

Information on the processing of personal data belonging to data subjects taking admission tests, undergraduate and post-graduate students enrolled in all the degree programmes, single courses, vocational master programmes, post-graduate programmes, lifelong learning programmes, doctoral programmes, State Certification Exams and students participating in international mobility programmes (pursuant to the Regulation EU 679/2016)

Introduction

Pursuant to article 13 and 14 of the EU Regulation 2016/679 ("GDPR") on the protection of individuals with regard to the processing of their personal data, and the free movement of such data which repeals Directive 95/46/EC, The University of Milan informs all data subjects taking admission tests for degree programmes, undergraduate and post-graduate students enrolled in all the degree programmes, single courses, vocational master programmes, post-graduate programmes, lifelong learning programmes, doctoral programmes, State Certification Exams and incoming and outgoing students participating in international mobility programmes, on the processing of their personal data.

The above is without prejudice to compliance by The University of Milan with legislation in force governing transparency and the mandatory publication of data and documents.

1. Data Controller and Data Protection Officer

The Data Controller is The University of Milan, and specifically the pro tempore legal representative, Via Festa del Perdono no. 7, 20122 Milan, e-mail: supportodpo@unimi.it.

Pursuant to articles 37 et seq of the GDPR, the University has appointed Pierluigi Perri, c/o Department "Cesare Beccaria", Via Festa del Perdono no. 7, 20122 Milan, PEC/e-mail: dpo@unimi.it, as the Data Protection Officer.

2. Type of personal data processed, purpose and legal basis of processing

In all cases, the personal data being processed is:

a) personal and contact data (name, surname, date and place of birth, tax code number, residence, legal domicile, citizenship, e-mail, PEC certified email, telephone number), complete identity document, passport-sized photo, visas/resident permits.

With regard to specific situations or in order to meet requests made by students, the following personal data may be subject to processing:

- b) career data both current and previous (secondary schools or any academic career), qualifications
- c) bank data, income and wealth data concerning the person and his or her household
- d) special categories of personal data such as ethnicity, refugee status, data relating to health, sexual orientation
- e) data relating to criminal convictions or offences and associated security measures.



The purposes of personal data processing are:

- the use of IT services and e-mail
- enrolment on degree programme admission tests and tests to assess educational background
- enrolment on degree programmes or on State Certification Exams
- the use of benefits and incentives including those relating to education right programmes
- payment of university fees
- the provision of in-person and e-learning educational activities and exams, booking of services related to educational and study activities
- the participation in traineeships and internships, including orientation internships and placements, the use of counselling services and other services designed to facilitate university studies for students with disabilities or specific learning disabilities (SLD)
- tutoring services, assistance and social inclusion
- management of the educational track
- communication of incentives and promotions
- the use of canteen services and student accommodation
- participation in international mobility programmes
- students' careers and gained skills
- election of student representatives to University governance and in national and regional bodies
- performance of activities related to roles held in University governance bodies
- verification of information declared in self-certifications
- the use of university library services
- access to laboratories and other protected facilities
- statistical surveys and assessment of teaching activities
- communications, institutional information and community development
- disputes, complaints and disciplinary proceedings
- any other processing of personal data required by law
- improvement to the quality of services and available teaching activities through the use of questionnaires to be filled in by students, some of which are compulsory.

Personal data are processed solely within the scope of the University's institutional purposes and in order to perform specific services requested by users.

The legal basis for processing is article 6 paragraph 1 subparagraph c) of the GDPR, namely fulfilment of a legal obligation to which the Data Controller is subject, in order to verify information declared in self-certifications and for purposes relating to any disputes, article 6 paragraph 1 subparagraph e) of the GDPR and article 2-ter of Legislative Decree 196/03, related to the performance of a public interest duty or a duty connected with the exercise of public powers exercised by the Data Controller or a general administrative act, for all other purposes.

The provision of personal data is a mandatory requirement, failing which it will not be possible to engage with the University or to use of the requested services and benefits.

3. Source of personal data

In cases where personal data are not acquired from the data subject, the Data Controller provides this information within a reasonable period of time after obtaining the personal data or, if the personal data are



to be used for communication with the data subject, at the latest at the time of the first communication to that data subject, or lastly if a disclosure to another recipient is envisaged, at the latest when the personal data are first disclosed.

4. Means of data processing

The acquisition of data takes place in accordance with principles of adequacy, relevance and limitation to what is necessary in relation to the purposes for which they are processed. Personal data are processed in accordance with principles of lawfulness, fairness, and transparency, as required by law, including through the use of digital instruments designed to store and manage such data, and however in such a manner as to ensure the security of personal data and safeguard the data subject's confidentiality.

