Information pursuant to art. 13 and 14 of EU Regulation 2016/679

Dear Data subject,

pursuant to art. 13 and 14 of the European Regulation 2016/679 relating to the protection of natural persons with regard to the processing of personal data, as well as the free circulation of such data (hereinafter, "GDPR"), the 3 Tre Committee, as Data Controller and as organizer of the event "MADONNA DI CAMPIGLIO 3TRE - AUDI FIS SKI WORLD CUP NIGHT SLALOM" (hereinafter, "Event"), intends to provide you with the following information:

Data controller

Comitato 3 Tre Via Pradalago, 4 - 38086 Madonna di Campiglio (TN) P.IVA 02043920228 tel. +39046544072 info@3trecampiglio.it (di seguito anche il "**Titolare**" o il "**Comitato Organizzatore**" o il "**C.O.**")

Purpose and legal basis

The user's personal data will be processed for the pursuit of the following purposes and with the legal bases indicated below:

- 1. correctly conclude and fulfill the contract of which you are a party, for the services/products requested and/or purchased and/or, for the purchase of tickets relating to the Event and/or for the request for the conversion of vouchers relating to the 'Event; the legal basis for the listed data processings is represented by the art. 6 par. 1 letter b) of EU Regulation 2016/679;
- 2. send emails and/or newsletters and communications relating to the services and activities offered and promoted by the data controller, of the same type previously used by the data subject, unless the data subject refuses to process, which may be objected to at any time; the legal basis for this type of processing is represented by the legitimate interest of the Data Controller as provided for in art.6 par. 1 letter f) of the GDPR;
- periodically send, via remote communication technologies (email, telephone, SMS, WhatsApp), newsletters and communications on the services, products and activities offered by the Data controller; carry out market research to develop and improve our range of products, services and activities; the legal basis is represented by consent as provided for by the art. 6 par. 1 letter a) of EU Regulation 2016/679;
- 4. periodically send, via remote communication technologies (email, telephone, SMS, WhatsApp), newsletters and communications on the services, products and activities offered by the Data controller's partners and sponsors, which we believe may be of interest to you; the legal basis is represented by consent as provided for by the art. 6 par. 1 letter a) of EU Regulation 2016/679;
- establish, exercise or defend a right in court; the legal basis for this type of processing is represented by the legitimate interest of the Data Controller as provided for in art.6 par. 1 letter f) of EU Regulation 2016/679;
- 6. to fulfill the obligations established by law, by a regulation, by community legislation or by an order from the Authority; the legal basis for this type of processing is represented by the legitimate interest of the Data Controller as provided for in art.6 par.1 letter. c) of EU Regulation 2016/679.

Data types

The Data necessary for the conclusion and fulfillment of the contract of which you are a party will be collected and processed.

The Data necessary for the purpose of periodically informing you about the activities of the Data controller and its partners may also be collected and processed.

Data processed (hereinafter, the "Data"):

- identification data

- contact details
- data relating to the contractual relationship

- data relating to the products/services for which the data subject has expressed interest, also through previous purchases/conversions of vouchers.

Refusal to provide data

The provision of the Data is necessary because any refusal to provide it could lead to the impossibility of establishing the contractual relationship or the incorrect fulfillment of the contract of which the data subject is a party and/or the failure to comply with legal obligations. to which the Data Controller is subject.

The provision of data for processing that requires your consent is optional, failure to provide it will not make it impossible to use the services offered by the Data Controller. Even in the case of consent, the data subject will still have the right to subsequently object, in whole or in part, to the processing of their personal data for the purposes set out above, by simply making a request to the Data Controller at the addresses indicated above.

Data source

The Data will be provided by you or collected from third parties.

Method of data processing

In compliance with the provisions of the art. 5 of the Regulation, the Personal Data processed will be:

(i) processed in a lawful, correct and transparent manner towards the data subject;

(ii) collected and recorded for specific, explicit and legitimate purposes, and subsequently processed in terms compatible with such purposes;

(iii) adequate, relevant and limited to what is necessary in relation to the purposes for which they are processed;

(iv) accurate and if necessary, updated;

(v) processed in a manner that guarantees an adequate level of security;

(vi) stored in a form that allows identification of the data subject for a period of time not exceeding the achievement of the purposes for which they are processed.

