

Information on the processing of personal data pursuant to art. 13 of EU Regulation 2016/679 (General Data Protection Regulation)

We Inform you that the data collected will be processed in accordance with current legislation on the protection of personal data.

MAIN DATA

a) the identity and contact details of the data controller and, where applicable, his representative

The data controller is the Metropolitan City of Milan that you can contact at the following references:

Telephone: **02 / 7740.1**

PEC address: Protocol@pec.cittametropolitan.mi.it

PEO address: Protocol@cittametropicole.mi.it

b) the contact details of the Data Protection Officer, where applicable

You can also contact the Data Protection Officer at the following e-mail address:

protezionedati@cittametropicole.mi.it

c) the purposes of the processing for which the personal data are intended as well as the legal basis of the treatment

- pursuant to article 6 par. 1 letter e) of Regulation 2016/679 [if necessary for the execution of a task of public interest or connected to the exercise of public powers with which it is invested the data controller]

- pursuant to article 6 par. 1 letter a) of Regulation 2016/679 [if the interested party has expressed the consent to the processing of personal data for one or more specific purposes] - pursuant to article 6 par. 1 letter b) of Regulation 2016/679 [if necessary for the execution of a contract of which the interested party is a party or to the execution of pre-contractual measures adopted on request of the same]

- pursuant to article 6 par. 1 letter c) of Regulation 2016/679 [if necessary to comply a legal obligation to which the data controller is subject]

The processing is carried out with the aim of participating in the adhesion to the Working Protocol of Stand by Me, pursuant to art. 6 par. 1 letter a) of Regulation 2016/679.

d) if the processing is based on art. 6 par. 1 letter f), the legitimate interests pursued by Data controller or third parties

Not applicable in the specific case.

e) any recipients or any categories of recipients of the personal data

Your data could possibly be processed by private and public subjects for activities instrumental to the purposes indicated, which the Entity will use as data processors. They may also be disclosed to public entities if necessary for compliance with any legal obligations, always in compliance with current legislation on the protection of personal data.

f) where applicable, the intention of the data controller to transfer personal data to a third country or an international organization and the existence or absence of a decision on the adequacy of the commission or, in the case of transfers pursuant to art. 46 or 47, or art. 49, second paragraph, with reference to the appropriate or opportune guarantees and the means for obtaining a copy of such data or the place where it was made available.

There is no provision for the transfer of data to a third country.

FURTHER DATA

a) the retention period of personal data or, if this is not possible, the criteria used to determine this period.

The data will be kept for the time necessary to follow the indicated purposes and in compliance with the legal obligations related to the organization's document conservation plan.

b) the existence of the right of the interested party to ask the data controller for access to the data personal data and the rectification or cancellation of the same or the limitation of the processing that concern or oppose their treatment, in addition to the right to data portability.

You will be able to assert your rights of access, rectification, cancellation and limitation to processing in the cases provided for by current legislation.

c) if the treatment is based on art. 6 par. 1, letter a) [GIVING CONSENT] or on art. 9 par. 2, letter a) [EXPRESS CONSENT PERFORMANCE], the existence of the right to withdraw consent at any time without prejudice to the lawfulness of the processing based on the consent given before the revocation

You can revoke the consent you have given at any time, by requesting the data controller.

d) the right to lodge a complaint with a supervisory authority

You have the right to lodge a complaint with the Privacy Authority if you deem it necessary.

e) if the communication of personal data is a legal or contractual obligation or a requirement necessary for the conclusion of a contract, and if the data subject is obliged to provide the data personal as well as the possible consequences of failure to communicate such data

We inform you that the provision of data is mandatory and aimed exclusively at guarantee their participation in joining the Stand by Me Working Protocol; if not will provide such information, it will not be possible to take part in this initiative.

f) the existence of an automated decision-making process, including profiling pursuant to art. 22, par. 1 and 4, and, at least in such cases, significant information on the logic used, as well as the importance and expected consequences of such processing for the data subject

Not applicable.

Milan, 14/09/2020

Signed by the
Director of the Economic and Social Development, Sector
Private Transport and Tourism
Dr. Dario Parravicini
(Digitally signed pursuant to Article 24 of Legislative Decree no. 82/2005 and subsequent amendments and additions)