

PROVINCIA AUTONOMA DI TRENTO
Servizio coesione territoriale, politiche abitative,
valorizzazione del capitale sociale trentino all'estero
Ufficio Partenariati internazionali e interventi all'estero
Via Aosta, 1
38122 Trento
ITALIA

ufficio.partenariati@pec.provincia.tn.it

**APPLICATION FOR FINANCIAL CONTRIBUTION FOR PARTICIPATING IN YOUNG
PEOPLE'S EXCHANGE PROGRAMME IN _____**

*(according to art. 9, section 1, of the provincial law of 3 November 2000, no. 12 and subsequent
amendments)*

I, the undersigned

surname/s _____ first name/s _____

born in _____ on ____/____/____

resident in (indicate nation) _____ at the following address

e-mail _____ fax number _____

telephone number _____

APPLY

for the granting of financial contributions for travel expenses and the insurance costs provided for
within the context of international exchange initiatives.

For this purpose, aware that providing false or inaccurate information shall give rise to criminal
liability and the cancellation of any benefits granted

I DECLARE

☐ that I have the following nationality/nationalities: _____;

☐ that I am of Trentino origin according to article 2 of the provincial law of 3 November 2000, no.
12 and subsequent amendments, as:

☐ I am direct descendant of _____,
born on _____ (first name and surname)
in the municipality of _____ in the province of Trento and who
emigrated abroad;

or

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- ☐ I am direct descendant of _____,
born on _____ (first name and surname)
who resided up to the date of emigration and without interruption for at least ten years in the
following municipality _____ in the province of Trento,
who emigrated abroad;
- ☐ I am not an employee of the Italian state or of Italian bodies, institutions or businesses;
- ☐ I have not participated in any similar previous initiatives;
- ☐ I am the only member of the family to have applied for financial contributions for
participating in this edition of the young people's exchange programme promoted by the
Autonomous Province of Trento;

please tick the appropriate box

- ☐ I have NOT brothers and/or sisters who have already participated in other editions of the
young people's exchange programme;
- or*
- ☐ I have brothers and/or sisters who have already participated in other editions of the young
people's exchange programme:

(indicate name and surname of the brother/sister and the year of participation)

please tick the appropriate box

- ☐ I have NEVER been to Trentino
- or*
- ☐ I have been to Trentino before
- ☐ have read the criteria for this program, approved by the Provincial Council resolution # 2127
dated December 22, 2016
- ☐ I'm taking/have taken the following course of studies: _____
at the institute and/or university of _____;

- ☐ I work YES ☐ NO ☐

If YES, please indicate in what role _____

- ☐ The undersigned also declares that he/she elects the following certified e-mail address (or the
PEC address indicated above) _____ as digital domicile
to which all documents and communications relating to the procedure activated with this
application are to be sent.

Place and date

SIGNATURE



I ENCLOSE

following documentation:

- a) photocopy of an identification document of the underwriter: identification card issued by the European Countries or passport or equivalent valid identification document
- b) doctor's certificate showing the updated status of physical and mental health



PRIVACY NOTICE

under artt. 13 and 14 of Regulation UE 2016/679

Regulation UE 2016/679 (hereafter “the Regulation”) provides for rules on the protection of natural persons with regard to the processing of personal data.

In accordance with the principle of transparency established by article 5 of the Regulation, Autonomous Province of Trento provides you the information which is required under artt. 13 e 14 of the Regulation (respectively, data collection from the data subject and from the third parties).

Data Controller: Autonomous Province of Trento (hereafter, The Controller), in the person of the legal representative (actual President of the Provincial Council), Piazza Dante n. 15, 38122 – Trento, tel. 0461.494697, fax 0461.494603 e-mail direzione generale@provincia.tn.it, pec direzione generale@pec.provincia.tn.it.

Data Processor contact details: Director of Servizio coesione territoriale, politiche abitative, valorizzazione del capitale sociale trentino all'estero - contact details are: Via Gilli, 4 - 38121 Trento - tel. +39 0461 492710 (Headquarters); Via Aosta, 1 - 38122 Trento - tel. +39 0461 493441 (Branch), email serv.casaecoesione@provincia.tn.it.

Data processor is also the subject designated to provide responses to data subjects in case the rights as per artt. 15 – 22 are exercised.

The contact details of the **Data Protection Officer (RPD)**, as a subject identified by the owner to carry out control and consultancy functions, are:

Piazza Dante n. 15 - 38122 Trento - tel. 0461.494671

email: idprivacy@provincia.tn.it

(indicate in the subject: “Request for RPD intervention ex art. 38 Reg. UE”).

The processing of your personal data will be based on compliance with data protection legislation and, in particular, the principles of fairness, lawfulness, and transparency, storage limitation, according to which the data must be kept in a form that permits identification of the data subjects for a period of time no longer than is necessary for the purposes for which the data is processed, except in exceptional cases, and data minimization, according to which only personal data that is relevant and not excessive for the specific purposes of the processing may be collected and processed, in accordance with Articles 5 and 25 of the Regulation.

