

PRIVACY POLICY

Pursuant to Articles 13 and 14 of EU Regulation no. 679/2016 of 27.04.2016 "General Data Protection Regulation" (hereinafter "Regulation") and Legislative Decree no. 196/2003 "Personal Data Protection Code", as amended by Legislative Decree no. 101 of 10.08.2018, laying down provisions for the adaptation of national legislation to the European Regulation.

DATA CONTROLLER	"Sapienza University of Rome"; in the person of the legal representative pro tempore Contact details: Email: rettricesapienza@uniroma1.it PEC (certified email): protocollosapienza@cert.uniroma1.it
DATA PROTECTION OFFICER	Contact details: Email: responsabileprotezionedati@uniroma1.it PEC (certified email): rpd@cert.uniroma1.it
LEGAL BASIS OF THE PROCESSING	Article 6 letter e) of European Regulation no. 679/2016: the performance of a task carried out in the public interest or connection with the exercise of official authority vested in the data controller.
PURPOSE AND DESCRIPTION OF THE TREATMENT	The data is treated, in compliance with the current regulatory framework, by the Employers, the Security Office and the Centre of Occupational Medicine for the purpose of • protect the health and safety of workers in the working environment; • to control the risk of spreading infectious diseases, in particular, COVID-19; • collect the information necessary to manage the COVID-19 risk in the workplace; • transfer to the National Health Service, exclusively following a written request, any data related to potential contacts at risk of contagion occurred in Sapienza.
	The data will be used exclusively for the institutional purposes provided for, within the framework of the provisions of laws, regulations or contractual rules.



NATURE OF PERSONAL DATA STRICTLY NECESSARY TO PURSUE THE DESCRIBED PURPOSE	Common personal data: name, surname Special categories of personal data: health data (body temperature, presence of flu symptoms, in particular, cough, cold, sore throat, burning eyes, breathing difficulties).
ARCHIVING AND CONSERVATION	The data will be stored (in paper and digital format) for as long as necessary to achieve the above purposes, in accordance with national and European legislation (EU General Data Protection Regulation).

NOTES ON THE RIGHTS OF THE INTERESTED PARTY	We inform you that the interested party can ask the owner of the data processing if the conditions are met, for access to personal data in accordance with Art. 15 of the Regulation, the rectification of the same in accordance with art. 16 of the Regulation, the cancellation of the same in accordance with art. 17 of the Regulations (where the latter does not conflict with current legislation on data storage and the need to protect, in the event of litigation, the University and the professionals who have processed them) or the limitation of processing pursuant to art. 18 of the Regulations, or may oppose their processing pursuant to art. 21 of the Regulations, in addition to exercising the right to portability of data pursuant to art. 20 of the Regulations. In case of violation of the provisions of the Regulation, the interested party may lodge a complaint with the Data Protection Authority, in accordance with current legislation
CATEGORIES OF INTERESTED PARTIES	Suppliers, users and students
CATEGORIES OF RECIPIENTS	The data may be communicated to third parties, in accordance with current national and European legislation. In particular to internal offices, always for the same purposes listed above, and possibly to the National Health Service, exclusively following a written request.
COMMUNICATION AND TRANSFER ACROSS BORDERS	The data will not be communicated abroad.