the purposes set out above, in compliance with the provisions of the law and the principles of fairness, applying standard security measures to minimize the risks of disclosure.

The data will be kept until you are member of the association or until you use the services of our Association and then for a time in accordance with the requirements of the law.

Communication of data

Personal data may be shared with institutional and commercial partners of Aquilasmus, with Erasmus Student Network Italy, Erasmus Student Network AISBL and their respective institutional and commercial partners, in order to improve the experience of exchange projects for the members of Aquilasmus and other associations belonging to the Erasmus Student Network.

Without the need for your expressed consent (pursuant to Article 6 letter b) and c) GDPR), Aquilasmus may communicate your data, for the purposes referred to in art. 2.A) to Supervisory Bodies, Judicial Authorities, to insurance companies for the provision of insurance services, as well as those subjects to whom the communication is mandatory by law for the accomplishment of said purposes. These subjects will process the data in their capacity as independent data controllers.

Aquilasmus declares that personal data may be shared with natural or legal persons established in the European Union. The eventual transfer outside the European Union will

only take place through companies based in countries with privacy regulations deemed appropriate by decision of the European Commission. Personal data may be shared with companies located in the United States having a certificate of compliance to the EU-US Privacy Shield.

Rights of the Data Subject

As data subject, you have the rights set forth in articles from 15 to 22 of the GDPR and specifically:

1. You have the right to obtain confirmation of the existence or not of your personal data, even if not yet registered, and communication of the same in an intelligible form;
2. You have the right to be informed of: a) the origin of the personal data; b) the purposes and methods of its treatment; c) the logic applied in case of processing data with the aid of electronic tools; d) the identity of the owner and managers of the data; e) the identity of subjects or categories of persons to whom the personal data may be communicated or who can learn about them as managers.
3. You have the right to request: a) update, rectification, and, when deemed of interest, the integration of the data; b) the erasure, the conversion to an anonymous format or the block of data that has been processed in violation of the law, including those data that do not need to be retained for the purposes for which it was collected and processed; c) confirmation that the operations described in sections a) and b) were made known, including their content, to the parties to whom the data was communicated or transmitted, except in cases when it may not be possible to do so or when it necessitates a disproportionate effort compared to the protected right;

Where applicable, you also have the rights under articles from 16 to 21 of the GDPR (Right to rectification, right to erasure (right to be forgotten), right to restriction of processing, right to data portability, right to object, as well as the right to lodge a complaint with a supervisory authority).

Methods of exercising of the rights

At any time you can ask by post or email the Data Controller to change or delete your data (name and surname, birthdate, gender, Country, Degree Course, postal address, mobile number, whatsapp number, facebook contact, document type and document number).

Your request will be satisfied within 30 days.

Any reason for dissatisfaction or protest can be reported by you to the Guarantor for the protection of personal data.