

WHY THIS NOTICE

This page describes how to manage the website www.fondazioneenzoferrari.it in relation to the processing of personal data of the "users" who consult it.

This is an information note that is also made pursuant to and for the 14 EU Reg. 679/2016 to those who interact with web services starting from the address

fondazione@fondazioneenzoferrari.it www.fondazioneenzoferrari.it

Links to websites that may be consulted by the user through special links.

Place of data processing

The treatments connected to the web services of this site take place at the aforementioned headquarters of the Fondazione Casa di Enzo Ferrari-Museum and are only handled by the staff of the offices in charge of processing, or by persons in charge of occasional maintenance operations. No data deriving from the web service is communicated or disseminated, except as indicated below.

Types of data processed

Navigation data

The computer systems and software procedures used to operate this website acquire, during their normal operation, some personal data whose transmission is implicit in the use of Internet communication protocols. This is information that is not collected to be associated with identified interested parties, but which by their very nature could, through processing and association with data held by third parties, allow users to be identified.

This category of data includes IP addresses or domain names of the computers used by users connecting to the site, the addresses in the Uniform Resource Identifier (URI) notation of the requested resources, the time of the request, the method used to submit the request to the server, the size of the file obtained in response, the numerical code indicating the status of the response given by the server (success, error, etc.) and other parameters relating to the operating system and the user's computer environment.

These data are used for the sole purpose of obtaining anonymous statistical information on the use of the site and to check its correct functioning. The data could be used to ascertain responsibility in case of hypothetical computer crimes against the site.

Data provided voluntarily by the user

Following consultation of this site, data relating to identified or identifiable persons may be processed. In particular, it is specified that such processing may take place in relation to personal data provided freely by Users who send their data to the data controller through the contact details on the website c, for example, company e-mail addresses, and / or filling out specific information collection forms on the site. In fact, the optional, explicit and voluntary sending of e-mails to the addresses indicated on this website entails the subsequent acquisition of the sender's address, necessary for the purpose of responding to requests, as well as any other personal data included in the message. Detailed information specifications on the processing of data, pursuant to art. 13 of the EU Reg. 679/2016, are reported, from time to time, in the pages where there are modules for the collection of visitor data. These information are intended to define

limits, purposes and methods of processing each data collection form and each visitor can freely express their consent and authorize the collection of data and the subsequent use.

In general, as regards the data provided voluntarily by the User, we wish to inform Users that the EU Reg. 679/2016 and the Legislative Decree 196/2003, as compatible, provide for the protection of individuals with respect to the processing of personal data. According to this legislation, this treatment will be based on principles of correctness, lawfulness and transparency, protecting your privacy and your rights.

Pursuant to the aforementioned article 14 of the EU Reg. 679/2016, we hereby provide you with the following information.

The processing that the Data Controller may carry out will be carried out through an automated process and / or collection of paper documents

Users are free to provide their own information by sending them to the data controller via the contact details on the website and / or by filling out specific forms for collecting information on the site; in the latter case, failure to provide certain data could, depending on the case, make it impossible to proceed with the activities requested by the User (for example, see "mandatory fields" marked with << * >> all ' internal information collection forms).

the User's personal data will be processed by subjects specifically appointed by the data controller as data controllers and / or by anyone acting under his authority and having access to personal data; these subjects will process your data only when necessary in relation to the purpose of the conferment and only in the performance of the tasks assigned to them by the data controller, undertaking to process only the data necessary for carrying out these tasks and to perform operations only necessary to carry out the same. Furthermore, personal data may be disclosed to third parties only if this is strictly necessary to provide specific services or information requested by the User.

Finally, we point out that the data controller may use internal or external IT technicians for occasional maintenance, updating or assistance, in case of malfunction, of the website.

