

APPLICATION FOR MEMBERSHIP

Name and Surname _____

Place of Birth _____ Date of Birth: Day _____/Month _____/Year _____

Street address _____ nr. _____

Postal Code _____ City/State/Province _____

Country _____

Phone _____ email _____

Document (underline): Identity card/Passport/other: _____ Number _____

Place of issue: _____ Date of issue: _____

Italian Fiscal Code (if applicable) _____

For this purpose I declare that I have read the Bylaws of Ananda Association. Their behavior towards other members and outside of the association must be animated by a spirit of solidarity and implemented with integrity, good faith, honesty, probity and uprightness, in accordance with this Bylaws and program guidelines";and the Art.8: "Membership status may be automatically cancelled if within 10 (ten) days from the expiration date determined by the Board of Directors, is not renewed and paid for the subsequent year, as is established in the minutes of Board of Directors 05.04.2013, which stipulates that "the validity of the annual membership fee to the Association Ananda is 12 months from the date of registration in _____ the _____ Membership _____ Register".

Nocera Umbra, DATE: _____ **SIGNATURE** _____

Having read the following information, the undersigned, aware that the non-provided consent could prevent the performance of the contract, considering the legal obligations of the association, in relation to the treatment of personal data (**privacy information attached**)

 refuse to provide his personal data consent to provide his personal dataNocera Umbra, DATE: _____ **SIGNATURE** _____

THE FOLLOWING PART IS TO BE FILLED OUT BY THE BOARD OF DIRECTORS This application for membership is approved This application for membership is rejected for the following reasons:

DATE: _____

Signatures: _____

N° CSEN _____

ANANDA ASSOCIATION ASD APS

Information in pursuance of the GDPR (General Data Protection Regulation) art. 13

The **Ananda Association ASD APS**, F.C. (Fiscal Code) 92002350541, VAT number 02754750541, based in Nocera Umbra (06025 – PG), 61 Montecchio street, in person of the President of the association, in pursuance of the Regulation (EU) n. 2016/679 April 27th art. 13, 2016 (hereafter the GDPR), and regarding the personal data that will be processed by the association for the implementation of the requested services, provides the Data Subjects with the following information.

Data Controller and Data Processors

Data Controller is the **Ananda Association ASD APS** (hereafter, the Data Controller), in the person of the President of the association, F.C. 92002350541, VAT number 02754750541, and these are its contacts:

website: www.ananda.it, mail: info@ananda.it, fax: (+39) 075 9033103, phone: (+39) 0742 813620

The complete list of the Data processors is available at the head office of the Data Controller and can be requested by contacting the abovementioned contacts.

In performing their duties, the Data Processors could avail themselves of Sub-Data Processors, if expressly approved by the Data Controller.

Purposes and Lawfulness of data processing

The data processing is aimed at the proper performance of the contract, at the implementation of the requested services, at the performing of association activities, and also at fulfilling the fiscal and accounting obligations, and those of different kind which are borne by the association, as required by current legislation.

Among the association activities there are yoga, meditation courses and similar activities, in a live or in an on-line situation. as well as free dissemination – also by written publication on the various communication channels of the organisation – of personal experiences and evaluations regarding the courses and/or activities which have been provided or relating to the social purposes of the association.

Among the association activities there are also (online) promotion and dissemination of the abovementioned activities, using the images of the participants, unless they refuse.

Personal data will be processed using manual, computerized and electronic means, following an approach which is strictly correlated to the reported purposes, and always in such a way to guarantee data security and confidentiality.

Personal data may also be stored in paper or electronic format – including portable devices – using methods which are strictly necessary to meet the abovementioned purposes.

In pursuance of art. 6 of the GDPR, the processing is carried out only if one of the following applies:

- the data subject has given the approval for his or her personal data in order to use the requested services;
- processing is necessary for the performance of a contract and/or for the provision of the services/activities requested by the data subject, or in order to take steps at the request of the data subject prior to entering into a contract and making use of these services;
- processing is necessary for compliance with a legal obligation to which the controller is subject;
- processing is necessary for the pursuit of the association purpose and for the performance of the association activities;

In compliance with the current regulation on the protection of personal data, data will be stored, collected and processed by the Data Controller also for the following purposes:

- communication and/or transfer of personal data to third parties for marketing purposes, including newsletters and other communications sent by paper and email, whatsapp, sms, mms, push notifications, fax, telephone operators, social network.

The provision of personal data necessary for these purposes is not voluntary, but any failure or refusal to provide them may result in the impossibility of the Data Controller to enter into and/or perform the contract and deliver the services required.

