Information on the processing of personal data belonging to data subjects taking admission tests, undergraduate and post-graduate students enrolled in all the degree programmes, single courses, vocational master programmes, post-graduate programmes, lifelong learning programmes, doctoral programmes, State Certification Exams and students participating in international mobility programmes (pursuant to the Regulation EU 679/2016)

Introduction

Pursuant to article 13 and 14 of the EU Regulation 2016/679 (“GDPR”) on the protection of individuals with regard to the processing of their personal data, and the free movement of such data which repeals Directive 95/46/EC, The University of Milan informs all data subjects taking admission tests for degree programmes, undergraduate and post-graduate students enrolled in all the degree programmes, single courses, vocational master programmes, post-graduate programmes, lifelong learning programmes, doctoral programmes, State Certification Exams and incoming and outgoing students participating in international mobility programmes, on the processing of their personal data.

The above is without prejudice to compliance by The University of Milan with legislation in force governing transparency and the mandatory publication of data and documents.

1. Data Controller and Data Protection Officer

The Data Controller is The University of Milan, and specifically the pro tempore Rector, Via Festa del Perdono n. 7, 20122 Milan, e-mail infoprivacy@unimi.it.

Pursuant to articles 37 et seq of the EU Regulation 2016/679, the University has appointed Pierluigi Perri, c/o Department “Cesare Beccaria”, Via Festa del Perdono n. 7, 20122 Milan, e-mail dpo@unimi.it, as the Data Protection Officer.

2. Type of data processed, purpose and legal basis of processing

In all cases, the personal data being processed is:

a) personal and contact data (name, surname, date and place of birth, tax code number, residence, legal domicile, citizenship, email, PEC certified email, telephone number), complete identity document, passport-sized photo, visas/resident permits;

With regard to specific situations or in order to meet requests made by students, the following personal data may be subject to processing:

b) data relating to prior careers (secondary schools or any academic career), qualifications

c) bank data, income and wealth data concerning the person and his or her household

d) categories of special data such as ethnicity, refugee status, data relating to health, sexual orientation

e) data relating to criminal convictions or offences and associated security measures.

The purposes of data processing are:
the use of IT services and email
- enrolment on degree programme admission tests and tests to assess educational background
- enrolment on degree programmes, State Certification Exams
- the use of benefits and incentives including those relating to education right programmes
- payment of university fees
- the provision of in-person and e-learning educational activities and exams, booking of services related to educational and study activities
- the participation in traineeships and internships, including orientation internships and placements, the use of counselling services and other services designed to facilitate university studies for students with disabilities or specific learning disabilities (SLD)
- tutoring services, assistance and social inclusion
- management of the educational track
- communication of incentives and promotions
- the use of canteen services and student accommodation
- participation in international mobility programmes
- students’ careers and gained skills
- election of student representatives to University governance and in national and regional bodies
- performance of activities related to roles held in University governance bodies
- verification of information declared in self-certifications
- the use of university library services
- access to laboratories and other protected facilities
- statistical surveys and assessment of teaching activities
- communications, institutional information and community development
- disputes, complaints and disciplinary proceedings
- any other processing of personal data required by law.
- improvement to the quality of services and available teaching activities through the use of questionnaires to be filled in by students, some of which are compulsory

Personal data is processed solely within the scope of the University’s institutional purposes and in order to perform specific services requested by users.

The legal basis for processing is article 6 paragraph 1 subparagraph c) of the GDPR, namely fulfilment of a legal obligation to which the Data Controller is subject, in order to verify information declared in self-certifications and for purposes relating to any disputes, article 6 paragraph 1 subparagraph e) of the GDPR and article 2-ter of Legislative Decree 196/03, related to the performance of a public interest duty or a duty connected with the exercise of public powers exercised by the Data Controller or a general administrative act, for all other purposes.

The provision of data is a mandatory requirement, failing which it will not be possible to engage with the University or to use of the requested services and benefits.

3. Source of personal data

In cases where personal data is not acquired from the data subject, the Data Controller provides this information within a reasonable period of time after obtaining the personal data or, if the personal data are to be used for communication with the data subject, at the latest at the time of the first communication to
that data subject, or lastly if a disclosure to another recipient is envisaged, at the latest when the personal
data are first disclosed.

4. Means of data processing

The acquisition of data takes place in accordance with principles of adequacy, relevance and limitation to
what is necessary in relation to the purposes for which they are processed. Personal data is processed in
accordance with principles of lawfulness, fairness, and transparency, as required by law, including through
the use of digital instruments designed to store and manage such data, and however in such a manner as to
ensure the security of personal data and safeguard the data subject’s confidentiality.

