



Annex 12 of the EPS Bylaws

Information for members about privacy after the General Data Protection Regulation (EU-GDPR)

Organization:

European Peptide Society, hereinafter "EPS"

Authorized representative:

Current President of the EPS

Responsible for data processing:

Current Secretary of the EPS

(1) The EPS processes personal data (hereinafter: data) of its members in an automated and non-automated form. These are the following data:

- Name, first name, academic degrees and titles
- Address (official and / or private)
- Telephone number (official and / or private)
- E-mail address
- If applicable, date and place of birth

By "processing data" is meant, for example, the collection, collection, ordering, storing, using, transmitting, distributing, and deleting of data.

(Article 4 (2) of the General Data Protection Regulation – EU-GDPR)

(2) The data mentioned are mandatory data. A person can only become a member of the EPS and be, if he/she provides the association this mandatory data for the purpose of lawful processing within the meaning of the EU-GDPR. Legal basis: Art. 6 EU-GDPR

(3) The data of the EPS members are used for the purpose of member administration. In this context, they are brought to the attention of board members, officers of the board of directors and other members of the association, as required by their offices or tasks in the EPS, or to promote internal communication. The legal basis for this is Article 6 (1b) EU-GDPR and with regard to bank details Article 6 (1a) EU-GDPR.

(4) Member lists are generally not published. Within the organization, selected (non-sensitive) member data can be made public to promote internal communication. Members of the EPS are obliged to keep membership lists and data confidential and not to pass them on to outsiders.

In connection with statutory events (e.g. general meetings, committees / working sessions, especially scientific events, etc.) the EPS may publish photos of the event and a report about it in public media (e.g. journals, newspapers, TV, Internet homepage). It can be assumed that members of the EPS are recognizable in the photos. As far as subtexts refer to photos or the reports to certain participants in the event, the name, association membership and function and task of the association are published / transmitted. Participant lists may contain first and last name and contact details.

This serves the public relations and external representation of the EPS in the sense of its statute.

The legal basis for the publication / transmission of the aforementioned data is Article 6 (1b) EU-GDPR.

The interests and fundamental rights of the members do not outweigh the legitimate interests of the association. The provisions of D.Lgs. n. 196/2016 on the right to own picture are observed.

Legal basis: Article 6 (1f) EU-GDPR

Photos of individual persons or other personal data may be published / submitted to the EPS with the

consent of the data subject.

Legal basis: Article 6 (1a) EU-GDPR

(5) After termination of the membership, the member data are deleted usually 1 year after expiry of the limitation period (at least 3 years from the year of resignation), otherwise, insofar as they are no longer required for member administration and do not conflict with statutory, contractual or statutory retention periods.

Excluded from this are personal data for the history of the EPS.

(6) Members have the right to information about their stored personal data (Art. 15 EU-GDPR) as well as to rectification (Art. 16 EU-GDPR), cancellation (Art. 17 EU-GDPR), restriction of processing (Art. 18 EU-GDPR), opposition to the processing (Art. 21 EU-GDPR) and data portability (Art. 20 EU-GDPR). These rights may be asserted in writing or by e-mail to the person named in (1).

Excepted from this are data that are relevant to member administration within the meaning of Art. 6 para. 1S. 1 lit. b) and f) EU GDPR are required.

(7) To the extent that members' consent to the use of their data is required, they may be given orally, in writing or by e-mail. Members can revoke an already given consent at any time. The revocation can be sent verbally, in writing or by e-mail to the person named in (1). The legality of the data processing carried out until the revocation remains unaffected by the revocation.

(8) Members have the right to complain about the data processing of the association with the competent supervisory authority. The competent supervisory authority is the *Garante della Privacy*, Piazza Venezia, 11 – 00187 Roma