

Global Innovation Network for Teaching and Learning (GINTL)

PRIVACY NOTICE - GINTL MEMBERS' COLLABORATIONS & ACTIVITIES

EU General Data Protection Regulation | Art. 12-14 | Date: 23.5.2022

1. CONTROLLERS FOR THE PROCESSING OF PERSONAL DATA

Helsingin yliopisto Jyväskylän yliopisto

PO Box 4 PO Box 35,

FI-00014 University of Helsinki FI-40014 University of Jyväskylä

Contact person:Contact person:Maaria ManyandoTea Kangasvieri

(maaria.manyando@helsinki.fi) (tea.s.m.kangasvieri@jyu.fi)

University of Helsinki and University of Jyväskylä have signed an agreement for a joint register (SOPIMUS YHTEISREKISTERINPITÄJYYDESTÄ) on 18.5.2022.

2. CONTACT DETAILS FOR THE DATA PROTECTION OFFICER

You can contact the Data Protection Officer by email: tietosuoja@helsinki.fi

Data protection officer at the University of Helsinki: Data protection officer at the University of Jyväskylä:

Lotta Yli-Sulkava (tietosuoja@helsinki.fi) Riikka Valkonen (tietosuoja@jyu.fi)

3. WHY DO WE PROCESS YOUR PERSONAL DATA AND WHAT IS THE LAWFUL BASIS FOR PROCESSING?

 The processing of personal data is based on the performance of a task carried out in the public interest or in the exercise of official authority, compliance with a legal obligation:

Relevant regulations:

Universities Act (558/2009) and the decrees issued pursuant to it

Government Decree on University Degrees and Professional Specialisation Programmes (794/2004), including amendments

Act on the National Registers of Education Records, Qualifications and Degrees (884/2017), Chapter 5



General Data Protection Regulation (EU, 2016/679) and supplementary national legislation

Act on the Openness of Government Activities (621/1999)

Administrative Procedure Act (434/2003)

Non-Discrimination Act (1325/2004)

Act on Health Care Professionals (559/1994

2. The data subject has given consent to the processing of his or her personal data for one or more specific purposes

The Controllers are committed to collecting and processing your personal data in a fair and transparent manner and in compliance with the relevant legislation. This privacy notice outlines how the Controllers will manage your personal data in accordance with the data protection legislation.

Your data is collected for the following purposes:

- Facilitating information sharing between GINTL member HEIs and the GINTL coordination teams
- Publishing on various GINTL-related communication channels (e.g., website, social media, newsletters)
- For networking purposes to connect for possible collaboration

4. WHAT PERSONAL DATA DO WE PROCESS?

We process the following data that will be processed according to the Controllers guidelines on personal data collection, management, storage, and protection:

- First name
- Last name
- IP address
- Email address
- Job title / role / designation
- Institution / organization
- Information about Your collaboration and/or activities within GINTL

5. WHAT ARE THE SOURCES FOR PERSONAL DATA?

Personal data will be collected from you directly.

6. DO WE DISCLOSE YOUR PERSONAL DATA TO THIRD PARTIES?

We disclose your personal data to data processor *Creamailer Oy* with whom University of Helsinki has a Data Processing Agreement. Your personal data can be disclosed to data processor Microsoft Office with whom the controllers have Data Processing Agreements.



No personal data will be uploaded on GINTL web pages but information about activity and/or collaboration, coordinating institution and collaborating institution(s) may be put on the GINTL web pages.

7. FOR HOW LONG DO WE PROCESS AND RETAIN YOUR PERSONAL DATA?

Your data will be processed and retained for the funding period of the Global Innovation Network of Teaching and Learning (GINTL), that is until end of the year 2024.

After 2024 activities and collaborations that relate to GINTL Africa and/or GINTL China are archived by University of Helsinki for 10 years. Activities and collaborations that relate to GINTL India are archived by University of Jyväskylä for 13 years. If activity/collaboration is related to GINTL India and to GINTL Africa and/or GINTL China, both controllers will archive the information of the activity/collaboration.

8. TRANSFERS OF PERSONAL DATA TO COUNTRIES OUTSIDE THE EUROPEAN UNION/EUROPEAN ECONOMIC AREA

No personal data will be transferred to recipients outside the European Economic Area.

9. WHAT RIGHTS DO YOU HAVE?

The contact persons in matters concerning the rights of the participant are the persons mentioned in section 1 of this notice.

Right to withdraw your consent

When the processing is based on your consent, you have the right to withdraw your consent any time. The withdrawal of your consent does not affect the lawfulness of processing based on consent before the withdrawal.

Right to access

You have the right to know whether we process your personal data and what data we process about you. You have also the right to request for the access to that data.

Right to rectification

You have the right to request for the rectification of inaccurate personal data concerning you. You also have the right to have incomplete personal data completed.

Right to erasure and right to be forgotten

You have the right to request for the erasure of your data from our systems. The data will be erased in the following cases:

a) The personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed.



- b) You withdraw your consent on which the processing was based and there is no other legal ground for the processing.
- c) You object for the processing and there are no overriding legitimate grounds for the processing.
- d) The personal data have been unlawfully processed.
- e) The personal data have to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject.

You do not have the right to erasure, if the processing is necessary:

- a) For compliance with a legal obligation which requires processing by law.
- b) For the performance of a task carried out in the public interest or in the exercise of official authority.
- c) For archiving purposes in the public interest, scientific of historical research purposes or statistical purposes if the erasure is likely to render impossible or seriously impair the achievement of the objectives of that processing.
- d) For the establishment, exercise, or defense of legal claims.

Right to restriction of processing

You have the right to request for the restriction of processing. This means that we store the data but do not process it in any other way.

You have this right when:

- a) The accuracy of the personal data is contested by you. Then the processing will be restricted until the accuracy of the data is verified.
- b) The processing is unlawful, and the data subject opposes the erasure of the personal data and requests the restriction of their use instead.
- c) We no longer need the data for the purposes of the processing, but you need the data for the establishment, exercise, or defense of legal claims.
- d) You have objected to processing that is based on legitimate interest. Then the processing will be restricted for the time it is verified whether the legitimate ground for the controller override those of the data subject.

Right to lodge a complaint with a supervisory authority

You can always contact us if you have any questions or concerns about the processing of your personal data. However, you have also the right to lodge a complaint with the Data Protection Ombudsman's Office if you think your personal data has been processed in violation of applicable data protection laws.

Contact details:



Office of the Data Protection Ombudsman

Visiting address: Ratapihantie 9, 6. krs, 00520 Helsinki

Postal address: PL 800, 00521 Helsinki

Switchboard: 029 56 66700 E-mail: <u>tietosuoja@om.fi</u>