DECLARATION ON DATA PROTECTION

The provisions of Regulation (EU) 2018/1725 apply to the processing of personal data by the European Parliament.

1) The data and the recipients

Under Articles 15 and 16 of the aforementioned regulation, the European Parliament must inform data subjects of the following:

- The European Parliament is acting as the controller and the entity responsible for the processing is the Trainee Outreach and Recruitment Unit, represented by Mr Pasquale CIUFFREDA.

  You can contact the controller/entity at PERS-MEP-Trainees@ep.europa.eu

- The purpose of the data processing is the recruitment of Members’ trainees, the management of their administrative life as well as, where appropriate, the end of their traineeship.

- The categories of data processed for these purposes are:
  
  ✓ data being used to evaluate personal aspects of the data subject (ability, efficiency, reliability or conduct);
  ✓ data in the form of personal identification numbers;
  ✓ data concerning recruitments and contracts;
  ✓ data concerning the family, career, Social Security and pensions;
  ✓ data concerning pay, allowances and bank accounts;
  ✓ data concerning telephone numbers and communications;
  ✓ data concerning health (for the trainees requesting reasonable accommodation arrangements).

- The recipients of the data are:
  
  ✓ the relevant Member;
  ✓ the Missions Unit;
  ✓ the Prevention and Well-being at Work Unit;
  ✓ the Working Time and Childcare Facilities Unit;
  ✓ the Financial Resources Unit;
  ✓ the IT Unit;
the Parliamentary Assistance and Members’ General Expenditure Unit;
the Accreditation Centre;
the Accounting and Treasury Unit;
the Legal Service.

For Members’ trainees requesting reasonable accommodation:

the Equality, Inclusion and Diversity Unit;
the European Parliament Medical Service.

Where applicable, the other recipients of the data are:

the Internal Audit Unit;
the Court of Auditors;
the OLAF;
the European Ombudsman;

The outside recipients of the data are:

the accident insurance and health insurance companies with regard to the trainees’ contact details.

2) The rights of the data subjects

Data subjects may exercise their rights to access, rectification or erasure by sending a request to the controller by email or by using the form available here: https://epintranet.in.ep.europa.eu/files/live/sites/epintranet/files/forms/interpretation/data-protection/form-data-subject/data-subject-form_en.docx

The request should be sent to: PERS-MEP-Trainees@ep.europa.eu

Moreover, future Members’ trainees who request reasonable accommodation arrangements may be asked by the Medical Service to provide additional documents on the basis of which their degree of disability can assessed. These documents are in addition to the specific form used to request reasonable accommodation arrangements and the medical certificate provided by the applicant’s doctor describing the disability, which must be forwarded to the Medical Service.

3) The legal basis

The legal basis for this data processing are the Rules concerning Members’ trainees of 10 December 2018.

4) The storage time
The time limits for storing the data information are the following:

- 2 years for the documents required for the production of the traineeship agreement;
- 2 years for paper and electronic correspondence;
- 5 years after the discharge for data related to financial matters;
- 10 years for the traineeship agreement as from the end of the selection;
- 10 years for all information stored in Streamline.

Data subjects may at any time lodge a complaint with the European Data Protection Supervisor (edps@edps.europa.eu) and seek information from the European Parliament’s Data Protection Officer (data-protection@ep.europa.eu).