5. Categories of recipients of the personal data

Personal data shall be processed in accordance with applicable legislation in force, by the University's employees (persons authorised to process personal data) in accordance with their functions as per the University organisational chart. Personal data may also be forwarded:

a) to all facilities pertaining to the University of Milan, including functional and service centres, to the UNIMI Foundation, to other Universities, including foreign universities, to non-commercial public entities or private consortium members or partner organisations when it is necessary to forward such data in order for the University or the applicant organisation to perform its institutional functions or in order to meet specific requests made by the data subject or, in all cases, for institutional activities performed by the University in its own interest;

b) to external entities identified as Data Processors (for example, public and private entities managing university residences and/or other services relating to Education Right Programmes, third parties processing data to manage the University's IT systems and services, third parties managing funds and collaborating to organise post-degree training activities, third parties engaged to print degree certificates, entities performing security and safety services at the University's facilities, external parties providing tutoring, assistance and social inclusion services);

c) to public and private entities in order to facilitate job orientation, training and employment of the University's students and graduates;

d) to financial entities managing the bank services associated with the bank card/badge issued during enrolment (in the event of students enrolled on courses granting entitlement to university badges), which process the data in their capacity as independent data controllers and provide data subjects with their specific data protection policies;

e) to members of the Examination Board;

f) to MUR [Ministry of Universities and Research], CUN [Italian National University Council], Department of Public Functions, the Foreign Ministry, Police, Embassies and foreign public authorities (even outside EU), Italian Representatives abroad, Attorney General's Office, hospitals, judicial authorities, Tax Authority, Italy's Regions, Municipalities, Ministry of Employment, European Commission, INDIRE National Erasmus+ Agency; public and private entities where traineeships are held and to organisations which verify information declared in self-certifications;



g) in case of specializing doctors, to Hospitals and to other public and private entities and/or other universities (to the extent that they process personal data within the framework of duties and functions performed on behalf of the University);

h) to the occupational physician.

Within the framework of the activities listed in point 2, special categories of personal data and data relating to criminal conviction and offences may only be forwarded where allowed by legal provisions or regulations or general administrative acts pursuant to article 2-sexies, paragraph 1 of Legislative Decree 196/2003 and subsequent amendments.

In all cases, this is without prejudice to the communication of data requested, in accordance with law, by public security authorities, law courts or other public entities for the purposes of defence, state security and investigating criminal offences, in addition to forwarding of such data to the law courts in compliance with legal obligations, where it is suspected that criminal offences have been committed.

Aside from the aforementioned cases, under no circumstances and for no reason whatsoever personal data will be forwarded or disseminated.

6. Transfer of data to third countries or to international organisations

Personal data may be transferred, where necessary in order to fulfil the purposes indicated above, to third countries which are not members of the European Economic Area or to international organisations in accordance with the provisions of Chapter V of the GDPR (for instance: adequacy decision, standard contractual clauses, performance of a contract, consent by the data subject, important reasons of public interest).

Personal data transfer may happen in cases where:

- a) a specific request is made by the student;
- b) incoming and outgoing students participate in International Mobility programmes including within the framework of programmes provided in partnership between several universities/organisations, or students access programmes provided by The University of Milan with study qualifications obtained abroad.

Personal data pertaining to the students may be transferred to:

- a) non-European Union universities or relevant organisations (in cases where it is necessary to check qualifications for professional reasons or to continue studies);
- b) foreign embassies or embassies abroad (including for exemption from military service);
- c) non-European Union organisations/universities which students participating in International Mobility programmes come from and/or which they must attend for all activities relating to the fulfilment and management of students exchange programmes, including within the framework of programmes provided in partnerships between several universities/organisations;
- d) foreign authorities for other purposes such as the granting of benefits or for professional practice;
- e) international organisations for implementing internships etc.



7. Data Retention Period

Personal data contained in the student's file is kept indefinitely, whereas personal data contained in other documents shall be kept for the period of time indicated, for each type of document, in the "Guidelines on retention timeframes and the manner in which administrative documents are disposed of" as published on the University's website.

8. Data Subject's Rights

Pursuant to articles 15 to 22 of the GDPR, should all conditions be met, the Data Subject may exercise his or her right to ask the Data Controller for access to personal data relating to him or her, rectification and erasure of his or her personal data, restrictions on processing, by contacting the Data Protection Officer, Pierluigi Perri, c/o Dipartimento "Cesare Beccaria", Via Festa del Perdono no. 7, 20122 Milano, PEC/e-mail: dpo@unimi.it.

9. Right to raise objection

Pursuant to article 21 paragraph 1 of the GDPR, the data subject may, at any time, object, for reasons relating to his or her specific situation, to the processing of personal data concerning him or her undertaken pursuant to article 6, paragraph 1 subparagraph e) and specifically when the legal basis of data processing is performing a public interest duty, applying to the following contact address: Data Protection Officer, Pierluigi Perri, c/o Dipartimento "Cesare Beccaria", Via Festa del Perdono no. 7, 20122 Milano, PEC/e-mail: dpo@unimi.it.

10. Right to file a complaint with an oversight authority or a law court

Data subjects who believe that personal data relating to them has been processed in breach of the provisions of the GDPR are entitled to file a complaint with the Data Protection Authority as contemplated by article 77 of the GDPR or to take the case before appropriate courts pursuant to article 79 of the GDPR.

