INFORMATION ON THE PROCESSING OF PERSONAL DATA
of students enrolled in degree programmes at the University of Verona

Pursuant to Art. 13 of the Regulation (EU) 2016/679

ABOUT THIS INFORMATION
The information provided below describes, as required by the EU Regulation 2016/679 (hereinafter the “Regulation”), the processing operations performed on the personal data of those who enrol in degree programmes at the University of Verona (hereinafter, the “University”) and their relatives, starting from their enrolment until completion of the programme.

DATA CONTROLLER
The Data Controller is the University of Verona, located in Via dell’Artiglierie n. 8, IT-37129, Verona (e-mail: privacy@ateneo.univr.it, PEC-certified email: ufficio.protocollo@pec.univr.it, phone: +39 045.8028777).

DATA PROTECTION OFFICER
The University’s Data Protection Officer (DPO) can be contacted at the following e-mail address: DPO@ateneo.univr.it.

LEGAL BASIS FOR THE PROCESSING
The personal data provided are processed by the University to enable the educational programme to be delivered, and for the management of administrative tasks relating to the student’s career from the first enrolment in the University’s degree programmes until graduation, including the activation and management of internships and student mobility programmes, the provision of services concerning scholarships and benefits, and the carrying out of the relevant procedures with regard to accounting, taxes and personal assets.

Data may also be processed for the purpose of analysing the quality of data processing activities and for statistical reasons in aggregated and anonymous form.

The legal basis for the processing is the performance of the institutional functions of the University, of its duties of public interest, or duties related to the exercise of its public powers; the fulfilment of contractual or pre-contractual obligations; the fulfilment of duties arising from laws and regulations, and Community regulations; the need to ascertain, exercise or defend rights in a court of law.

The provision of personal data for contractual or pre-contractual purposes, for the fulfillment of legal obligations, or for the pursuit of general interests is optional but necessary in order to benefit from the services: failure to provide your personal data will result in the University being unable to provide you with the services requested.

CATEGORIES OF PERSONAL DATA
The data being processed are the following:

- your personal data and contacts, IBAN, passport photos or images in digital format;
- data relating to the composition of your household, personal data of each household member,
personal details (e.g. marital status, children, dependants, blood relatives, members of the household) and income;

- data concerning your academic career, i.e. entry requirements and qualifications required for the service to be provided (e.g. diplomas, interim tests, final examinations), military status and data relating to previous study/work experience;
- data concerning your health, refugee status, stay permit, opinions or political and trade union activities;
- judicial data (criminal convictions and offences).

DATA RECIPIENTS

Data processed for the above-mentioned purposes will be transmitted, or will in any case be available, to the employees and collaborators assigned to the competent offices of the University, or the natural or legal persons who provide consultancy or services to the University for the purpose of providing services that are fundamental to enabling the delivery of educational programmes and the management of administrative tasks relating to the student's career.

Personal data may also be disclosed to other public administrations or bodies, if they have to process them for any procedures within their institutional jurisdiction, or under any law, regulation or Community rule.

INTERNATIONAL DATA TRANSFER

Personal data may be transferred abroad only for the stated purposes (e.g. student mobility programmes).

DATA RETENTION

The collected data will be kept for a period of time not exceeding the achievement of the purposes for which they are processed ("storage limitation principle", pursuant to Art. 5 of Regulation), or in accordance with the deadlines set by law.

RIGHTS OF THE DATA SUBJECTS

Data Subjects have the right to obtain from the University, where appropriate, access to their personal data as well as rectification or erasure of such data or the restriction of the processing concerning them, and to object to the processing (pursuant to Articles 15 and following of the Regulation).

Please contact the University (e-mail: privacy@ateneo.univr.it) to lodge all requests to exercise these rights.

RIGHT TO LODGE A COMPLAINT

If a Data Subject considers that the processing of personal data relating to him or her as performed here infringes the Regulation, he or she has the right to lodge a complaint with the Italian data protection authority - "Garante per la protezione dei dati personali" (Art. 77 of the Regulation), or else to bring a judicial proceeding against the University pursuant to Article 79 of the Regulation.

Please note that this information may be subject to changes and/or updates over time. It is advisable to consult and refer to the most recent and updated version, published on the University website in the "Privacy" section (https://www.univr.it/it/privacy), which will replace any previous versions (last update: April 2019).