Consequences of failure to provide personal data

Regarding personal data relating to the implementation of the requested services or to the compliance with a regulatory obligation - for example, fulfillment related to keeping fiscal and accounting records - failure to provide personal data prevents completion of the contractual relationship.

Data retention

Personal data processed for the abovementioned purposes will be kept for the duration period of the contract and, subsequently, for the period in which the association is subject to storage the informations for fiscal purposes (or for other purposes required by laws or regulations).

Nature of data processed

The Data Subject's personal data processed could include phone number, permanent address, email address, name, surname, address or other personal identification details, special categories of personal data referred to in art. 9 after declaration of consent, images, bank or postal details necessary to make payments.

Transfer of personal data outside the European Union

The transfer of personal data outside the EU may be carried out if it is necessary for the management of the assignment. The processing of data and information shall require a level of protection equivalent to that offered for the processing of personal data in the EU. In any event, the disclosure will involve only the data that are necessary for the pursuit of the intended purposes and under the application of the normative tools provided in the Chapter V of the GDPR.

Categories of recipients to whom the personal data are disclosed

Personal data may be disclosed to:

1. Professionals that provide instrumental services to the abovementioned purposes;
2. Bank or insurance companies that provide functional services for the abovementioned purposes;
3. Subjects that are processing data in compliance with specific legal obligations;
4. Public administrations or judicial authorities for the fulfillment of legal obligations;
5. Furthermore, data may be communicated to third parties appointed as Processors pursuant to the GDPR art. 28, namely providers of services that are strictly necessary for the performance of the association activity, or consultants of the association - where necessary - for fiscal, administrative or fiscal reasons, or for the requirements covered by current regulations.
6. Personal data may also be communicated or transferred to business partners or third parties, including companies, associations and foundations working in the marketing sector, advertising, trade and distribution of food products, fundraising, hotel business, publishing of books and journals, related to the mission of Ananda Association ASD APS., and identified from time to time by Ananda Association, as well as to individuals/users of the association who want to deepen their knowledge and activities of what Ananda ASD APS. proposes.
7. Associazione Ananda Sangha for Self Realization (Ananda Sangha Europa Association for Self-Realization), F.C. 92013280547, based in Nocera Umbra (PG), 67 Montecchio street; Fondazione Ananda Europa (Ananda Europe Foundation), F.C. 92000960549, based in Via Montecchio 61 06025, Nocera Umbra (PG).

Rights of the data subject

Among the rights guaranteed by the GDPR, the Data Subject has the right to request from the Data Controller:

- access to personal data and to the related information;
- rectification of inaccurate personal data or completion of incomplete data;
- erasure of personal data (upon the occurrence of one of the conditions indicated in the GDPR art. 17, paragraph 1 and in compliance with the exceptions laid down in paragraph 3 of the same article);
- restriction of processing (upon the occurrence of one of the conditions indicated in the GDPR art. 18, paragraph 1);
- Where the processing is based on a contract or on consent, and is carried out by automated means, the Data Subject has the right to receive the personal data in a structured and machine-readable format, also for communicating those data to another Data Controller.

Furthermore, the Data Subject has the right to:

- object at any time to the processing of personal data on grounds relating to his or her particular situation;
- withdraw his or her consent at any time, only where the processing is based on consent for one or more specific purposes and concerns common personal data such as birth date and place, or place of residency, or for special categories of data referred to the GDPR art. 9.

The processing based on consent and carried out before the withdrawal of consent still remains lawful;

- send a complaint to the competent Supervisory Authority for personal data protection.

o o o o o

1) Having read the above information, the party concerned with the processing of personal data, having been made aware of the type of marketing activity carried out by the Association, aimed at achieving the social purpose, declares that he/she freely, specifically and autonomously consents to the processing of his/her personal data for the purpose of the Association's marketing activities and that he/she consents to the sending of information material in paper or digital form.

2) Having read the above information and aware of the fact that failure to provide consent may make it impossible to carry out the services envisaged and the normal performance of the Association's activities, also taking into account the legal obligations incumbent on the Association and in relation to the processing of one's personal data, acknowledges the information provided pursuant to Art. 13 and 14 of Regulation 2016/679/EU in all its points, and freely, voluntarily and specifically agrees, where required, that his or her personal data, including those of a particular nature, may be processed for the purposes indicated. The data subject also specifically consents that his or her personal data may be communicated to the subjects for the fulfilments connected with the assignment conferred and may be transferred to the subjects indicated in the above information notice.

1) (by signing this form I declare that I consent to the purpose 1) of this information)

FIRMA _____

2) (by signing this form I declare that I give my consent to the purpose 2) of this information notice)

FIRMA _____

DATE _____