11. Amendments to information

This information may later be amended. You are therefore advised to check on the website https://www.unimi.it/en/university/legislation/privacy that the version referred to is the most updated one.



In relation to the processing of personal data carried out for the performance of the banking services that may be requested with, or connected to, the card, Intesa Sanpaolo S.p.A. shall exclusively be the controller of the data listed below:

Citizenship, Italian tax code, Surname, Name, Sex Date of birth, Place of birth Permanent address and street number, Postal code, Town Current address and street number, Postal code, Town Telephone - Mobile Photo , Identity document Identity document:, number, issued in.. , by ..., of... On date, expiring within Mail address (@unimi.it)

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PERSONAL DATA PROTECTION NOTICE

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Updated on 31.03.2025

1. YOUR PRIVACY



At **Intesa Sanpaolo S.p.A.** we know the value of your personal data and we constantly strive to process them confidentially and securely so that you may entrust them to us with peace of mind.

In this notice we will show you which categories of data we handle and why; which data sources we draw on; how we process data, with whom we share it and for how

long we store it. We will then review each of your rights, set forth in the GDPR (General Data Protection Regulation - Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016), providing you with the information you need to exercise them.

We are at your service to ensure adequate, timely and rigorous protection of your data.

2. TO WHOM IS THIS NOTICE ADDRESSED?

To each of our **clients**, therefore to you who already have a contractual relationship with us, who are about to establish one or who ask us to carry out an occasional transaction.

This notice is also addressed to all those who, in various capacities, have connections with our customers or their guarantors (e.g. legal representatives, directors, shareholders, beneficial owners, attorneys, delegates or signatories).

Finally, this notice is addressed to those whose data have been provided to us by other parties at the pre-contractual stages or in the performance of a contract.

Its content may concern you as a natural person, sole proprietor or freelancer.

We may need to amend or supplement it, due to regulatory obligations or as a result of organisational changes. In this case, we will notify you through our channels (e.g. apps and internet banking). You may consult the latest version at any time in the "Privacy" section of our website <u>www.intesasanpaolo.com</u> and by using our apps.

3. WHAT IS DATA PROCESSING? WHO IS THE DATA CONTROLLER?



The GDPR defines "**personal data**" as "any information relating to an identified or identifiable natural person".

The GDPR also defines precisely what is meant by "**processing**", namely "any operation or set of operations which is performed upon personal data or sets of personal data, whether or not by automated means, such as collection, recording, organisation

structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction".

As the "**Data Controller**", Intesa Sanpaolo, acting in full compliance with the principles of fairness, lawfulness and transparency, determines the means and purposes of each of these "operations" that involve, even only potentially, your personal data; it does all this while ensuring your confidentiality and fully protecting your rights.

4. WHAT PERSONAL DATA DO WE PROCESS?

The personal data we process and protect belong to the following categories:

a. identification and personal data, such as your name and surname, business name, tax code, VAT number, date and place of birth, address of residence/domicile, tax domicile, correspondence address, gender, nationality and data relating to identification documents;



- **b.** image data, such as a photograph on an identification document;
- c. contact details, such as landline and mobile phone numbers, ordinary and certified e-mail addresses;
- d. data on personal and family situation, such as marital status and household composition;
- e. financial data: economic, capital and credit data;

The data we process may originate:

- f. data relating to the relationships you have with us, such as transaction data, your reference branch, your classification according to the European MIFID Directive and your credit rating;
- **g.** data belonging to "special" categories, e.g. biometric data and health data. These are data that were previously defined as "sensitive" and require "special" protection and specific consent;
- h. judicial data relating to criminal convictions and offences or security measures.

5. WHY ARE WE ASKING YOU TO PROVIDE US WITH YOUR DATA?

We need your data to prepare, conclude and properly perform contracts and to fulfil the relevant legal obligations.

If you decide not to provide us with your data, we will be unable to provide you with our services.

6. FROM WHOM DO WE COLLECT YOUR DATA? HOW DO WE PROCESS THEM?



Directly: if you communicated them to us on the occasions when you interacted with us;

Indirectly: if we have collected them from third parties or from sources accessible to the public (e.g. the Chamber of Commerce and Professional Registers), in compliance with the relevant regulations.

We take care of your data in any case: we process them using manual, computerised and telematic tools – including artificial intelligence systems, as defined by current regulations – and we guarantee their security and confidentiality.

In some cases, we may also process your data by means of profiling techniques, in compliance with the principles of the GDPR. In particular, if profiling activities are aimed at fulfilling legal obligations, we adhere to the criteria set forth by the respective regulations.

If profiling takes place as part of a fully automated decision-making process, you will be provided with specific information and, if necessary, we will request your explicit consent in compliance with the provisions of article 22 of the GDPR "Automated individual decision-making, including profiling".

