



"Frate Sole" Foundation

Via Paratici, 21 - 27100 Pavia

+39 0382 32279

segreteria@fondazionefratesole.org

www.fondazionefratesole.org

PRIVACY POLICY FOR PARTICIPANTS IN THE INTERNATIONAL PRIZE FOR SACRED ARCHITECTURE VIII EDITION - 2024

In pursuit of its institutional aims, 'Frate Sole' Foundation is very attentive to protecting natural persons with regard to the processing of personal data, working in compliance with applicable regulations, including through the preparation of technical and organizational measures.

Pursuant to Article 13 et seq. of Regulation 2016/679 of the European Parliament and of the Council (GDPR), and Legislative Decree 196/2003 and subsequent amendments and integrations, the following have hereby been provided:

1. The data controller shall be **Fondazione "Frate Sole"**, C.F. 96018870186, in the person of its legal representative pro tempore, via Paratici, 21 - 27100 Pavia (Italy), tel. +39 0382 32279, mail segreteria@fondazionefratesole.org, website <https://www.fondazionefratesole.org>

2. Purpose and legal basis of processing

In accordance with Article 4 of the GDPR, personal data means 'any information relating to an identified or identifiable natural person ('data subject'); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier, or one or more factors specific to the physical, physiological, genetic, mental, economic, cultural, or social identity of that natural person'.

Personal Data Processing is related to the pursuit of the institutional purposes of the Foundation, specifically:

a) management of applications for the SACRED ARCHITECTURE INTERNATIONAL PRIZE and related and consequent fulfilment, including, but not limited to, evaluation of the documentation submitted by applicants;

b) maintenance of the Foundation's archives;

c) management of the fulfilments, also of a fiscal nature, relative to the conferral to one or more winners of the prize money, according to the quantification and the modalities stated in the announcement.

The processing of personal data contained in the application for the INTERNATIONAL AWARD FOR SACRED ARCHITECTURE, voluntarily submitted by each candidate, is based on the consent freely given by each data subject, as well as on the fulfilment of legal obligations placed on the Foundation, particularly regarding the payment of the monetary prize.

The processing is also based on the legitimate interests of the Foundation, concerning, for example, the maintenance of the archive and the dissemination of the selection results, considering that the Foundation's main purposes include the promotion and enhancement of sacred art and architecture.

The provision of personal data, requested in accordance with the principle of minimization, is strictly necessary for the purpose of participating in the SACRED ARCHITECTURE INTERNATIONAL PRIZE. The incomplete provision of personal data marked as mandatory shall result in the impossibility of participating in the Prize and fulfilling the legal obligations and requirements provided by applicable regulations.

The potential absence of consent for the processing of data shall affect the possibility of participation in the SACRED ARCHITECTURE INTERNATIONAL PRIZE.

3. Personal data retention period

The personal data of participants shall be processed in compliance with the current sector-specific and fiscal regulations, within the maximum terms provided by the same; the personal data, as well as the documentation submitted, shall be stored in the Foundation's archive, protected from accessibility by unauthorized third parties.

4. Absence of automated decision processes

The data processed are not subject to automated decision-making processes.

5. Categories of recipients of personal data

Personal data may only be processed by those operating within the Foundation and authorized to process data under the authority of the data controller, by members of the Jury, as well as through any external data processors, and communicated for the institutional purposes of the Foundation to the Public Administration and to all those public or private entities for which communication is required or otherwise provided for by law or regulation.

The identifying data of the top participants may be disseminated, in relation to the submitted works, on the institutional website and official social media channels of the Foundation.

6. Transfer of data abroad

Personal data are not routinely transferred outside the European Union.

7. Rights of the data subject

By virtue of Chapter III of the GDPR, the data subject is granted the right to request from the data controller, at the contact details indicated above, access to personal data and the rectification or erasure of such data, or the restriction of processing, as well as the right to object to processing, in addition to the right to data portability. To exercise these rights, the data subject may contact the data controller at the contact details provided above. The data subject is entitled to withdraw consent at any time, without affecting the lawfulness of processing based on consent before its withdrawal, by notification to the data controller. The data subject is also entitled to appeal to a judicial authority or to lodge a complaint with a supervisory authority (Data Protection Authority: www.garanteprivacy.it).