



DISCLOSURE PURSUANT TO ART. 13 OF THE EU REGULATION 2016/679 BENEFICIARIES

Dear Sir/Madam

pursuant to art. 13 of the EU Regulation 2016/679 regarding the protection of personal data (“GDPR”). We inform you of the following.

Data controller. The data controller is Medici Contro la Tortura (Association Doctors Against Torture), based in Rome, Via Liberiana, 17, phone +39 348.2843728, mail info@mct-onlus.it

Purpose of the processing and legal basis. According to the art. 9 paragraph 2 lett. d) of the GDPR, the Association will treat the personal data concerning you, also “particular” data (relating to health, race, religion, nationality, belonging to a specific social group, political opinions and gender belonging) and “judicial” data, pursuant to art. 10 of the GDPR, conferred by you for the execution of the requested services, for the fulfillment of the relative legal obligations and for the superior protection of Human Rights. The legal bases of the processing are represented:

- 1) by your explicit consent, (Article 6 paragraph 1 letter. a) GDPR), for the processing and communication to third parties of “special” and / or “judicial “data;
- 2) by your request for the provision of the Association’s services (Article 6 paragraph 1 letter b) GDPR)
- 3) by a legal obligation (Article 6 paragraph 1 letter c) GDPR).

Processing methods and principles. The treatment will take place in compliance with the GDPR and the legislative decree n. 196/03, as amended by Legislative Decree 101/18, as well as the principles of lawfulness, correctness and transparency, adequacy and relevance, with paper and IT methods, by persons authorized by the Association and with the adoption of measures of adequate protection, so as to guarantee the security and confidentiality of the data. *No automated decision making will take place.*

Need for conferment. The provision of data is necessary, as it is closely linked to the organization of the service and the management of the relationship. Refusal to provide your data will make it impossible for the Association to provide the services requested.

Data communication. The data may be communicated to the subjects appointed to carry out the services and activities requested and to the activities to which the Association is held on the basis of legal obligation:

Public bodies and authorities:

Prefecture; Hospitality management body; SPRAR (Municipality); ASL; Local authorities (in the case of a social benefit); INPS (in the hypothesis of invalidity request);

Private Associations:

Associations and organizations that carry out activities in favor of migrants, for the purpose of integrating them.

Other subjects:

The data may be communicated to the subjects appointed to carry out the services and activities requested (legal, medical) and to the activities to which the Association is held based on legal obligations or which perform services on behalf of the Association (accountant, company of computer science, etc.).

Where necessary or appropriate, the subjects to whom the data are transmitted for the performance of activities on behalf of the Association will be appointed as Data Processors pursuant to art. 28 GDPR.

Data transfer abroad and data diffusion

The data will be transferred to Switzerland, Geneva and Lugano.

The data processed with the help of platforms, virtual spaces or applications developed by suppliers operating on an international scale (e.g. Google, Microsoft, Dropbox) may be stored at the offices of the latter, even in countries outside the territory of the European Union (a complete list of countries providing

adequate data protection guarantees is available on the website of the Authority for the Protection of Personal Data).

In such cases, the transfer of your data will be carried out in compliance with current international regulations and agreements, as well as against the adoption of appropriate measures (e.g. standard contractual clauses).

The data will not be disclosed.

Data retention period.

The data of the users / beneficiaries are not deleted as their preservation is necessary in the event that the user / beneficiary requests again the services offered and it is therefore considered indispensable, in the interest of the person to be followed, that the Association may have the applicant's personal history available. In any case, the principles of proportionality and minimization of personal data will be applied.

Rights of the interested party. As an interested party, you are guaranteed all the rights specified in the art. 15 - 20 GDPR, including the right to access, rectification and deletion of data, the right to limit and oppose treatment, the right to revoke the consent to treatment (without prejudice to the lawfulness of the processing based on the consent acquired before the revocation), as well as to file a complaint with the Guarantor for the Protection of Personal Data if it considers that the processing of your personal data violates the GDPR or the Italian legislation. The aforementioned rights may be exercised by written notice to be sent by certified e-mail address to mct-onlus@pec.it or by registered letter with return receipt to the headquarters of the Association.

The Association has appointed the **Data Protection Officer (DPO)** to which each interested person can write, in relation to the data processing carried out by the Association and / or in relation to your rights, at dpo@mct-onlus.it

CONSENT TO THE TREATMENT OF PERSONAL DATA

I, the undersigned _____, have read and understood the aforementioned information pursuant to art. 13 GDPR,, as an interested party,

I authorize / consent

to the processing and communication of my personal data, also "special" and "judicial" data, to be carried out in compliance with what is indicated in the aforementioned informative note and in compliance with the provisions of the GDPR and the Legislative Decree n. 196/03, as amended by Legislative Decree 101/18

Rome, on _____

Signature _____