We may also carry out classification or, where necessary, profiling activities based on legitimate interest pursuant to art. 6, paragraph 1, letter f) of the GDPR for purposes preparatory to the execution of corporate or strategic transactions, such as mergers, demergers, transfers of business units, credits or legal relationships, as specified in Annex 1 "Legitimate interests".

The methodology and logic of the profiling performed for fraud prevention and IT security monitoring are described in the annex "Profiling for anti-fraud purposes and IT security monitoring", also available in the "Privacy" section of the <u>www.intesasanpaolo.com</u> website.

7. WHAT IS THE BASIS FOR OUR PROCESSING? FOR WHAT PURPOSES DO WE PROCESS YOUR DATA?

The processing of personal data is only lawful if its purpose is supported by a valid legal basis, i.e. one of those provided for in the GDPR.

In accordance with the various legal bases provided, we will briefly explain the processing we carry out and the purposes we pursue.

THE LEGAL BASIS	OUR PURPOSES
a) Consent (Art. 6.1(a) of the GDPR and Art. 9.2(a) of the GDPR) These types of processing are only possible if you have given your consent for the specific purpose. You always have the right to withdraw all or part of the consents given.	 We carry out direct and indirect marketing and profiling activities, and in particular: we perform activities functional to the promotion and sale of products and services of companies belonging to the Intesa Sanpaolo Group or of third party companies and conduct customer satisfaction surveys both through the use of automated systems for calling or communicating a call without the intervention of an operator and electronic communications (e-mail, SMS, MMS or other), and also through the use of paper mail and telephone calls through an operator; by processing your information (e.g. current account transactions, changes in your financial situation, location and movements) and the identification of categories (clusters) we assess and predict aspects concerning, among other things, interests, preferences, consumer choices and habits, in order to offer you more personalised and appropriate products and services. We process data belonging to "special" categories only if strictly necessary for specific purposes, for example for the provision of services and products in the context of social impact and welfare initiatives.
b) Contract and pre-contractual measures (Art. 6.1(b) of the GDPR)	We provide the services requested and perform the contracts or deeds relating to the pre-contractual phases.
c) Legal obligation (Art. 6.1(c) of the GDPR)	We comply with regulatory requirements, for example in the field of taxation and anti-money laundering, anti-corruption and fraud prevention in payment services. We comply with Authority provisions, for example in relation to monitoring of operational and credit risks at banking group level. In particular, if regulatory requirements involve profiling activities, we adhere to the criteria set forth by the respective law provisions.
d) Legitimate interest (Art. 6.1(f) of the GDPR)	We pursue the legitimate interests of ourselves or of third parties, which are shown to be lawful, concrete and specific, after having ascertained that this does not compromise your fundamental rights and freedoms. These include, for example, physical security, security of IT systems and networks, prevention of fraud, the carrying out of corporate or strategic operations and the production of statistics. In some specific cases, the processing may involve profiling activities (see annex "Legitimate interests" and "Profiling for anti-fraud purposes and IT security monitoring"). The complete list of the legitimate interests that we pursue is described in the annex "Legitimate interests".

8. How do we process your data to assess credit risk?

European regulations require us to assess and update credit risk, in order to ensure the Intesa Sanpaolo Group's financial stability and capital adequacy. We therefore process your data using **profiling** techniques that enable us to assess and maintain your "financial" health status up to date by calculating the maximum repayment instalment you can afford (affordability and sensitivity) and a risk score (a rating) based on the information we have as well as on your transactions and on possible overdrafts on current accounts you have opened with our Group and, if you authorise us, also on accounts you hold with other banks. The assessment system also uses data that you already provide us with other documents, such as tax returns or financial statements. The indicators calculated in this way will be taken into account, along with other information and parameters, also to:

- provide you with an informed reply when you ask us for a loan, credit line or a credit card;
- assess your reliability and timeliness in making payments, if you have taken out a loan.

The methodology and logic of these processing activities are described in the annex "Profiled credit risk assessment", which is also available in the "Privacy" section of the website <u>www.intesasanpaolo.com</u>.

9. WHO MIGHT RECEIVE THE DATA YOU PROVIDED?

We may disclose your data to other parties, both within and outside the European Union, but **only for the specific purposes indicated in the notice according to the legal bases provided by the GDPR**. The recipients of your data may be:

- a) the **Authorities** and the parties to whom the communication of the data is due in compliance with **regulatory obligations**;
- b) the **public information systems** of public administrations. These include:
 - the Bank of Italy Central Credit Register (Centrale Rischi);
 - the Central Means of Payment Antifraud Office (UCAMP);
 - Public administrative fraud prevention system for consumer credit with specific reference to identity theft (SCIPAFI);
 - the Tax Database Archive of relations with financial operators;
- c) parties belonging to the Intesa Sanpaolo Group, with which, inter alia, suspicious transaction reports forwarded to the UIF (Financial Intelligence Unit within Banca d'Italia) are shared;
- d) parties with whom we have **commercial agreements**;
- e) parties which act as our intermediaries and agents;
- f) parties that operate in the following sectors:
 - banking, financial and insurance services;
 - payment systems and circuits;
 - measurement of financial risks to prevent and monitor insolvency risk;
 - management of asset and credit recovery;
 - tax collection and treasury management;
 - physical security (e.g. guard and video surveillance services);
 - provision and management of IT and telecommunications procedures and systems;
 - computer security;
 - the professions (e.g. appraisers, notaries and lawyers, inclusive of litigation services);
 - auditing of accounts and consultancy in general;
 - service quality surveys and market analysis and research;
 - advertising and commercial promotion of products and/or services;