1. SOURCE OF PERSONAL DATA

Your data are collected from the data subject.

2. CATEGORIES OF PERSONAL DATA

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3. PURPOSE OF THE TREATMENT

We specifically indicate the **purpose of the processing** and the **legal basis** which allows the processing of your data:

for the performance of a task in the **public interest/connected to the exercise of public authority** of which the Data Controller is invested (art. 6.1, letter e), of the Regulation) and, in particular:

- for the allocation of contributions for participation in youth exchange initiatives pursuant to and for the purposes of art. 9, paragraph 1 of Provincial Law no. 12 of 3 November 2000.

Providing your personal data is mandatory for the purposes listed above and for all ancillary and related purposes, as a contractual and legal obligation. Refusal to provide this data will make it



impossible to respond to the request related to the specific purpose. Since the aforementioned basis is used, your consent to the processing of such personal data is therefore not required.

With reference to personal data classified as "special categories" pursuant to Article 9 of the Regulation (such as, for example, data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, or data relating to health, sex life, or sexual orientation), it is also specified that the related processing is necessary, pursuant to Article 9 of the Regulation, for a reason of substantial public interest, in particular as identified by Provincial Law No. 12 of 3 November 2000.

Regarding health data, which cannot be disclosed in any case, it is also noted that such data is processed in accordance with Article 2-septies of Legislative Decree 196/03 and, in particular, in compliance with the specific provisions of the Guarantor.

4. METHODS OF PROCESSING

The treatment will be carried out:

- with paper-based and automated methods (computer/electronics);
- with automated tools (computer/electronic) with logics aimed at guaranteeing confidentiality, integrity and availability of the data itself.

Your data will be processed, exclusively for the purposes set out above, by duly trained employees and, in particular, by specifically appointed Data Processors (Managers) as well as by specifically authorized Data Processing Officers.

Always for the purposes indicated, your data may be processed by persons who carry out instrumental activities for the Data Controller, who provide adequate guarantees regarding the protection of personal data and appointed Data controllers pursuant to art. 28 of the Regulation. The updated list of Data Processors is available on the website www.provincia.tn.it.

The Data Controllers who process your data are listed below:

- Trentino Digitale S.p.A.

5. AUTOMATED DECISION MAKING PROCESS AND PROFILING

Processing is also carried out through "generic" profiling, performed with non-automated tools by specifically authorized data processors and consisting of the collection of information relating to interests, hobbies, and professions, including those of family members, in order to allow the most suitable participants to be matched.

6. DATA COMMUNICATION AND DIFFUSION

We hereby inform you that your data may be communicated to Association Trentini nel mondo O.n.l.u.s. (Codice Fiscale: 80020210227) and to Unione delle Famiglie Trentine all'Estero O.n.l.u.s. (Codice Fiscale 96008250225) in order to perform the following public interest task or in the exercise of official authority vested in the Data Controller: payment of the financial contribution. Therefore, provision of your personal data is compulsory; your refusal to communicate the data shall entail the impossibility of proceeding with the requests connected to the specific purpose. Your personal data, without prejudice to the prohibition of diffusion of health-related data (besides genetic and biometric data), may be diffused pursuant to art. 33 of LP 30 November 1992, n. 23 and art 26 of legislative decree 14 March 2013, n. 33.

7. TRANSFERS TO COUNTRIES OUTSIDE THE EUROPEAN UNION

Your personal data shall not be transferred to countries outside the European Union.

8. STORAGE PERIOD FOR DATA

We inform you that the storage period of your personal data is:

- 10 years for "accounting documentation";
- 5 years for "current account declaration";



from the collection of the data itself, as provided for in the Single Plan for the Conservation of Records of the Autonomous Province of Trento, attached to Provincial Council Resolution No. 712 of 23 May 2024.

After this period, the data will be deleted, without prejudice to the Data Controller's right to further retain them for processing for archiving purposes in the public interest, scientific or historical research, or statistical purposes.

9. RIGHTS OF THE SUBJECT

You may, free of charge at any moment, exercise the following rights foreseen by the Regulation:

- request access to your personal data and obtain a copy of those (art. 15);
- in the case of data are deemed inaccurate or incomplete, request, respectively, correction or integration,(art. 16);
- provided that the legal requirements are met, object to the processing of personal information(art. 21), request cancellation (art. 17), or exercise the right to limitation (art. 18).
- with the regulatory conditions apply, to opposeto the processing of your data (including any profiling) at any time, for reasons connected to your particular situation (art. 21 Regulation).

The controller shall communicate any rectification or erasure carried out in accordance with Articles 19 to each recipient to whom the data have been disclosed, unless this proves impossible or involves a disproportionate effort. If you request it, the Data Controller shall tell you such recipients.

Furthermore, you have the right to lodge a complaint with the Data Protection Authority at any time.

With reference to the consent given for health data, you also have the right to withdraw your consent at any time, without prejudice to the lawfulness of the processing up to the moment of withdrawal.

I hereby declare that I have received and read this privacy notice.

I hereby authorize the processing of my personal data relating to my health status.

date _____