The communications of data described above are strictly connected to normal business operations in the context of the management of the relationship and are strictly necessary for the purposes for which the data were provided;

c1) the Data Controller may transfer personal data to a third country or an international organization; in these cases the Owner undertakes to carry out the processing only in the presence of appropriate guarantees;

c2) the data will not be disclosed to other third parties, if not asking you, in advance, your express consent. Your personal data will not be disseminated.

The data will be kept for the time necessary to achieve the purposes for which the data were provided; The data will be stored in a form that allows the identification of the data subject for a period of time not exceeding that necessary for the purposes for which they were collected or subsequently processed, after which, if not expressly confirmed by the interested party, will be deleted, save their transformation in an anonymous form.

In the hypothesis in which the personal data provided must be processed for purposes other than those indicated above, the Data Controller will provide you with information regarding this different purpose and any other relevant information.

The Data Controller, taking into account the state of the art and the implementation costs as well as the nature, scope, context and purpose of the processing both when determining the means of processing and at the time of processing itself (so-called risk analysis - accountability), has put in place adequate technical and organizational measures, aimed at effectively implementing the data protection principles and

integrating in the treatment the necessary guarantees in order to meet the requirements of EU Reg. 679/2016 and protect the rights of the data subject.

Data will be processed using methods and instruments that guarantee security (Article 24, 25 and 32 of the EU Reg. 679/2016) and will be carried out through an automated process and through non-automated means (paper archives), to which all the technical and organizational measures to guarantee a level of security appropriate to the risk, so as to ensure on a permanent basis, their confidentiality, integrity, availability and resilience of the systems and treatment services.

We inform you that the processing of data is based on the provisions of art. 6, paragraph 1, lett. a) EU Reg. 679/2016, and the User is free to provide his own information by sending it to the data controller via the contact details on the website and / or by filling out specific forms for collecting information on the site; in the latter case, failure to provide certain data could, depending on the case, make it impossible to proceed with the activities requested by the User (for example, see "mandatory fields" marked with << * >> all ' internal information collection forms).

Ai sensi dell'art. 28 del REG. UE 679/2016, il Titolare del trattamento potrà avvalersi di soggetti terzi che trattano dati per suo conto e da questi formalmente nominati in qualità di responsabili del trattamento dei dati.

Ai sensi dell'art. 29 del REG. UE 679/2016, il Titolare del trattamento potrà avvalersi di chiunque agisca sotto la sua autorità e/o del nominato responsabile; tali soggetti saranno debitamente istruiti.

Il Titolare del trattamento non ha designato il D.P.O. (art. 37 REG. UE 679/2016 e Linee Guida WP articolo 29 del 13.12.2016), in quanto figura non necessaria all'interno della struttura, dato che le caratteristiche dei trattamenti non rientrano nelle fattispecie di cui al citato articolo 37.

The Data Controller also informs that:

- the interested party has the right to ask the Owner to access their personal data and to correct or cancel them or limit their processing or to oppose their processing in addition to the right to data portability (art. 15, Article 16, Article 17, Article 18, Article 20 of the EU Regulation 679/2016); with the exercise of the right of access, the interested party has the right to obtain from the holder confirmation that it is or is not undergoing treatment of personal data concerning him, while the exercise of the right to portability allows the interested party to obtain from the data controller personal data in a structured format, in common and readable use, or the transfer of such data from the original data controller to another (see WP 242 of 13.12.2016);
- the data subject has the right, in the event that the processing is based on Article 6 (1) (a) or Article 9 (2) (a), to withdraw consent at any time without prejudice to lawfulness of the treatment based on the consent given before the revocation;
- the interested party has the right to lodge a complaint with a supervisory authority;
- the interested party has the right to become aware, by the Owner, that he / she must do so without justified delay, of a violation of personal data that could present a high risk for the rights and freedoms of individuals (art 34 EU REGULATION 679/2016).

The full text of the articles of the REG. UE 679/2016 related to your rights (articles from 15 to 22 inclusive and 34) are reported at the bottom of the following policy or, alternatively, will be provided by the Owner at your simple request, sending a communication to the addresses previously indicated.