The processing will be carried out both with manual and/or IT and telematic tools with organization and processing logic strictly related to the purposes themselves and in any case in such a way as to guarantee the security, integrity and confidentiality of the data themselves in compliance with the organizational, physical measures and logics envisaged by the provisions in force.

Data communication

Personal data may be communicated to the subjects authorized to process it, as well as to the external data processors appointed by the Data Controller (the complete list of external data processors is available from the Data Controller), responsible for managing the purposes set out above. Subject to your consent, the Data may also be communicated to third-party sponsor companies and/or commercial partners of the Data controller. The data may also be communicated to other subjects responsible for the correct organization and/or management of the safety of the event, including public security authorities.

As part of the pursuit of the purposes indicated above, the data may be communicated to other subjects acting as independent data controllers.

The data may be communicated to:

• companies and consultants, in the field of legal, accounting and tax assistance and consultancy;

• entities that provide services for the management of the information system and telecommunications networks; including email, website management and newsletters;

• companies that collaborate with the Data Controller for direct marketing activities;

• banks and other financial institutions for the management of payments and collections.

The information may also be communicated whenever communication may be necessary to comply with requests from the Judicial or Public Security Authorities.

Data dissemination

The data will not be disseminated.

Data transfer abroad

For the purposes indicated above, Personal Data will be processed within the European Economic Area (EEA). If they are transferred to Third Countries, in the absence of an adequacy decision from the European Commission, the provisions of the applicable legislation regarding the transfer of Personal Data to third Countries will still be respected, such as the Standard Contractual Clauses provided by the European Commission.

Data retention

In general, Personal Data will be retained for the time strictly necessary to achieve the purposes for which they were collected and processed, including the retention period required by applicable legislation and, in any case, for a maximum period of 10 years from termination. of our relationship in relation to the purposes of contractual fulfillment and for a maximum period of 2 years for the purposes for which your consent is required, except for any need for the Data Controller to defend his rights in court.

Rights of data subject

Pursuant to EU Regulation 2016/679 art. 15 et seq. and the national legislation in force, the data subject may, according to the methods and within the limits established by the legislation in force, exercise the following rights:

Right	Description	Assumptions	How to exercise it
Art. 15 Right of access by the	The data subject has the right	The right to obtain a copy of	The data subject can exercise
data subject	to obtain confirmation from	your personal data must not	the right by sending a request
	the data controller as to	harm the rights and freedoms	to the email address
	whether or not personal data	of others.	info@3trecampiglio.it
	concerning him is being		
	processed and, in this case, to		In order to be able to provide
	obtain access to personal data		a positive response to the
	and the following information:		request, it is necessary to
	a) the purposes of the		provide the information
	processing;		necessary for the identification
	b) the categories of personal		of the data subject.
	data in question;		, ,
	c) the recipients or categories		Before providing an answer,
	of recipients to whom the		the data controller may need
	personal data have been or		to identify the data subject, as
	will be communicated, in		the right can only be exercised
	particular if recipients from		by the data subject or by his
	third countries or international		delegate.
	organizations;		
	d) when possible, the		
	envisaged retention period for		
	personal data or, if this is not		
	possible, the criteria used to		
	determine this period;		
	e) the existence of the right of		
	the data subject to ask the		
	data controller to rectify or		
	cancel personal data or limit		
	the processing of personal		
	data concerning him or to		
	oppose their processing;		
	f) the right to lodge a		
	complaint with a supervisory		
	authority;		
	g) if the data are not collected		
	from the data subject, all the		
	information available on their		
	origin;		
	h) the existence of an		
	automated decision-making		
	process, including the profiling		
	referred to in Article 22,		
	paragraphs 1 and 4, and, at		
	least in such cases, significant		
	information on the logic used,		
	as well as the importance and		
	envisaged consequences of		
	such processing for the data		
	subject.		
	If personal data is transferred		
	to a third country or to an		
	international organization, the		
	data subject has the right to		
	be informed of the existence		
	of adequate guarantees		
	pursuant to article 46 relating		
	to the transfer.		
	The data controller provides a		
	copy of the personal data		
	being processed. In case of		
	further copies requested by		

