

## ASSOCIAZIONE ITALIANA STUDENTI DI FISICA

### PRIVACY POLICY art. 13 D.Lgs. 196/2003

We wish to inform you that, according to Par. 13 of the Italian Code on Privacy (Legislative Decree 196/2003), the processing of your personal details will occur through fairness and transparency, for legal purposes and protecting your privacy and your rights.

According to the Privacy code, we wish to inform you that:

1. Your personal details will be processed in line with the institutional mission of the Association and for the sole purposes related to the International Conference of Physics Students (ICPS) 2017.
2. The processing will be carried out through computerised systems.
3. The data submittal is compulsory.
4. Your personal details will never be transmitted to third parties, nor will they be made publicly available.
5. *(Not applicable)*
6. The Data Controller is: **Associazione Italiana Studenti di Fisica (AISF)**, with registered office in via P. Giuria 1, 10125 Torino (TO), ITALY
7. Data processors are the Core Members of the ICPS2017 Organising Committee and the IT manager:
  - Andrea Celon
  - Riccardo Longo
  - Giulio Pasqualetti
  - Michele Re Fiorentin
  - Francesco Sciortino
8. *(Not applicable)*
9. At any time you can exercise all the rights set forth in Par. 7 of the Legislative Decree 196/2003 hereby transcribed.

#### Legislative Decree 196/2003

##### Par. 7. Right to access your personal details and other rights

1. The concerned person is entitled to obtain a confirmation that his/her personal details are - or are not being processed - even though these details have not been registered yet, and to obtain their communication in intelligible form.
2. The concerned person is entitled to obtain information about:
  - a) The origin of personal details;
  - b) The purposes and modes of the processing;
  - c) The logic applied in case the processing is carried out through computerised systems;
  - d) The personal details of the Manager, of the persons in charge and of the representative designated as per Par. 5, Art. 2;
  - e) The parties or categories to whom the personal details may be communicated or that may gain knowledge as designated representatives inside the State borders, persons in charge or appointees.
3. The concerned person is entitled to obtain:
  - a) The updating, the amendment, or, if so required, the integration of the details;
  - b) The cancellation, the transformation into anonymous form or the stoppage of the detail processing in case it infringes the law, including those which do not require filing with respect to the purposes for which such details were collected and subsequently processed;
  - c) A declaration that the persons to whom the details have been notified or sent out have been made aware of the operations indicated at point a) and b) concerning their contents, except in the case such notification results impossible or requires the use of means that are clearly disproportioned with respect to the protection of the right.
4. The concerned person is entitled to partly or entirely oppose:
  - a) The processing of his/her personal details for legitimate reasons, even though they are pertinent with the purpose of the collection;
  - b) The processing of his/her personal details required for purposes of business information or dispatching advertising or other direct sales material or for the completion of market research or interactive business communication.