Cookies

No personal data of users is acquired by the site in this regard.

We do not use cookies to transmit information of a personal nature, nor are used c.d. persistent cookies of any kind, or systems for profiling and / or tracking users. The use of c.d. session cookies (which are not stored permanently on the user's computer and disappear when the browser is closed) is strictly limited to the transmission of session identifiers (consisting of random numbers generated by the server) necessary to allow safe browsing and efficient site.

I c.d. session cookies used on this site avoid the use of other technologies that could compromise the privacy of users' browsing and do not allow the acquisition of personal identification data.

Method of treatment

The processing to which the personal data requested or acquired will be subjected, both prior to the establishment of any contact and / or commercial relationship, collaboration and work regarding any contacts for the sole purpose of promoting the activities of the same Body, its purpose is to fulfill legal and contractual obligations and to verify the correct fulfillment of these obligations by the FONDAZIONE CASA DI ENZO FERRARI-MUSEO and to allow the best exercise of its activities more closely related to the corporate purpose.

Personal data may be disclosed, subject to your formal consent to:

- a) to the founding bodies / institutions / companies of the FONDAZIONE CASA DI ENZO FERRARI-MUSEO;
- b) service companies operating in the sector of financing and / or revisions of a Community and national nature;
- c) external collaborators to the FONDAZIONE CASA DI ENZO FERRARI - MUSEO, as consultants in fiscal and / or accounting and / or legal matters.

The Data Controller

The data controller is FONDAZIONE CASA DI ENZO FERRARI-MUSEO, with registered office in Via Scudari n. 20 (41121) Modena and operational headquarters in Via Santi n. 40 (41123) Modena, in the person of the current Chairman of the Board.

Changes to the Document

The owner of the data processing reserves the right to make changes to this Privacy & Cookies Policy, at any time, by giving publicity to Users on this page. Therefore, we pray Users to frequently consult this page, taking as reference the date of last modification indicated at the bottom.

Against any updates or changes to this document, Users will be placed in a position to understand and evaluate the changes made, by comparing the different versions of the information that may have occurred over time, as the previous versions of the document will still be available for consultation Users on the website.

In case of non-acceptance of the changes made to this privacy statement, the User is required to cease using this website and to request the data controller to delete their personal data by sending a specific communication to the data controller, at the addresses previously indicated

Unless otherwise specified, this Privacy & Cookies Policy will continue to apply to personal data collected

until then.

In case of questions, comments and requests related to this privacy policy, we request Users to contact us at the following addresses:

privacy@fondazioneenzoferrari.it

In ogni caso, invitiamo gli Utenti a segnalare eventuali difficoltà incontrate nel visualizzare questa Privacy & Cookies Policy, al fine di poter, eventualmente, predisporre modalità alternative di informazione.
Data di ultima modifica 5 ottobre 2018

RIGHTS OF THE INTERESTED PARTY

REG. EU 679/2016

Article 15

Right of access of the interested party (C63, C64)

1. The data subject has the right to obtain from the data controller confirmation that the processing of personal data concerning him or her is in progress and, in this case, to obtain access to personal data and the following information:

- a) the purposes of the processing;
- b) the categories of personal data in question;
- c) the recipients or categories of recipients to whom the personal data have been or will be communicated, in particular if recipients of third countries or international organizations;
- d) when possible, the criteria used to determine history; ;
- e) the existence of the right in the interest of processing the rectification or limitation of personal data or limitation of the processing of personal data;
- f) the right to claim a complaint to a supervisory authority;
- g) if the data were not processed by the data subject, all information available on their origin;
- (h) the existence of an automated decision-making process, including the profiling referred to in Article 22 (1) and (4) and, at least in such cases, significant information on the logic employed, and the importance and expected consequences of such processing for the interested party. ;

2. Where personal data are transferred to a third country or to an international organization, the data subject shall have the right to be informed of the existence of adequate safeguards pursuant to Article 46 relating to the transfer.

