

Information on Personal Data Processing

You are invited to participate in a research study entitled **“Observatory on the Time Use of Young Families”**, focusing on gender inequalities in time use and its determinants. This study is conducted by the Department of Economic Sciences at Alma Mater Studiorum – University of Bologna, in collaboration with the University of Naples Federico II and the GRINS Foundation, as part of the **“GRINS – Growing Resilient, Inclusive, and Sustainable”** project. The GRINS Foundation, as the implementing entity, carries out the project, funded by the NRRP, within the spectrum of economic, political, social, and data sciences. Its aim is to provide evidence to guide public policies as well as the decisions of citizens and companies in complex decision-making contexts, contributing to a more resilient, inclusive, and sustainable growth for the country.

This information notice has been prepared in accordance with Article 13 of Regulation (EU) 2016/679, **“concerning the protection of natural persons with regard to the processing of personal data and the free movement of such data”** (hereinafter, “GDPR”), and Legislative Decree 196/2003, as amended by Legislative Decree 101/2018.

PARTIES INVOLVED IN DATA PROCESSING

Data Controllers

- Alma Mater Studiorum – University of Bologna (hereinafter, “Unibo”), with its registered office in Bologna, via Zamboni 33, Tax Code 80007010376, email: privacy@unibo.it, certified email (PEC): scriviunibo@pec.unibo.it, whose Data Protection Officer (DPO) can be contacted via email at dpo@unibo.it;
- University of Naples Federico II (hereinafter, “Unina”), with its registered office in Naples, Corso Umberto I no. 40, Tax Code 00876220633, email: uff.privacy@unina.it, rettore@unina.it, certified email (PEC): rpd@pec.unina.it, uff.privacy@pec.unina.it, rettore@pec.unina.it. The Data Protection Officer (DPO) can be contacted via email at rpd@unina.it or via certified email (PEC) at rpd@pec.unina.it;
- Participation Foundation named “GRINS – Growing Resilient, Inclusive and Sustainable” (hereinafter, “GRINS Foundation”), with its registered office in Bologna, Galleria Ugo Bassi no. 1, Tax Code 91451720378, email: info@grins.it, certified email (PEC): fondazionegrins@pec.grins.it. The Data Protection Officer (DPO) can be contacted via email at dpo@grinsfoundation.it.

In particular, Unibo, Unina, and the GRINS Foundation are joint controllers of data processing with respect to the purposes outlined in (A), (B), and (C), while they act as independent controllers with regard to purpose (D).

The essential content of the joint controllership agreement, pursuant to Article 26, paragraph 2 of the GDPR, is available to you upon request via email to the contacts of the joint controllers.

Data Protection Officer of Alma Mater Studiorum – University of Bologna

Registered office: via Zamboni 33, 40126 - Bologna, Italy; email: dpo@unibo.it; PEC: scriviunibo@pec.unibo.it.

Data Processor

IPSOS S.R.L. for identifying volunteer participants to involve in the research, as well as for creating and maintaining the web app used to administer the questionnaires.

PURPOSES AND METHODS OF DATA PROCESSING

Your personal data will be processed for the following purposes:

(A) REUSE OF PREVIOUSLY COLLECTED DATA AND POPULATION OF THE AMELIA PLATFORM WITHIN THE "GRINS – GROWING RESILIENT, INCLUSIVE AND SUSTAINABLE" PROJECT

As a participant in the initial phase of data collection related to the project "**Observatory on the Time Use of Young Families**", conducted at that time by Unibo and Unina as independent data controllers, for the purposes of this second phase and within the framework of the joint data controllership mentioned above, your consent will allow Unibo and Unina to share the data collected during the first phase of the research for joint analysis and processing in this second phase.

