

Information on the treatment of your personal details

The Government Decree No. 196 of June 30, 2003 ("Code for the treatment of personal details") provides for the safeguarding of people and other subjects as for the treatment of personal details. According to the regulation, such treatment will undergo principles of fairness, legitimacy, transparency, and safeguard of your private rights.

Under article 13 of the Government Decree No 196/2003, please read the following information:

1. The details you provide will be gathered in our data base and used only to implement your booking and give you all the information you will need.
2. No one else will have access to your details.
3. Should you refuse to provide your details, we will not be able to implement your booking.
4. At any moment you can request to remove your details from our data base.
5. Your details will be deleted when no longer in use.
6. Agriturismo Poggio al Sole is responsible for the treatment of your details.
7. Please do not hesitate to ask any further information on this matter.
8. You will have the right of exercise your rights against Agriturismo Poggio al Sole, under article 7 of the Government Decree No.196/2003, which you will find here below.

Government Decree No.196/2003

Art. 7 – Right to access to personal details and other rights

1. The interested party has the right to obtain confirmation of the existence of their personal details, even if not registered yet, and their communication in a comprehensible manner.1.
2. The interested party has the right to obtain the indication of:
 - a. The origin of their personal details;
 - b. The purpose and mode of treatment;
 - c. The method applied in electronic application;
 - d. The details of the owner, person in charge and legal representative under article 5 paragraph 2;
 - e. The subjects or categories of subjects to whom personal details can be communicated, or who can learn about them as representative of the State, person in charge or the like.
3. The interested party has the right to obtain:
 - a. The updating, amendment and integration of the details, when needed;
 - b. The cancellation, transformation in anonymous form, or the freeze of the details treated against the law, including those not needed for the purpose they were gathered or later treated;
 - c. The certification that the operations in letters a) and b) and their contents were reported to those to whom such details were communicated, except when such report

proves impossible or requires means that are disproportional to the safeguarded right.

4. The interested party has the right to refuse, in part or totally:

a. For legal reasons the treatment of their personal details, even though regarding the reason of the gathering;

b. The treatment of their personal details for advertisement purposes, direct sales, or implementation of researches.