	the data subject, the data		
	controller may charge a reasonable fee based on administrative costs. If the data subject submits the request by electronic means, and unless otherwise indicated by the data subject, the information is provided in a commonly used electronic format.		
Art. 16 Right to rectification	The data subject has the right to obtain from the data controller the rectification of inaccurate personal data concerning him without unjustified delay. Taking into account the purposes of the processing, the data subject has the right to obtain the integration of incomplete personal data, also by providing a supplementary declaration.	Processing of inaccurate and/or incomplete data	The data subject can exercise the right by sending a request to the email address info@3trecampiglio.it In order to be able to provide a positive response to the request, it is necessary to provide the information necessary for the identification of the data subject. Before providing an answer, the data controller may need to identify the data subject, as the right can only be exercised by the data subject or by his delegate.
Art. 17 Right to erasure ('right to be forgotten')	The data subject has the right to obtain from the data controller the cancellation of personal data concerning him without unjustified delay and the data controller is obliged to cancel the personal data without unjustified delay. If the data controller has made personal data public and is obliged, pursuant to the preceding paragraph, to cancel them, taking into account the available technology and implementation costs, he adopts reasonable measures, including technical ones, to inform the data controllers that are processing the personal data of the data subject's request to delete any link, copy or reproduction of his personal data.	The right can be exercised if one of the following reasons exists: a) personal data are no longer necessary with respect to the purposes for which they were collected or otherwise processed; b) the data subject revokes the consent on which the processing is based in accordance with article 6, paragraph 1, letter a), or article 9, paragraph 2, letter a), and if there is no other legal basis for the processing ; c) the data subject opposes the processing pursuant to article 21, paragraph 1, and there is no prevailing legitimate reason to proceed with the processing, or he opposes the processing pursuant to article 21, paragraph 2; d) the personal data have been processed unlawfully; e) personal data must be canceled to fulfill a legal obligation established by Union or Member State law to which the data controller is subject; f) the personal data have been collected in relation to the offer of information society services referred to in Article 8(1) (Where Article 6(1)(a) applies), as regards the offer of information society services to minors, the processing of personal data of the minor is lawful where the minor is at	The data subject can exercise the right by sending a request to the email address info@3trecampiglio.it In order to be able to provide a positive response to the request, it is necessary to provide the information necessary for the identification of the data subject. Before providing an answer, the data controller may need to identify the data subject, as the right can only be exercised by the data subject or by his delegate.

		least 16 years old. Where the minor is under the age of 16, such processing is lawful only if and to the extent that such consent is given or authorized by the holder of parental responsibility. Member States may establish by law a lower age for these purposes provided that it is not lower than 13.). The right to erasure does not apply to the extent that the processing is necessary: a) for the exercise of the right to freedom of expression and information; b) for the fulfillment of a legal obligation which requires the processing envisaged by the	
		law of the Union or of the Member State to which the data controller is subject or for the execution of a task carried out in the public interest or in the exercise of public powers with which the data controller is invested; c) for reasons of public interest in the field of public health in accordance with Article 9, paragraph 2, letters h) and i), and Article 9, paragraph 3; d) for archiving purposes in the public interest, for scientific or historical research purposes or for statistical purposes in accordance with Article 89(1), in so far as the	
		right referred to in paragraph 1 is likely to render impossible or seriously impair the achievement of the objectives of such processing; or e) for the assessment, exercise or defense of a right in court.	
Art. 18 Right to restriction of processing	The data subject has the right to obtain the limitation of the processing from the data controller. If the processing is limited pursuant to the previous paragraph, such personal data are processed, except for storage, only with the consent of the data subject or for the assessment, exercise or defense of a right in court or for protect the rights of another natural or legal person or for reasons of important public interest of	The right can be exercised if one of the following reasons exists: a) the data subject disputes the accuracy of the personal data, for the period necessary for the data controller to verify the accuracy of such personal data; b) the processing is unlawful and the data subject opposes the cancellation of personal data and instead requests that their use be limited; c) although the data controller no longer needs it for processing purposes, personal	The data subject can exercise the right by sending a request to the email address info@3trecampiglio.it In order to be able to provide a positive response to the request, it is necessary to provide the information necessary for the identification of the data subject. Before providing an answer, the data controller may need to identify the data subject, as the right can only be exercised by the data subject or by his
	the Union or of a Member State. The data subject who has obtained the limitation of processing pursuant to the initial paragraph is informed	 data are necessary for the data subject to ascertain, exercise or defend a right in court; a) d) d) the data subject has opposed the processing pursuant to article 21, paragraph 1, pending the 	delegate.