- management of customer relations (e.g. in relation to communication and assistance);
- logistics;
- the storage of data and documents (both on paper and electronic media).

Your personal data may be disclosed to the company **S.W.I.F.T. SC**, Avenue Adèle 1, 1310 La Hulpe, Belgium (**SWIFT**), in relation to **international payment transactions** (or financial transactions), for the services it provides on our behalf in the role of joint data controller. In this respect, see the specific policy provided in the annex.

A detailed list of the recipients of personal data is available from our branches on request.

10. How do we protect your data when we transfer them outside the European Union or to international organisations?

We normally process your data within the European Union, but **for technical or operational reasons**, we may however transfer data to:

 countries outside the European Union or international organisations which, as determined by the European Commission, ensure an adequate level of protection;



• other countries, based, in this case, on one of the "adequate safeguards" or one of the specific derogations provided for in the GDPR.

Furthermore, your data contained in the messages regarding financial transfers (e.g. foreign credit transfers) may be transmitted, for the exclusive purpose of **preventing and fighting terrorism and its financing**, to the public authorities of the United States of America, with which the European Union has concluded a specific agreement¹.

11. HOW LONG DO WE KEEP YOUR DATA?



We are legally obliged to keep your data for a period of 10 years from the termination of the contractual relationship or, when they have been collected by virtue of an occasional transaction, from the date of the transaction itself.

We will process them for a longer period only in the cases expressly provided for by law or to pursue a legitimate interest of ourselves or of third parties.

12. HOW CAN YOU CONTACT US?

These are the details for contacting us:

- Data Controller: Intesa Sanpaolo S.p.A.
- Registered Office: Piazza San Carlo 156 Turin
- <u>dpo@intesasanpaolo.com</u>
- privacy@pec.intesasanpaolo.com
- www.intesasanpaolo.com

You may in any event contact any of our local branches: a list and contact details are available in the "Search for a branch" section of our website <u>www.intesasanpaolo.com</u>.

¹ O.J. European Union L 195/5 of 27.7.2010.

13. WHO IS THE "DATA PROTECTION OFFICER"? HOW CAN YOU CONTACT HIM/HER?



The "Data Protection Officer" (DPO) is a guarantee figure that we have appointed, as explicitly required by the GDPR. You can contact the DPO for all matters relating to the processing of your personal data and to exercise your rights under the GDPR, by emailing dpo@intesasanpaolo.com or the certified e-mail address privacy@pec.intesasanpaolo.com.

14. WHAT ARE YOUR RIGHTS?

The GDPR grants you the following rights:

Q.

Right to object (pursuant to article 21 of the GDPR): if your personal data are processed by us for direct marketing purposes, you have the right to object to the processing and any profiling

activities related to them at any time; if you exercise this right, your personal data will no longer be processed for this purpose.

You can also exercise the right to object to the processing we carry out to perform tasks in the public interest, to exercise public powers or to pursue a legitimate interest of ourselves or third parties. In such cases, the processing will no longer be carried out unless there are reasons that oblige us to continue or it is necessary to establish, exercise or defend a right in court.

Ø

Automated decision-making including profiling (pursuant to art. 22 GDPR): We do not normally make decisions based solely on automated processing of your personal data except in specific areas

and only when the decision relates to the finalisation or performance of a contract, when it is based on your explicit consent or is authorised by law.

In the first two cases (contract and consent) we guarantee your right to obtain human intervention, to express your opinion and to object to the decision.

You always have the right to receive meaningful information on the logic used and the importance and consequences of automated processing.



Right of access (pursuant to article 15 of the GDPR): you have the right to obtain confirmation as to whether or not personal data concerning you is being processed by the information on the processing in progress

us, to have information on the processing in progress and to receive a copy of the data.

Right to erasure (pursuant to art. 17 of the GDPR): the GDPR provides for a series of cases in which you have the right to obtain the erasure of personal data concerning you (for example, if you have exercised your right to object to the processing, if the data is no longer necessary for the purposes for which it was processed or if you have withdrawn the consent on which the processing is based and there is no other legal basis for processing it).

Right to restriction (pursuant to art. 18 GDPR): the GDPR provides for a number of cases in which you have the right to request the limitation of the processing of

personal data concerning you (e.g. for the period necessary to carry out appropriate checks on personal data whose accuracy you have contested).