3. The data controller provides a copy of the personal data being processed. In case of further copies requested by the interested party, the data controller may charge a reasonable fee contribution based on administrative costs. If the interested party submits the request by electronic means, and unless otherwise indicated by the interested party, the information is provided in a commonly used electronic format.

4. The right to obtain a copy referred to in paragraph 3 shall not affect the rights and freedoms of others.

Article 16

Right of rectification (C65)

The data subject has the right to obtain from the data controller the correction of inaccurate personal data concerning him without undue delay. Taking into account the purposes of the processing, the data subject has the right to obtain the integration of incomplete personal data, also by providing an additional declaration.

Article 17

Right to cancellation ("right to be forgotten") (C65, C66)

1. The data subject has the right to accept from the producer the personal data that he has done without unjustified the time in which the personal data, if one of the following reasons exists:

- a) personal data are no longer necessary with respect to current regulations;
- (b) the act revokes the consent on which the treatment is based in accordance with Article 6 (1) (a) or Article 9 (2) (a) and whether there is no other legal basis for the processing ;
- (c) the interest in processing pursuant to Article 21 (1), and there is no legitimate overriding reason to proceed with processing, or opposes processing pursuant to Article 21 (2);

3. Paragraphs 1 and 2 shall not apply to the extent that processing is necessary:

- a) for exercising the right to freedom of expression and information;
- (b) for the fulfillment of a legal obligation requiring treatment under Union or Member State law to which the controller is subject or for the performance of a task carried out in the public interest or in the exercise of official authority of which the data controller is invested;
- (c) for reasons of public interest in the field of public health in accordance with Article 9 (2) (h) and (i) and Article 9 (3);
- (d) for the purposes of archiving in the public interest, for scientific or historical research or for statistical purposes in accordance with Article 89 (1), insofar as the right referred to in paragraph 1 risks making it impossible or to seriously affect the achievement of the objectives of this treatment; or
- e) for the assessment, exercise or defense of a right in court.

Article 18

Right of limitation of treatment (C67)

1. The right has the power to withhold the limitation of processing when one of the following hypotheses occurs:

- a) the interested party disputes the accuracy of personal data;
- b) the processing is illegal and the interest is contrary to the cancellation of personal data and asks instead that it is both the use;
- c) although the data controller no longer needs it for processing purposes, personal data are necessary for the data subject to verify, exercise or defend a right in court;
- d) the interested party has opposed the treatment pursuant to Article 21 (1), pending verification of the possible prevalence of the legitimate reasons of the data controller with respect to those of the interested party.

2. If the processing is restricted pursuant to paragraph 1, such personal data shall only be processed, except for storage, with the consent of the data subject or for the establishment, exercise or defense of a right in court. or to protect the rights of another natural or legal person or for reasons of significant public interest of the Union or of a Member State.

3. The data subject having obtained the processing restriction pursuant to paragraph 1 shall be informed by the controller before the limitation is revoked

Article 19

Obligation to notify in case of rectification or cancellation of personal data or limitation of processing (C31)

The controller shall inform each of the recipients to whom the personal data have been transmitted of any correction or cancellation or limitation of the processing carried out pursuant to Article 16, Article 17 (1) and Article 18, unless this is done reveal impossible or imply a disproportionate effort. The data controller informs the recipient of these recipients if the data subject requests it.

