

Information on the processing of personal data

DARE Community Portal

Pursuant to art. 13 of Regulation (EU) 2016/679 (General Data Protection Regulation, hereinafter “GDPR”), Alma Mater Studiorum - University of Bologna and Fondazione DARE – Digital Lifelong Prevention will process the user’s personal data in compliance with the requirements of the GDPR and Legislative Decree 196/2003 (Italian Privacy Code), as part of the project “ **DARE – Digital Lifelong Prevention** ”, funded by the Ministry of University and Research (MUR) within the National Plan for Complementary Investments to the PNRR.

DATA SUBJECTS

- **Alma Mater Studiorum – University of Bologna** (hereinafter, “Unibo”), with registered office in Bologna, via Zamboni 33, CF 80007010376, privacy@unibo.it, pec: scriviunibo@pec.unibo.it, whose Data Protection Officer (or Data Protection Officer) can be contacted by e-mail at dpo@unibo.it;
- **Participatory foundation called “DARE – Digital Lifelong Prevention”** (hereinafter, “DARE Foundation”), with registered office in Bologna, Galleria Ugo Bassi n. 1, CF 91452980377, info@fondazioneadare.it, pec: fondazioneadare@pec.it, whose Data Protection Officer (or Data Protection Officer) can be contacted by e-mail at dpo@fondazioneadare.it.

Unibo and Fondazione DARE are joint controllers of the processing with respect to the purposes indicated below (A) and (B), while they are autonomous controllers in relation to purpose (C).

The essential content of the joint ownership agreement is available to you upon request via email to the Joint Controllers' contact details, pursuant to art. 26, paragraph 2 of the GDPR

PURPOSES, LEGAL BASES AND METHODS OF PROCESSING

The DARE Community Portal is an online platform that allows users to voluntarily register to participate in the DARE – Digital Lifelong Prevention project’s community of practice on digital prevention and digital health.

The Portal is in fact developed within the research initiative DARE – Digital Lifelong Prevention, co-financed by the National Complementary Plan PNC-I.1 “Research initiative for technologies and innovative paths in the health and care sector”, DD 931 of 06/06/2022, code PNC0000002.

Registration is required to ensure that the Portal is a safe space to share ideas and discuss. The information provided will not be used in any way to disturb, send commercial communications, ask for money (participation is completely free) or abuse the interest in any other way.

Registration on the Portal is reserved for adults only.

Personal data will be processed by specifically authorised persons, with and without the use of automated equipment, for the following purposes:

A) Use of the DARE Community Portal

The processing of personal data is necessary to allow the user's registration and the full and correct use of the Community Portal and its functions. The user's participation in the Portal includes the publication of messages in separate discussion forums, which may be subject to control and moderation by the managers. It is specified that the user account, as well as the information and data that the user may publish on the discussion boards, will be made public to other participating users, until possible cancellation by the user himself, or by the managers for reasons of moderation.

Your personal data will be retained until you request to unsubscribe or your account is deleted by the managers for any reason.

The legal basis for the processing lies in the need to execute the contract to which the user is a party, or pre-contractual measures adopted at his request, pursuant to art. 6, par. 1, letter b) of the GDPR.

B) Support for DARE Community Portal users

The processing of personal data is necessary to provide feedback to user requests in relation to the use of the Community Portal's features.

Your personal data will be retained until you request to unsubscribe or your account is deleted by the managers for any reason.

The relevant legal basis is the need to execute the contract to which the user is a party, or to execute pre-contractual measures adopted at his request, pursuant to art. 6, par. 1, letter b) of the GDPR.

C) Administrative management and legal obligations

Personal data will be stored and processed by Fondazione DARE and Unibo, in this case as independent data controllers, for administrative purposes and to comply with legal obligations to which the data controllers are subject.

Personal data will be retained for the time strictly necessary to pursue these purposes, with the exception of the ten-year period for accounting and administrative requirements required by law.

The relevant legal basis is the need to fulfill a legal obligation to which each owner is subject, pursuant to art. 6, par. 1, letter c) of the GDPR.

NATURE OF DATA PROVISION

Providing data for this purpose is not mandatory, but is essential for registration and use of the Community Portal. Refusal to provide them will therefore prevent you from registering a user account and using the Portal itself.

DATA RECIPIENTS

Personal data may be sent to third parties who, as Data Processors pursuant to art. 28 of the GDPR, assist the Joint Data Controllers in the IT management of the platform.

Personal data will not be transferred outside the European Economic Area.

RIGHTS OF THE INTERESTED PARTY

Pursuant to articles 15-18 and 20-21 of the GDPR, the interested party has the right:

- to obtain information in relation to the purposes for which your personal data are processed, the period of processing and the subjects to whom the data are communicated (right of access);
- to obtain the rectification or integration of inaccurate personal data concerning you (right to rectification);
- to obtain the deletion of personal data concerning you in the following cases (a) the data are no longer necessary for the purposes for which they were collected; (b) you have withdrawn your consent to the processing of data processed on the basis of your consent; (c) you have objected to the processing of personal data concerning you in the event that they are processed for our legitimate interest; or (d) the processing of your personal data is not compliant with the law. However, we point out that the retention of personal data by the owner is lawful if it is necessary to allow compliance with a legal obligation or to ascertain, exercise or defend a right in court (right to erasure);
- to obtain that the personal data concerning you are only stored without any other use being made of them in the following cases (right to restriction of the processing): (a) you contest the accuracy of the personal data, for the period necessary to allow us to verify the accuracy of such personal data; (b) the processing is unlawful but you still oppose the erasure of the personal data; (c) the personal data are necessary for you to ascertain, exercise or defend a right in court; (d) you have objected to the processing and are awaiting verification as to whether our legitimate grounds for processing prevail over those of the interested party, (e) if there is a public interest;
- to obtain the cessation of processing in cases where personal data are processed for our legitimate interest and the existence of this interest is contested (right to object);
- to receive in a commonly used, machine-readable and interoperable format the personal data concerning him or her processed by automated means, if they are processed pursuant to a contract or on the basis of consent (right to data portability).

Requests relating to the exercise of these rights may be submitted to the Joint Controllers, by contacting them at the addresses indicated above.

Finally, if you believe that the processing of your personal data is in violation of the provisions of the GDPR or Legislative Decree 196/03 and subsequent amendments, you have the right to lodge a complaint with the Data Protection Authority, as provided for by art. 77 of the aforementioned GDPR or to take appropriate legal action (art. 79 of the GDPR).