

PRIVACY POLICY

Information on online data processing

Why this information

This information describes how the <http://magazine.planetariahotels.it/> blog owned by Planetaria Hotels SPA is managed in reference to personal data processed for identified or identifiable users/customers who visit and interact with the site and accessible web services.

Information is provided as per Legislative Decree no. 196/2003 art. 13 (Privacy Code). In particular, this information intends to provide information on the methods, timing and nature of the information that data controllers must provide to users when they *web* pages, regardless of the purpose of the visit.

The information sheet is only provided for the blog and not for any other linked websites consulted by the user.

The data controller

The data controller is Planetaria Hotels Spa, with headquarters in Via M. Melloni 8, 20149 Milan - Tel: 02 31818720, Fax: 02 31818850, E-mail: direzione.generale@planetariahotels.com.

Data processor

Pursuant to art. 29 of Legislative Decree 196/2003 The data processor is the Planetaria Hotels SPA General Manager, with headquarters in Corso Sempione, 91 - 20149 Milan, Tel: 02 31818720 - Fax: 02 31818850, E-mail: direzione.generale@planetariahotels.com.

Data processing site

The processes related to the web services of this site take place at the Company's headquarters and/or at the headquarters of the company entrusted with site maintenance.

Data disclosure

No data deriving from the web service is disclosed unless expressly provided for by law. Personal information provided by users is used solely to carry out the intended activities and expressed in the purpose of the processing and are disclosed to third parties of our trust who, as data processors or controllers, support us in the provision of services in the sole case in which this is indispensable for that purpose.

In addition, your data may be disclosed to individuals, public and private, who may access the data under statutory or regulatory provisions and within the limits imposed by these standards.

Processing purposes

If you decide to provide us with your data, via email or the data entry forms on our website, these may be processed:

- a. to respond to your requests for information;
- b. to allow the user to access the content commentary service in the blog.

The processing referred to in the preceding letters involve the subsequent acquisition of the sender's address, necessary to respond to his/her requests or to confirm the publication of the comment. The comment service is set in such a way that the name given through the form will be published together with the comment while in no case will the email address be published. However, the user is requested to use a nickname instead of his/her name.

We also inform you that this blog is not a journal article as it is updated without any periodicity. It cannot therefore be considered an editorial product under Law No. 62 of 7 March 2001. Additionally, the user's initiative attributes any disclosure of data related to the same or third parties in the case they can be detected by post comments, so please pay close attention to the content of the post before publishing it.

In any case, it is forbidden to publish content that is harmful to the dignity of others. In this event, the data controller will promptly remove them and the user will be called upon to respond in person to the pertinent authorities, as appropriate.

Processing methods

The data will be processed, by means of electronic tools, by the staff appointed by our company, will not be disclosed and may only be communicated to third parties of our trust who, as data controllers and/or processors, assist us in providing the services.

Specific safety measures are observed to prevent data loss, illicit and incorrect use and unauthorised access.

Data subject's rights

Users to whom personal data refer have the right to obtain confirmation as to whether or not personal data concerning them exist and to be informed of their content and source, check correctness or request the integration or update or rectification at any time (art. 7 of Legislative Decree no. 196/2003).

As per the same article, the data subject has the right to request the cancellation, anonymization or blocking of data that has been processed unlawfully as well as object, for legitimate reasons, to their processing.

In order to simplify the submission procedures and reduce response time, you are invited to submit the requests referred to in the previous paragraph to the data processor (General Manager of Planetaria Hotels SPA) using the contact details provided.

The requests referred to in Article 7 of the Code, paragraphs 1 and 2 may also be made orally.