5. Categories of recipients of the personal data

Personal data shall be processed in accordance with applicable legislation in force, by the University’s
employees (persons authorised to process personal data) in accordance with their functions as per the
University organisational chart. Personal data should also may be forwarded:

a) to all facilities pertaining to the University of Milan, including functional and service centres, to the UNIMI
Foundation, to other Universities, including foreign universities, to non-commercial public entities or private
consortium members or partner organisations when it is necessary to forward such data in order for the
University or the applicant organisation to perform its institutional functions or in order to meet specific
requests made by the data subject or, in all cases, for institutional activities performed by the University in
its own interest;

b) to external entities identified as Data Processors (for example public and private entities managing
university residences and/or other services relating to Education Right Programmes, third parties processing
data to manage the University’s IT systems and services, third parties managing funds and collaborating to
organise post-degree training activities, third parties engaged to print degree certificates, entities performing
security and safety services at the University’s facilities, external parties providing tutoring, assistance and
social inclusion services);

c) to public and private entities in order to facilitate job orientation, training and employment of the
University’s students and graduates;

d) to financial entities managing the bank services associated with the bank card/badge issued during
enrolment (in the event of students enrolled on courses granting entitlement to university badges), which
process the data in their capacity as independent data controllers and provide data subjects with their
specific data protection policies;

e) to members of the Examination Board;

f) to MUR [Ministry of Universities and Research], CUN [Italian National University Council], Department of
Public Functions, the Foreign Ministry, Police, Embassies and foreign public authorities (even outside EU),
Italian Representatives abroad, Attorney General’s Office, hospitals, judicial authorities, Tax Authority, Italy’s
Regions, Municipalities, Ministry of Employment, public and private entities where traineeships are held and
to organisations which verify information declared in self-certifications;
g) in case of specializing doctors to Hospitals and to other public and private entities and/or other universities (to the extent that they process personal data within the framework of duties and functions performed on behalf of the University);

h) to the occupational physician.

Within the framework of the activities listed in point 2, special categories of personal data and data relating to criminal conviction and offences may only be forwarded where allowed by legal provisions or regulations or general administrative acts pursuant to article 2-sexies, paragraph 1 of legislative decree 196/2003 and subsequent amendmends.

In all cases, this is without prejudice to the communication of data requested, in accordance with law, by public security authorities, law courts or other public entities for the purposes of defence, state security and investigating criminal offences, in addition to forwarding of such data to the law courts in compliance with legal obligations, where it is suspected that criminal offences have been committed. Aside from the aforementioned cases, under no circumstances and for no reason whatsoever personal data will be forwarded or disseminated.

Data may be transferred, where necessary, in order to fulfil the purposes indicated above, to third countries in accordance with the provisions of Title V of the GDPR (adequacy decision, SCC, consent granted by the data subject)

6. Transfer of data to third countries or to international organisations

Personal data acquired may be transferred to a country which is not a member of the European Economic Area (EEA, in other words EU + Norway, Lichtenstein Iceland) in cases where:

   a) a specific request is made by the data subject;
   b) incoming and outgoing students participating in International Mobility programmes including within the framework of programmes provided in partnership between several universities/organisations or should students access programmes provided by The University of Milan with study qualifications obtained abroad.

Data pertaining to the aforementioned students may be transferred to:

   a) non-European Union universities or relevant organisations (in cases where it is necessary to check qualifications for professional reasons or to continue studies);
   b) foreign embassies or embassies abroad (including for exemption from military service);
   c) non-European Union organisations/universities which students participating in International Mobility programmes come from and/or which they must attend for all activities relating to the fulfilment and management of students exchange programmes, including within the framework of programmes provided in partnerships between several universities/organisations;
   d) foreign authorities for other purposes such as the granting of benefits or for professional practice;
   e) International organisations for implementing internships etc.

Data is transferred when necessary for important reasons of public interest, in accordance with article 96 legislative decree 196/2003 and as subsequently amended and article 49 paragraph 1, subparagraph d) of the GDPR.
7. Data Retention Period

Personal data contained in the student’s file is kept indefinitely, whereas personal data contained in the other documents shall be kept for the period of time indicated, for each type of document, in the “Guidelines on retention timeframes and the manner in which administrative documents are disposed of” as published on the University’s website.

8. Data Subject’s Rights

Pursuant to articles 15 to 22 of the GDPR, should all conditions be met, the Data Subject may exercise his or her right to ask the Data Controller for access to personal data relating to him or her, rectification and erasure of his or her personal data, restrictions on processing and data portability, by contacting Responsabile della Protezione dei Dati [Data Protection Officer], c/o Dipartimento “Cesare Beccaria”, Via Festa del Perdono n. 7, 20122 Milano – e-mail: dpo@unimi.it.

9. Right to raise objection

Pursuant to article 21 paragraph 1 of the GDPR, the data subject may, at any time, object, for reasons relating to his or her specific situation, to the processing of personal data concerning him or her undertaken pursuant to article 6, paragraph 1 subparagraph e) and specifically when the legal basis of data processing is performing a public interest duty, applying to the following contact address: Responsabile della Protezione dei Dati [Data Protection Officer], via Festa del Perdono, 7, 20122 Milano - e-mail: dpo@unimi.it.

10. The right to file a complaint with an oversight authority or a law court.

Data subjects who believe that personal data relating to them has been processed in breach of the provisions of the Regulation are entitled to file a complaint with the Data Protection Authority as contemplated by article 77 of the Regulation or to take the case before appropriate courts pursuant to article 79 of the Regulation.

11. Amendments to information

This information may later be amended. You are therefore advised to check, in the Privacy section of the website http://www.unimi.it, that the version referred to is the most updated one.

The Rector

signed Elio Franzini