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Right to data portability (pursuant to art. 20 GDPR): the GDPR provides for a number of cases in which you have the right to receive the personal data you have provided us with and which concern

you in a structured, commonly used and machinereadable format. The GDPR also protects your right to transmit those data to another data controller without hindrance on our part.



Right to rectification (pursuant to art.16 GDPR): you have the right to obtain the rectification of inaccurate personal data concerning you, and the integration of incomplete data.

Right to lodge a complaint (pursuant to art. 77 GDPR): if you consider that your data is being processed by us in breach of the law on the processing of personal data, you have the right to lodge a complaint with the competent Data Protection Authority.

Your rights are described in the document "Focus on your rights" available in the "Privacy" section of the website www.intesasanpaolo.com.

15. WHY ARE YOU BEING ASKED FOR "CONSENTS"?

As described in section 7, **direct and indirect marketing and commercial profiling actions** carried out by Intesa Sanpaolo S.p.A. ("the Bank") are subject to the existence of specific consents that, if you wish, you may grant to us, thereby allowing us to make our best commercial offers to you.

16. CONTACTS AND FORMS FOR THE EXERCISE OF YOUR RIGHTS



In the "Privacy" section of the website <u>www.intesasanpaolo.com</u> you will find a form that you can use to exercise your rights.

To exercise your rights, you may write to:

- dpo@intesasanpaolo.com
- privacy@pec.intesasanpaolo.com
- Intesa Sanpaolo S.p.A., Piazza San Carlo, 156 10121 Turin.

You may also visit any of our branches.

We will carry out all necessary actions and communications **free of charge**. Only if your requests prove to be manifestly unfounded or excessive, in particular due to their repetitive nature, may we charge you a fee, taking into account the administrative costs incurred, or refuse to comply with your request.

ANNEX 1 - LEGITIMATE INTERESTS

Article 6.1(f) of **REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL OF 27 APRIL 2016 (GDPR - General Data Protection Regulation)** authorises us to process personal data concerning you without the need to ask for your consent, where the processing is necessary for the pursuit of a legitimate interest of ourselves or third parties, provided that the interest does not override your interests or fundamental rights and freedoms.

With this document, we provide you with an up-to-date list of **legitimate interests** of ourselves or of third parties that we pursue in connection with our operations, including, where applicable, by means of **classification** or **profiling** techniques.

We remind you that, pursuant to article 21 of the GDPR, you have the **right to object to the processing** of personal data concerning you at any time, if the processing is performed for the pursuit of our interests, including profiling.

Should you **object**, we will refrain from processing your personal data further unless there are legitimate reasons to proceed with the processing (reasons that override your interests, rights and freedoms), or the processing is necessary for the establishment, exercise or defence of legal claims.

For comprehensive information on the rights that the GDPR recognises in relation to the processing of your personal data, please refer to the "Focus on your rights" document in the "Privacy" section of the website <u>www.intesasanpaolo.com</u>.

List of legitimate interests:

- safeguarding physical security, understood as the security of people and company assets, including through the acquisition of images and videos in the context of video surveillance systems;
- **monitoring the security of IT systems** and networks to protect the confidentiality, integrity and availability of personal data;
- adoption of appropriate safeguards to prevent fraud and mitigate other risks (e.g. with regard to corporate administrative liability, anti-money laundering and anti-corruption) required to fulfil legal obligations;
- the exercise and defence of a right (including the right of claim), in any place;
- transmission of personal data within the group of companies for internal administrative purposes;
- processing of personal data belonging to third parties in the context of the performance of agreements and/or contracts with the Bank's counterparties, inclusive of the pre-contractual phase;
- carrying out activities not attributable to the performance of contracts but relevant to client relationships (e.g. client care and assistance);
- management of corporate and strategic operations such as, for example, mergers, demergers, transfers of business units, credits or legal relationships, where necessary also through the analysis of objective parameters (e.g. age, residence, type of products managed) and/or related to the banking transactions of clients (e.g. frequency of use of physical branches or of the online channel) that allow to define the subjective scope of such operations..
- development, customisation and training of **artificial intelligence models**, useful for improving and optimizing the processes of the Intesa Sanpaolo Group;
- **development and updating of predictive and descriptive models** also through the production of statistics and reports with the following aims:
 - 1. definition of new products and services;
 - 2. verification of the performance of products and services for their improvement;
 - 3. verification of the effectiveness of processes and/or the operation of units;
 - 4. data quality improvement;

- analysis of client behaviour based on quantitative/qualitative information with the aim of maintaining standards of the offer of products and services high enough to meet client demands;
- 6. definition of client classification/segmentation parameters preparatory to corporate and strategic operations;
- 7. improving user experiences on websites and apps;
- 8. determination of fees on contractual relationships with third parties (e.g. suppliers, agents, etc.).

ANNEX 2 - PROFILED CREDIT RISK ASSESSMENT

European regulations on prudential supervision require banks to assess credit risk internally and to keep this assessment constantly up-to-date in order to ensure their financial stability and capital adequacy including at Banking Group level.²

To measure credit risk internally, we have developed models that are also based on an **analysis of current account movements** over a 12-month period.

