

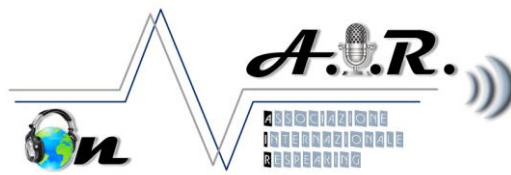
**INFORMATION FOR THE PARTY CONCERNED  
AND REQUEST FOR CONSENT TO THE PROCESSING OF PERSONAL DATA  
ACCORDING TO THE ITALIAN LEGISLATIVE DECREE 196/2003**

We hereby inform you that, according to Art. 13 of the Italian Legislative Decree 196/2003, your personal data, which have been shared with us at the beginning of your relationship with the Association, will be used for one or more of the following purposes:

1. processing of common data for the accounting activities of the Association, accident report book and all the other registers and documents necessary for administrative purposes;
2. filling in of the income statement and fiscal obligations of the Association;
3. payment of social security contributions – both of INPS (Italian National Social Security Institute) and of other social security institutes, – of INAIL insurance contributions (Italian National Institute for Insurance against Accidents at Work), of tax payments relating to income tax withholdings on professional services or other;
4. filling in, if requested, of forms relating to the registering for INPS, INAIL or other insurance and social security institutes;
5. issuing, if necessary, of payment authorisation forms “F24” relating to the accounting and tax management of the Association, contributions of those registered with the separate management of INPS for self-employed workers or of national insurance funds for specific professional categories, including the notification to INPS or said insurance funds as to the methods of calculation and/or payment, paperwork for INPS and insurance funds;
6. sending and receiving of circulars from organizations to our Association to comply with legal obligations.

These data are processed by the computer systems where they are stored and where registers and everything else which is necessary to manage our Association are stored as well, including documents and statements relating to previous years. Said data will be deleted from the system once the legally established term for checks and assessments of the above mentioned legal obligations has expired. All the documents, registers, authorizations, etc. are stored in our computer archive using an electronic data archiving system and will be kept for the period prescribed by law.

We hereby specify that, even in the absence of this request, your data can be disclosed, following examinations or verifications, to the Financial Administration and Social Security Institutes, Revenue Office, Labour Inspectorate and in general all the bodies having the authority to verify and check the regular compliance with the above mentioned obligations.



## WE UNDERSCORE THAT

the processing of data for the above mentioned purposes is fundamental for the regular and compliant management of the Association.

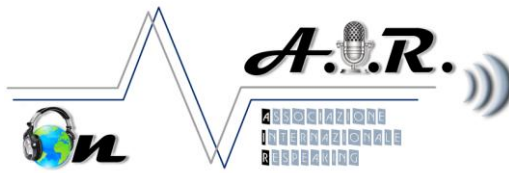
The Association has prepared and shall further improve the safe access and data storage system.

The data controller is the undersigned Association, based in via G. Amendola 27, Ussana (CA), Italy, fax 070918191, tel. 3402701892. The data processor is the Association's Secretary.

We hereby further inform you that, together with the responsibility the Association shall bear to carry out the service requested, Art. 7 of the Legislative Decree 196/2003 confers you the following specific rights:

Art. 7 (Right to access personal data and other rights).

1. The party concerned has the right to obtain confirmation as to the existence, or lack thereof, of personal data relating to him/her, even if said data have not been recorded yet, as well as notification thereof in intelligible form.
2. The party concerned has the right to be informed as to:
  - a) the origin of one's personal data;
  - b) the purposes and processing procedures;
  - c) the logic used in case the data are processed with the aid of electronic tools;
  - d) the identifying details of the controller, processors and of the appointed representative according to Art. 5, par. 2;
  - e) the subjects or categories of subjects to whom the personal data could be disclosed or who could discover them as appointed representative in the territory of the State, as processors or persons in charge.
3. The party concerned has the right to request and obtain:
  - a) the updating, correction and, if s/he deems it necessary, integration of one's personal data;
  - b) the deletion, the transformation into anonymous form or the locking of data which have been processed in violation of the law, including those the storage of which is not necessary for the purposes for which they have been collected or subsequently processed;
  - c) the declaration that the operations as per letters a) and b) have been brought to the attention – relevant content included – of those to whom the data have been disclosed, except for cases in which this proves to be impossible or would entail the use of means manifestly disproportionate to the protected right.
4. The party concerned has the right to oppose, wholly or partly:



- a) the processing of one's personal data for rightful reasons, although said data are relevant to the purpose of their collection;
- b) the processing of one's personal data for the purpose of advertising or direct sale as well as of the carrying out of market research or business communication.

For each request as per Article 7, paragraphs 1 and 2, letters a), b) and c), the party concerned – in case the existence of personal data relating to said party concerned is not confirmed – can be requested to pay a fee, not exceeding the actual costs incurred, according to the methods as per Article 10, paragraphs 7, 8 and 9 of the Legislative Decree 196/2003.

All the above mentioned rights pertaining to personal data relating to deceased can be exercised by anyone who should be interested.

In exercising the above mentioned rights, the party concerned can appoint physical persons/associations as proxy, provided this is done in writing.

According to Art. 13 of the Legislative Decree 196/2003, we reaffirm that the provision of the data is necessary to attain the goals of the Association, to manage the relationship with the Association, to carry out and organize the service as well as to comply with legal obligations, among which those related to insurance, accounting and collection of contributions.

The provision of the data relating to mobile phone number, place and date of birth, tax identification code is optional.

### WE REQUEST

as per Art. 23 of the Legislative Decree 196/2003, your written consent to the processing of said data.

The undersigned \_\_\_\_\_ born in \_\_\_\_\_  
on \_\_\_\_\_ and domiciled in [city] \_\_\_\_\_  
in [street name] \_\_\_\_\_ postcode \_\_\_\_\_ province \_\_\_\_\_

With the signature below I confirm my consent to the processing of my personal data by the controller, the processor and/or the persons in charge as well as to the disclosure of said data to the subjects mentioned in the present document and for the purposed detailed above.

Date and place

Signature

.....

.....