As previously highlighted, it is worth noting that this research is carried out within the context of a broader project conducted by an "extended partnership" consisting of multiple universities and partner entities, including Alma Mater Studiorum – University of Bologna. The project, named "**GRINS**" ("**Growing Resilient, Inclusive, Sustainable**", hereinafter, "GRINS Project"), is funded by the **NRRP**, Mission 4 (Infrastructure and Research), Component 2 (From Research to Business), Investment 1.3 (Extended Partnerships). Specifically, the data will be processed to contribute to the development of an online data platform called **AMELIA** ("**dAta platforM for the transEr of knowLedge and statistical Analysis**"), managed by the GRINS Foundation as the implementing body of the GRINS Project and not freely accessible to third parties. AMELIA will provide access to high-quality, strictly non-identifiable data and data analysis tools for a wide range of uses by public administrations, companies, and families, in alignment with the NRRP's objectives of promoting resilient, inclusive, and sustainable growth. In particular, the collected data will be processed to generate aggregated indicators and reports that will feed into the AMELIA platform. For more information about the GRINS Project, please visit the official website at <https://grins.it/progetto/piattaforma-amelia>.

Data uploaded to the AMELIA platform will be retained in an identifiable form, if relevant to the project, for the periods specified under the subsequent purposes (B) and (C). Personal data not necessary for these purposes (B) and (C) will be deleted at the end of the GRINS Project, currently scheduled for **December 31, 2025** (unless extended).

In any case, data related to the research will only be disseminated in strictly anonymous and aggregated form, such as through scientific publications, statistical reports, and scientific conferences.

(B) ENHANCEMENT OF RESEARCH RESULTS INCORPORATED INTO THE AMELIA PLATFORM

At the conclusion of the GRINS project, as part of its objectives, the Joint Controllers intend to manage and enhance the informational assets of the AMELIA platform. This includes the results of the GRINS project research and all related data, with a view to sharing them with platform users for further scientific research purposes or other activities of public interest. Any future reuse of personal data for these purposes must be based on an appropriate and lawful legal basis.

To this end, the Joint Controllers will continue managing the AMELIA platform and storing the data uploaded and saved within it, even beyond the duration of the GRINS project. They will adopt the most suitable security measures to ensure the platform's proper functioning and full accessibility. Personal data, where possible stripped of any identifying information, will be retained for 10 years after the conclusion of this project, after which they will be deleted or anonymized. It is important to note that the Joint Controllers do not aim to maintain your identifiability. Therefore, once the

data are uploaded to the AMELIA platform, it may no longer be technically possible to identify you, even for the purposes of Article 11 of the GDPR.

(C) STORAGE OF DATA FOR FUTURE INITIATIVES RELATED TO THE AMELIA PLATFORM

Considering that, in the future, new opportunities for the enhancement, including commercial, of the AMELIA platform may arise—allowing third parties to access and utilize its resources—it is possible to permit extended storage of non-anonymous data for up to 15 years after the conclusion of this study. This would enable re-contacting you, if necessary, to request your expression of a new specific consent, should you agree and if a suitable legal basis is identified. In the absence of such consent, your data will be deleted or anonymized at the end of the retention period indicated under point (A).

(D) STORAGE FOR ADMINISTRATIVE PURPOSES

Your data will also be processed for administrative accounting purposes and retained for the time strictly necessary to achieve these purposes, except for the ten-year period required to meet legal tax, accounting, and administrative obligations.

LEGAL BASIS AND NATURE OF DATA PROVISION

Purpose (A):

The legal basis is consent, pursuant to Article 6, paragraph 1, letter (a), and Article 9, paragraph 2, letter (a) of the GDPR, as well as the Ethical Rules for Processing for Statistical or Scientific Research Purposes published by the Italian Data Protection Authority on December 19, 2018.

Providing your data is essential for participating in and carrying out the research activity. Therefore, refusal to provide your data will prevent you from participating in the research collaboration between Unibo and Unina based on personal data. However, the data may continue to be processed based on the consent already provided for the research initiated in 2024, where the data controllers were Unibo (for residents in Emilia Romagna) and Unina (for residents in Campania), as described in the privacy notices received when you consented to participation and data processing.

