

Co-funded by the European Union

Italy – Croatia

INTERREG ITALY-CROATIA PROGRAMME 2021 – 2027

INFORMATION ON PERSONAL DATA PROCESSING



# Italy - Croatia

### 1. Introduction

This information is given in accordance with Article 13 of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (GDPR - General Data Protection Regulation). According to that Regulation, the processing shall be based on the rule of fairness, legality and transparency for the safeguard of privacy and rights.

## 2. Source of your personal details

The processing of the data submitted to Veneto Region Administration in order to participate to this call of proposals shall be strictly carried out for the purpose of the call and for institutional functions of the Programme.

The gathering of personal information is carried out by processing the data provided at the moment of submission of the request in order to participate to this call of proposals.

Data provision through the European System Jems is necessary and failure to provide them precludes the benefits deriving from the call.

## 3. Purpose of the processing

Your personal data provided is processed by the Veneto Region, in particular by the Managing Authority ("Italy-Croatia MA" Organizational Unit) and the Joint Secretariat ("Maritime Cross-border Cooperation. Technical support to the Interreg Management Authority" Organizational Unit), for the fulfilment of the obligations related to the procedure referred to in this call.

The data will be processed according to the law and disseminated (limited to the personal data of Lead Partner and of the demanding Project partners, to the results of the eligibility, admissibility and evaluation phases) in the form of publication according to the rules governing the transparency of the administrative acts at the Veneto Region, and on the websites of the Italy – Croatia CBC Programme and Veneto Region. The data will be disseminated for transparency reasons regarding the definitive results of the administrative procedures.

#### 4. How data are processed

The processing of your personal data shall be carried out with computerized methods.

Data are processed exclusively for the length of time necessary to achieve the objectives for which they were collected and will be kept for archiving purposes (protocol and document preservation), for the time established by the internal rules specific to the regional administration and by relevant laws and regulations.





Specific security measures are followed to avoid the loss of data, its unlawful and incorrect use or unauthorized access.

## 5. Categories of subjects entitled to receive communication or to know about the data

The data collected will not be communicated to third parties, except for the obligation of law.

The data may be communicated to the bodies responsible for verifying the declarations made for the purpose of participating in the call and to any subjects who have an interest pursuant to Italian Law no. 241/1990.

#### 6. Data Controller and appointee to data processing

Accordingly, to the GDPR - General Data Protection Regulation, Veneto Region, with the Regional Government Resolution n. 596 of May 8, 2018, has set up the following internal organization, identifying figures, with different tasks powers and responsibilities in charge for managing the provided data:

- The Data Controller: Veneto Region / Giunta regionale, Palazzo Balbi – Dorsoduro 3901, 30123 – Venezia

- The Data Controller Deputy: the Managing Authority of the Interreg VI-A Italy - Croatia CBC Programme (2021-2027), Rio Tre Ponti – Dorsoduro 3494/A, 30123 – Venezia – <u>italia.croazia@regione.veneto.it</u>; pec: <u>italia.croazia@pec.regione.veneto.it</u>.

- The Data Protection Officer: Palazzo Sceriman, Cannaregio, 168 - 30121 Venezia - e-mail: <a href="https://doi.org/activecommons.veneto.it">dpo@regione.veneto.it</a>; PEC <a href="https://doi.org/activecommons.veneto.it">doi:10.1000</a>

Processing operations will be performed by persons in charge of the processing that act under the authority of the Data Controller and the Data Controller Deputy by complying with the instructions received.

#### 7. Rights of the interested parties

The "interested parties", i.e. the natural persons to whom the data refer, have the right, at any time, to get confirmation of the existence of their data and to know its content and origin, verifying its accuracy or requesting integration or updating, or correction pursuant to GDPR - General Data Protection Regulation. Accordingly, to the same Regulation, the interested parties also have the right to request the delete, limitation, transformation into anonymous form of their data, treated in violation of the law, and to oppose in any case, for legitimate reasons, to their processing. They also have the right to lodge a







Italy - Croatia

complaint, pursuant to article 77 of Regulation 2016/679 / EU, to the "Garante per la protezione dei dati" with headquarters in Piazza Venezia, 11 - 00187 Roma (http://www.garanteprivacy.it/), or other competent European control authority.

The Data Controller Deputy

Managing Authority of the Interreg VI-A Italy - Croatia CBC Programme (2021-2027)

Anna Flavia Zuccon