In particular, we analyse the data that you have provided us with directly or that can be obtained from tax returns, financial statements and any further documentation that may be asked for.

We also use movements on current accounts on the basis of the data obtainable from accounts, <u>including joint accounts</u>, that you hold with us, with Group Banks and, if you have consented, also with other banks not belonging to the Group.³

Analysis of this information allows us a more effective assessment of credit risk which we represent with synthetic indicators (such as, for example, the **so-called rating**, **affordability**, **sensitivity**), whose values are divided into classes.

The personal data used for profiling are specifically processed to pursue the following aims:

- to guide you in the choice of the solution best suited to your needs, in compliance with the EBA Guidelines on the granting and monitoring of credit;
- to assess your creditworthiness should you apply for credit. The processing of your personal data is necessary in order to respond to your request;
- to allow us to periodically update ratings and to constantly monitor credit risks, including at Group level, on customers granted credit and on those holding a current account for more than three months (in the latter case, we monitor the potential credit risk deriving from possible account overdrafts). The processing of your personal data is mandatory as it is required by law and does not require your consent;
- with regard to the processing of data from information systems operated by private entities on consumer credit, reliability and timeliness of payments (so-called CIS – Credit Information System), to pursue our legitimate interest in the proper measurement of credit risk and the correct assessment of reliability and timeliness of payments. The processing of your personal data does not compromise your fundamental rights and freedoms and does not require your consent.

If the data in our possession, including those held at other Group Banks, are not sufficient, you may be asked for additional personal data; it is understood that you will be free to choose whether or not to disclose data relating to accounts held with other banks.

²The subject is regulated mainly by Regulation (EU) no. 575/2013 ("Capital Requirements Regulation" - CRR), by Directive 2013/36/EU of 26 June 2013 ("Capital Requirements Directive" - CRD IV), by the guidelines adopted by the European Commission, by the European Banking Authority, and by the related implementing rules also issued by the Bank of Italy.

³The data taken from the accounts you hold with banks outside the Group are those that you have provided to us by delivering your account statements, or by using our account information service. This service is a function of a remote service (My Key for individuals and My Key Business) that enables customers to use an electronic link to acquire information on balances and movements relating to payment accounts, accessible online, that a customer holds with other banks or payment service providers. "Online accessible payment accounts" are the accounts (e.g. current accounts) that a customer can access using a bank's or the payment service provider's internet/mobile banking service where the accounts are opened.

As for the profiling carried out for the aforementioned credit risk assessment, we use a model that processes and supplements information from various sources through the use of statistical techniques and credit technology best practices.

In this process, in observance of the rules for granting and managing credit, we use statistical algorithms that enable credit risk to be assessed and predicted with a high degree of accuracy.

The personal data processed are those strictly necessary to ensure the accuracy of the credit assessment, the effectiveness of the algorithms used and their reliability over time.

To ensure the fairness and proper use of the process employed, we also subject the calculation methods we use to regular checks, both internal and external, so that they remain appropriate, effective and non-discriminatory over time.

To achieve this, we have defined appropriate safeguards to ensure compliance with regulatory requirements over time, as well as the proper functioning of the statistical models and the related calculation logic. We carry out periodic updates of the time series data used for the estimation of the models, regular checks to ensure the accuracy of the data processed and regular checks on the functioning of the algorithms used and the results achieved.

ANNEX 3 - PROFILING FOR ANTI-FRAUD PURPOSES AND IT SECURITY MONITORING

For the purposes of preventing and combating fraud, identity theft, and for the security of IT systems, the Bank may collect client behavioural data and carry out profiling activities to identify suspicious or anomalous activities. Personal data are collected through various channels and may also concern registration for banking services, their use and transactional activity.

The personal data used for profiling are specifically processed to pursue the following purposes:

- identification of fraudulent activities to the detriment of the Bank and clients;
- development of predictive models to anticipate potential fraud. These models are built using machine learning techniques and advanced data analysis, based on historical data series of fraud and legitimate transaction data;
- identification of new threats and development of effective defence strategies to strengthen security measures.

We pursue these purposes by monitoring and analysing client transactions in order to identify anomalous or particularly inconsistent behaviour with respect to the client's profile and habits (such as, for instance, the repeated use of a credit card in a short period of time in different locations).

The anti-fraud software used is able to create individual risk profiles based on the behavioural and transactional data of individual clients. These profiles are then used to:

- assess the risk of fraud, including potential identity theft, on the basis of the client's profile;
- customise security measures, implementing specific security controls for each client, based on his or her financial habits.

In case of detection of suspicious activity, automated systems may generate alerts, which are sent to the Bank's security teams for further checks to detect any fraudulent transactions. In some cases, immediate security measures may be activated, such requesting further confirmations from the client (by means of codes, security questions and, where applicable, identification through the use of biometric data) before proceeding with the execution of the transaction. In higher-risk cases, a temporary suspension of the client's transactions may occur.

