

PROTECTION OF PERSONAL DATA

PURSUANT TO ART. 13 - REGULATION (EU) 2016/679

According to the art. 13 of the Regulation (EU) 2016/679 FONDAZIONE CASSA DI RISPARMIO DI TORTONA, with head office in Corso Leoniero n. 6, C.P. 92, 15057 Tortona (AL), as dta controller, informs users of the website www.fondazionecrtortona.it requesting for informations on the following:

PROCESSED DATA

Personal identification data provided by the person concerned through the form on the website of the Data Controller

PURPOSE	LEGAL BASIS OT THE TREATMENT
Provide feedback to the request of the person	Voluntary provision of data
concerned and for the connected and	
instrumental activities	

NATURE OF THE PROVISION OF DATA

The provision of personal data by users is optional. However, failure to provide the data will make it impossible to proceed with the forwarded request or the ones the user intends to send.

PROCESSING METHODS

Data processing is carried out through computerized praocedures or in any case electronic and paper supports by people authorized by the owner and specially trained ti guarantee the respect and protection of the processed personal data.

For preservation, the Data Controller guarantees the adoption of all appropriate security measures as required by law.

DATA RETENTION PERIOD

The data will be processed for the period of time strictly necessary to achieve the purposes for which they were collected (processing requests received) and in any case for two years from the first contacts if in the meantime the right of opposition is not exercised by the interested party, save the possible establishment of contractual relationships with the owner.

FONDAZIONE CASSA DI RISPARMIO DI TORTONA

COMMUNICATION AND DIFFUSION, ADDRESSEE

The processing of personal data will be carried out, by means of subjects expressly and specifically

designated by the Data Controller, as managers or agents.

The data may also be processed by third parties (outsourcers) and consultants, which are used for

the provision of services related to the purpose pursued, which our organization evaluates from time

to time if to appoint as managers of the treatments, to ensure greater protection.

In all cases, these subjects will process the data in accordance with the instructions received from

the Owner, according to operational profiles assigned to them in relation to the functions performed,

limited to what is necessary and instrumental for the execution of specific operations within the

services requested and exclusively to achieve the purposes indicated in this statement.

The list of Data Processors, constantly updated, can be requested by sending a communication

according to the instructions indicated in the following point regarding the rights of the data subject.

They may also be communicated to public and / or private third parties and competent authorities

that can access the data according to the law.

The data will not be spread, sold or exchanged with third parties without the express consent of the

person concerned.

EXTRA EU DATA TRANSFER

We inform you that currently the data controller does not transfer your personal data to a third

country or an international organization.

Should he decide to transfer your personal data to a third country or an international organization,

such transfer will take place only in the presence of an adequacy decision of the European

Commission or, in the case of transfers referred to in Article 46 or 47, or in the second paragraph of

Article 49, only in the presence of express reference to the appropriate guarantees and the means to

obtain a copy of such data or the place where they have been made available.

RIGHTS OF THE INTERESTED PARTIES

The interested parties, to whom the personal data refer, have the right to exercise the following

rights at any time:

Art. 7 - Right to revoke consent time. Withdrawal of consent does not affect the lawfulness of



	a giving his l
processing based on consent prior to revocation. Before consent, the interested party is informed of this.	_
	CONSENT IS
withdrawn as easily as it is granted.	II
Art. 15- Right of access The interested party has the right to obtain from the data	
the confirmation that the processing of his/her personal d	Ü
carried out and in this case, to obtain access to persona	al data and
information regarding the processing.	
Art. 16 – Right of The interested party has the right to obtain from the data	
rectification of inaccurate personal data concerning h	im without
undue delay. Taking into account the purposes of the proc	cessing, the
interested party has the right to obtain the integration of	incomplete
personal data, even providing a supplementary declaration	on
Art. 17 - Right to The interested party has the right to obtain from the data	a controller
<u>cancellation (right to</u> the deletion of personal data concerning him without	
oblivion) delay and the data controller has the obligation to delet	•
data without undue delay.	
Art. 18 - Right to limit the The interested party has the right to obtain the treatmen	t limitation
treatment from the data controller when one of the following h	
occurs:	.,,,
a) the interested party disputes the accuracy of the	e personal
data, for the period necessary for the data controller to	-
accuracy of such personal data;	verily the
b) the processing is unlawful and the interested par	ty onnoses
the deletion of personal data and requests instead that	
limited;	. Its use be
c) although the data controller no longer needs th	om for the
purposes of processing, personal data are necessar	-
interested party to ascertain, exercise or defend a right in	
d) l'interessato si è opposto al trattamento ai sensi c	
21, paragrafo 1, in attesa della verifica in merito al	
prevalenza dei motivi legittimi del titolare del trattamento	•
quelli dell'interessato. The interested party has oppose	
processing pursuant to Article 21, paragraph 1, exp	
verification about the possible prevalence of the legitima	
of the Data Controller compared to those of the intereste	ed party.
Art. 21 - Right of The interested party has the right to object at any time,	for reasons
opposition related to his particular situation, to the processing of pe	rsonal data
concerning him pursuant to Article 6, paragraph 1, let	ters e) of),
including profiling on the basis of these provisions.	
Art. 22 - Right to not be The interested party has the right not to be subjected to	a decision
subjected to automated based solely on automated processing, including profi	ling, which



decision-making, including profiling	produces legal effects that concern him or that significantly affects his person
Art. 77 - Right to lodge a complaint	the interested party who considers that the treatment concerning him violates the current privacy legislation has the right to lodge a complaint with the supervisory authority

THE DATA CONTROLLER

The owner of the processing of personal data is FONDAZIONE CASSA DI RISPARMIO DI TORTONA, based in Corso Leoniero n. 6, C.P. 92, 15057 Tortona (AL).

For any communication relating to the exercise of the rights of the person concerned as well as to know the updated list of those responsible for the processing of personal data, it is possible to contact: info@fondazionecrtortona.it

CHANGES AND UPDATES

This information may be subject to changes and additions, also as a result of regulatory changes. We will constantly update the information.

Last modification date 9.04.2019

The Owner

LA FONDAZIONE CASSA DI RISPARMIO DI TORTONA