Purpose (B):

Since the purpose of enhancing the research results of the GRINS project is an explicit objective of the project funded by the NRRP, it is considered compatible with Purpose (A) pursuant to Articles 5, paragraph 1, letter (b), and 6, paragraph 4 of the GDPR.

Purpose (C):

The legal basis is consent, pursuant to Article 6, paragraph 1, letter (a) of the GDPR, and, concerning special categories of data, pursuant to Article 9, paragraph 2, letter (a) of the GDPR. Providing consent is necessary to retain your personal data for a period longer than that foreseen for the conclusion of this study, in order to enable future initiatives related to the AMELIA platform and, if necessary, to re-contact you to request your expression of a new specific consent regarding such future initiatives, should you choose to do so. Refusal to provide data for these purposes will result only in the inability to carry out the activities described above.

Purpose (D):

The legal basis lies in the necessity to fulfill a legal obligation to which the data controllers are subject.

The provision of data is necessary to comply with legal obligations regarding the retention of administrative and accounting documents.

DATA PROCESSING METHODS

The data will be processed using electronic, digital, IT, telematic, and also analog tools, in full compliance with legal regulations, following principles of lawfulness and fairness, and in a manner that safeguards confidentiality. Personal data will not, in any case, be subject to automated decision-making processes.

RECIPIENTS OF PERSONAL DATA

The data may be shared with other entities, such as:

- Public Administrations and Authorities;
- Other potential third parties, appointed as Data Processors pursuant to Article 28 of Regulation (EU) 2016/679, in relation to the management of services or IT systems or for other consultancy services.

Personal data will not be transferred to a country outside the European Economic Area (i.e., the European Union, plus Norway, Liechtenstein, and Iceland).

RIGHTS OF THE DATA SUBJECT

Pursuant to Articles 7, 15–18, and 20–21 of the GDPR, the data subject has the right:

- To withdraw any consent freely given at any time, without any disadvantage or prejudice and without affecting the lawfulness of processing based on consent before its withdrawal (right to withdraw consent).
- To obtain information about the purposes for which their personal data are processed, the duration of the processing, and the entities to whom the data are disclosed (right of access).
- To obtain the rectification or completion of inaccurate personal data concerning them (right to rectification).
- To obtain the erasure of personal data concerning them in the following cases: (a) the data are no longer necessary for the purposes for which they were collected; (b) they have withdrawn their consent for data processing based on their consent; (c) they have objected to the processing of their personal data where it is processed for our legitimate interest; or (d) the processing of their personal data is not compliant with the law. However, note that the retention of personal data by the data controller is lawful when necessary to comply with a legal obligation or to establish, exercise, or defend a legal claim (right to erasure).
- To ensure that their personal data are only stored and not otherwise used in the following cases (right to restriction): (a) they contest the accuracy of the personal data, for the period necessary to verify the accuracy of those data; (b) the processing is unlawful, but they object to the erasure of the personal data; (c) the personal data are necessary to establish, exercise, or defend a legal claim; (d) they have objected to the processing, pending verification of whether our legitimate grounds for processing override those of the data subject; or (e) there is a public interest.
- To obtain the cessation of processing in cases where personal data are processed for our legitimate interest, and the existence of that interest is disputed (right to object).

- To receive, in a commonly used, machine-readable, and interoperable format, the personal data concerning them processed by automated means, where such data are processed under a contract or based on consent (right to data portability).

You may exercise these rights by contacting the Joint Controllers at the contact details provided above.

Finally, if the data subject wishes to lodge a complaint regarding the processing of their data or the handling of a complaint, they have the right to file a claim directly with the supervisory authority (Italian Data Protection Authority – Garante per la Protezione dei Dati Personali: www.gpdp.it) or to seek judicial remedies (Article 79 of the GDPR).

For technical issues encountered during the survey, please contact IPSOS S.R.L. at the following address: Via Tolmezzo, 15, 20132 – Milan, email: info_italia@ipsos.com, certified email (PEC): ipsos@pec.it, telephone: (+39) 02 36105.1.