The Bank's anti-fraud and IT team intervenes in each case to analyse the reports generated by automated systems, carrying out in-depth investigations to understand the causes of the anomalies detected and to verify the legitimacy of the suspicious transactions.

With regard to profiling carried out for anti-fraud and IT security purposes, we make use of automated systems that analyse data in real-time to monitor client transactions and identify anomalies and fraudulent activities. These systems include behavioural analysis software, machine learning algorithms and artificial intelligence systems.

The personal data processed are those strictly necessary to ensure the accuracy of the analyses, the effectiveness of the systems used and their reliability over time.

To ensure the fairness and correctness of the process employed, we also subject the anti-fraud systems we use to regular checks, so that they remain accurate, effective and non-discriminatory over time.

To this end, we have set up appropriate measures to ensure the proper functioning of the software over time, carrying out periodic updates of the historical series used to build the models, regular checks to ensure the correctness of the data processed, and regular checks on the functioning of the systems used and the quality of the results obtained.

ANNEX 4 - NOTICE ON INTERNATIONAL PAYMENT TRANSACTION PROCESSING SERVICES PROVIDED BY INTESA SANPAOLO AND SWIFT AS JOINT CONTROLLERS

We provide you with information on the processing of your personal data carried out by Intesa Sanpaolo and SWIFT, in their capacity as joint data controllers⁴ for international payment processing services.

Notice purposes

Your personal data may be processed as part of SWIFT's transaction processing services, which enable us to send and receive financial messages or files and to pre-validate, track and manage financial transactions. For such processing, Intesa Sanpaolo and S.W.I.F.T. SC, with registered office at Avenue Adèle 1, 1310 La Hulpe, Belgium (hereinafter SWIFT) are joint data controllers.

Legal basis and purpose of processing

We process your personal data on the basis of our legitimate interest in order to ensure the security, efficiency and transparency of financial transactions in which you may be involved.

Pursuant to article 21 of the GDPR, you may object at any time to the processing of your personal data if it is carried out in pursuit of our interests. Should you object, we will refrain from further processing your personal data unless there are legitimate reasons to proceed with the processing (reasons that override your interests, rights and freedoms), or the processing is necessary for the establishment, exercise or defence of a legal claim of ours or of third parties.

Categories of personal data

Intesa Sanpaolo and SWIFT process the data relating to those who carry out transactions (e.g. the names of the ordering party, the beneficiary and the respective banks, the bank details, the amount and, if expressed, the reason for payment) to the extent necessary to execute the transactions.

Data retention by Swift

Your personal data are deleted from SWIFT's systems in accordance with SWIFT's data retention and deletion procedures, and in any case when the information is no longer needed to fulfil the purposes for which it was collected.

Recipients to whom SWIFT may disclose your data

Protecting and maintaining the confidentiality of your personal data is central to SWIFT's business. SWIFT will share your personal data with a few categories of third parties when necessary to provide or use transaction processing services (such as SWIFT's clients involved in the transaction or SWIFT's network partners).

Data transfer and retention by SWIFT

In some circumstances, SWIFT may transfer your personal data outside the European Economic Area (EEA) using transfer agreements appropriate to data protection. For resilience, availability and security reasons, SWIFT stores message data in its own data centres located in the EU, the United States and Switzerland. The EU Commission has recognised that Switzerland ensures adequate protection of personal data. In addition, to enable the transfer of personal data from the EEA to SWIFT's operational centre in the United States, SWIFT has signed EU standard contractual clauses with its local entity in the Unites States and has implemented additional technical and organisational measures to ensure that all transfers of personal data are GDPR compliant.

Data protection rights

You can exercise your data protection rights - described in the section WHAT ARE YOUR RIGHTS? of the Intesa Sanpaolo Privacy Policy - by contacting us at the references indicated in the same document,

⁴ This Annex contains the privacy policy referring to the processing of your data carried out by Intesa Sanpaolo and SWIFT as JOINT DATA CONTROLLERS. For the processing of your data carried out by these entities in their capacity as INDEPENDENT DATA CONTROLLERS, please refer to the notice provided by Intesa Sanpaolo (of which this is an annex) and the notice provided by Swift at https://www.swift.com, respectively.



in the section CONTACTS AND FORMS FOR THE EXERCISE OF YOUR RIGHTS. In addition, you have the right to lodge a complaint with the Italian Data Protection Authority ("Garante").

Contacts and joint data controller agreement (PDPP)

For more information on SWIFT's policies regarding the protection of your data within the context of international payment transaction processing services, you may refer to SWIFT's Privacy and Data Protection Policy (PDPP) and related F.A.Q. published by SWIFT at <u>https://www.swift.com</u>. In particular, the PDPP represent the joint data controller agreement between Intesa Sanpaolo and SWIFT, whose contents are summarised in the aforementioned F.A.Q.