	by the data controller before said limitation is revoked.	verification of the possible prevalence of the legitimate reasons of the data controller with respect to those of the data subject.	
Art. 19 Notification obligation regarding rectification or erasure of personal data or restriction of processing	The data controller informs each of the recipients to whom the personal data have been transmitted of any corrections or cancellations or limitations of the processing carried out pursuant to article 16, article 17, paragraph 1, and article 18, unless this proves impossible or involves a disproportionate effort. The data controller communicates these recipients to the data subject if the data subject requests it.		The data subject can exercise the right by sending a request to the email address info@3trecampiglio.it In order to be able to provide a positive response to the request, it is necessary to provide the information necessary for the identification of the data subject. Before providing an answer, the data controller may need to identify the data subject, as the right can only be exercised by the data subject or by his delegate.
Art. 20 Right to data portability	The data subject has the right to receive, in a structured format, commonly used and readable by an automatic device, the personal data concerning him provided to a data controller and has the right to transmit such data to another data controller without impediments from part of the data controller to whom you provided them. In exercising their rights in relation to data portability pursuant to the previous paragraph, the data subject has the right to obtain the direct transmission of personal data from one data controller to another, if technically feasible The exercise of the right referred to in the initial paragraph is without prejudice to article 17 - Right to cancellation ("right to be forgotten").	The right can be exercised if one of the following reasons exists: a) the processing is based on consent pursuant to article 6, paragraph 1, letter a), or article 9, paragraph 2, letter a), or on a contract pursuant to article 6, paragraph 1, letter b); And b) the processing is carried out by automated means This right does not apply to processing necessary for the performance of a task in the public interest or connected to the exercise of public authority vested in the data controller. The exercise of the right must not harm the rights and freedoms of others.	The data subject can exercise the right by sending a request to the email address info@3trecampiglio.it In order to be able to provide a positive response to the request, it is necessary to provide the information necessary for the identification of the data subject. Before providing an answer, the data controller may need to identify the data subject, as the right can only be exercised by the data subject or by his delegate.
Art. 21 Right to object	The data subject has the right to object at any time. The data controller refrains from further processing the personal data unless he demonstrates the existence of compelling legitimate reasons to proceed with the processing which prevail over the interests, rights and freedoms of the data subject or for the assessment, exercise or the defense of a right in court. If personal data are processed for direct marketing purposes, the data subject has the right to object at any time to the processing of personal data	The right can be exercised if one of the following reasons exists: - reasons related to your particular situation, - to the processing of personal data concerning him pursuant to article 6, paragraph 1, letters e (the processing is necessary for the execution of a task of public interest or connected to the exercise of public powers vested in the data controller of the processing) or f (the processing is necessary for the pursuit of the legitimate interest of the data controller or of third parties, provided that the interests or the	The data subject can exercise the right by sending a request to the email address info@3trecampiglio.it In order to be able to provide a positive response to the request, it is necessary to provide the information necessary for the identification of the data subject. In the context of the use of information society services and without prejudice to Directive 2002/58/EC, the data subject can exercise his right to object by automated means using technical specifications.

concerning him carried out for these purposes, including profiling to the extent that it is connected to such direct marketing. If the data subject opposes the processing for direct marketing purposes, the personal data are no longer processed for these purposes. If personal data are processed for scientific or historical research purposes or for statistical purposes pursuant to article 89, paragraph 1, the data subject, for reasons connected with his particular situation, has the right to object to the processing of personal data which concerns, unless the processing is necessary for the performance of a task in the public interest.	fundamental rights and freedoms of the data subject who require the protection of personal data do not prevail, in particular if the data subject is a minor.), including profiling on the basis of these provisions.	Before providing an answer, the data controller may need to identify the data subject, as the right can only be exercised by the data subject or by his delegate.
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In general, to exercise the rights, the data subject can contact the Data Controller by writing to the addresses indicated above.

Before providing a response, the controller may need to identify the data subject.

A written response will be provided without unjustified delay and, in any case, no later than one month from receipt of the request.

Complaint

In the event that the data subject believes that the processing of their personal data violates the provisions of EU Regulation 2016/679, they have the right to lodge a complaint with the Supervisory Authority, pursuant to art. 77 of the Regulation itself, as well as appealing to the Judicial Authority.

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