Article 20

Right to data portability (C68)

1. The data subject shall have the right to receive personal data concerning him / her provided to a data controller in a structured, commonly used and readable form by automatic device and has the right to transmit such data to another data controller without impediments on the part of the data controller to whom he has provided them if:
 - (a) the processing is based on consent pursuant to Article 6 (1) (a) or Article 9 (2) (a) or on a contract within the meaning of Article 6 (1) (b) ; is
 - b) the treatment is carried out by automated means.
2. In exercising its rights relating to the portability of data in accordance with paragraph 1, the data subject shall have the right to obtain direct transmission of personal data from one controller to another, if technically feasible.
3. The exercise of the right referred to in paragraph 1 of this Article shall be without prejudice to Article 17. This right does not apply to the treatment necessary for the performance of a task carried out in the public interest or in connection with the exercise of official authority as the data controller is invested.
4. The right referred to in paragraph 1 must not affect the rights and freedoms of others.

Article 21

Right of opposition (C69, C70)

1. You have the right to object at any time, for reasons connected with your particular situation, to the processing of your personal data pursuant to Article 6, paragraph 1, letters e) of), including profiling on the basis of these provisions. The data controller refrains from further processing personal data unless he demonstrates the existence of binding legitimate reasons to proceed with the processing that prevail over the interests, rights and freedoms of the data subject or for the assessment, exercise or the defense of a right in court.
2. If personal data are processed for direct marketing purposes, the data subject has the right to object at any time to the processing of personal data concerning him / her for such purposes, including profiling in so far as it is related to such marketing direct.
3. If the data subject objects to processing for direct marketing purposes, personal data are no longer

processed for these purposes.

4. The right referred to in paragraphs 1 and 2 shall be explicitly brought to the attention of the interested party and shall be presented clearly and separately from any other information at the latest at the time of the first communication with the data subject.

5. In the context of the use of information society services and without prejudice to Directive 2002/58 / EC, data subjects may exercise their right to object by automated means using technical specifications.

6. Where personal data are processed for the purposes of scientific or historical research or for statistical purposes in accordance with Article 89 (1), the data subject shall have the right to object to the processing of personal data for reasons connected with his particular situation concerning him, unless the processing is necessary for the performance of a task in the public interest.

Article 22

Automated decision-making process concerning natural persons, including profiling (C71, C72)

1. You have the right not to be subjected to a decision based solely on automated processing, including profiling, which produces legal effects concerning yourself or which significantly affects your person.

2. Paragraph 1 shall not apply where the decision:

a) is necessary for the conclusion or execution of a contract between the data subject and a data controller;
(b) is authorized by the law of the Union or of the Member State to which the controller is subject, which also specifies appropriate measures to protect the rights, freedoms and legitimate interests of the data subject;

c) is based on the explicit consent of the interested party.

3. In the cases referred to in paragraph 2 (a) and (c), the controller shall implement appropriate measures to protect the rights, freedoms and legitimate interests of the data subject, at least the right to obtain human intervention from the holder treatment, to express their opinion and to challenge the decision.

4. The decisions referred to in paragraph 2 shall not be based on the particular categories of personal data referred to in Article 9 (1), unless Article 9 (2) (a) and (g) applies no adequate measures are in place to protect the rights, freedoms and legitimate interests of the data subject.

Article 34

Communication of a violation of the personal data of the interested party (C68-C88)

1. When the personal data breach is likely to present a high risk for personal rights and freedoms, the data controller shall report the violation of the data subject without undue delay.

2. The communication to the data subject referred to in paragraph 1 of this Article with clear and simple language of the nature of personal data and shall contain at least the information and measures referred to in Article 33 (3) (b), c) and d).

3. The communication of the data subject referred to in paragraph 1 is not required if one of the following conditions is fulfilled:

a) the data controller has implemented the technical and protection measures, in particular those imposed on personal data that are not understood by anyone who is not authorized to access it, such as encryption;
b) the controller has taken measures for the right referred to in paragraph 1;
c) said communication should favor disproportionate. In this case, a public communication or a similar measure is taken, through which the data subjects are informed with similar effectiveness.

4. In the event that the treatment is not yet notified of a personal data breach, or may choose that one of the conditions set out in paragraph 3 is fulfilled.