PRIVACY POLICY

Information on the processing of personal data (art.13 EU Regulation 2016/679) collected by the Genova Smart City Association.

Data controller. The owner of the processing of personal data is the Genova Smart City Association, who the legal representative is the Executive Vice-President, with registered office: Via GARIBALDI n.9, Genoa 16124, e-mail: genovasmartcity@comune.genova.it; PEC: genovasmartcity@pec.it.

Methods of treatment. The Genova Smart City Association, as part of the activity aimed at promoting the initiatives within its competence, will process the personal data collected mainly using IT and telematic methods, under the conditions established by Regulation (EU) 2016/679 (RGPD), for the operations indicated by the art. 4 no. 2 of the GDPR such as: the collection, registration, organization, structuring, conservation, adaptation or modification, extraction, consultation, use, communication by transmission, dissemination or any other form of provision, comparison or interconnection, restriction, deletion or destruction.

Apart from these hypotheses, the data will not be communicated to third parties or disseminated, except in the cases specifically provided for by national or European Union law. The provision of the data requested in the fields marked with an asterisk (or indicated in the form as mandatory) is essential and failure to enter them does not allow completing the requested procedure. On the other hand, the release of the data present in the fields not marked with an asterisk (or not indicated in the form as mandatory), although it may be useful to facilitate relations with the Genova Smart City Association, is optional and their failure to indicate does not affect the completion of the procedure.

Purpose of the treatment. The processing, following your consent, is aimed at user profiling. Communications for the activities carried out with the Association will be sent to the e-mail address indicated when applying for membership.

Data retention period. Your data will be kept for the period established by current legislation. After this term, they will be destroyed.

Place and methods of data retention. Personal data is stored by the Data Controller on paper and/or on IT servers. The data controller does not transfer personal data outside the European Union, unless there are adequate conditions and guarantees provided for by the law of the Union or of the Member States pursuant to Chapter V of Regulation (EU) 2016/679. At the request of the interested party, with reference to that date, the storage addresses will be communicated.

Rights of the interested party. The interested parties have the right to ask the data controller: access to personal data, rectification, cancellation, limitation, opposition to the treatment and right to data portability. The appropriate request to the Data Controller must be sent to the Association's website: genovasmartcity@comune.genova.it.

The interested parties, if the conditions are met, also have the right to lodge a complaint with the Guarantor as supervisory authority according to the procedures established and indicated on the website of the Guarantor for the protection of personal data (www.garanteprivacy.it).