



## INFORMATION SHEET ON THE PROCESSING OF PERSONAL DATA PURSUANT TO ARTICLE 13 OF LEGISLATIVE DECREE NO. 196/2003

Dear member,

F.C. Internazionale Milano S.p.A. (hereinafter Inter), with headquarters at Corso Vittorio Emanuele II No. 9, Milan, in its capacity of "Personal Data Holder" (hereinafter Data Holder), wishes to inform you about how the data you provided in your capacity of "Interested Party in personal data processing" (hereinafter the Interested Party) via the "Inter Club Card Application Form" will be processed.

### 1. Purpose of data processing

The data described above will be used for the following purposes:

- a) requirements relating to CCIC registration, to the issuing of the Inter Club Card and for purposes relating to Act No. 210 (Pisanu Decree) of 17 October 2005 and any inherent or consequential steps;
- b) administrative/accounting purposes;
- c) statistics or market research using anonymised data;
- d) Inter Club operational and strategic marketing purposes;
- e) operational and strategic marketing purposes of third-party companies or bodies;
- f) consumer habit/choice analysis with the aim of building up a profile of the user;
- g) send updates on services and events relating to Inter that are similar to those associated with CCIC registration and the Inter Club Card.

### 2. Data processing methods

The data will be processed using IT, telephonic, telematic, audiovisual, cable or satellite, magnetic, paper and manual instruments, in a manner that complies with confidentiality and security regulations established by law.

If the Interested Party grants their consent, data processed could include images of the Interested Party, as part of initiatives run by F.C. Internazionale Milano S.p.A., the Inter Club Coordination Centre (CCIC) or the wider Inter world, as set out in Paragraph 7.

In the event that data processing is suspended, for whatever reason, the Interested Party's data will be destroyed or given up in accordance with Article 16 of Legislative Decree 196/03.

The Interested Party's data may also be processed by companies who work with F.C. Internazionale Milano S.p.A., according to the methods set out in this information sheet.

### 3. Compulsory/optional consent

The provision of personal data is necessary for purposes relating to CCIC registration, to the issuing of the Inter Club Card and for purposes relating to Act No. 210 (Pisanu Decree) of 17 October 2005 and for administrative or accounting matters linked to the Inter Club Card, as set out in Paragraph 1, Points a) and b).

Users may choose whether or not to grant their consent for purposes relating to marketing, statistics or profiling, as set out in Paragraph 1, Points d), e) and f), and for the use of their image.

Inter will send the Interested Party updates about initiatives similar or linked to CCIC registration and the Inter Club Card, unless the Interested Party expresses a wish not to receive such updates either when providing their data or at a later stage.

### 4. Consequences of a refusal to respond or grant consent for data processing

As regards compulsory consent, any refusal to provide the data or grant consent to the processing of such data for purposes relating to CCIC registration, to the issuing of the Inter Club Card, to Inter's legal obligations and to administrative or accounting matters, as set out in Paragraph 1, Points a) and b), will mean the Interested Party cannot register or obtain an Inter Club Card. If the Interested Party decides, at a later date, to revoke their consent for the processing of their data for these purposes, their CCIC membership will be immediately cancelled and their Inter Club Card withdrawn or blocked. Personal data will be processed for these purposes even without the consent of the Interested Party, given that data processing is necessary for Inter to fulfil its obligations regarding the Interested Party's registration with the CCIC and for the Inter Club Card and to comply with its legal obligations. Data will be processed anonymously for the purposes set out in Paragraph 1), Point C).

In the event that the Interested Party declines to provide their data or consent to such data being processed for purposes relating to operative and strategic marketing, statistics and profiling, as set out in Paragraph 1, Points c), d) and e), no consequences will be forthcoming. However, the Interested Party will not be kept informed on marketing and promotional/advertising initiatives, will not receive communication about sporting, cultural, social and commercial matters that may be of interest to them, and will not be included in statistical analyses, market research and consumer choice analyses designed to supply them with a more tailored service from Inter.

### 5. Communication and circulation of data

**DNA NERAZZURRO**  
2017-2018





**INTER  
Club**

Within the Data Holder's organisation, the data may be processed by the departments responsible for carrying out specific processing activities (e.g. Administration, Commercial, Marketing, IT) and specifically by personnel nominated as the Responsible Party or Appointee.

As part of its activities and initiatives of a sporting, informative, cultural, social, promotional/advertising, marketing, merchandising or sponsorship nature, Inter – in its capacity of Data Holder – may communicate the personal data of the Interested Party (exclusively for the purposes for which the Interested Party has granted their consent) to third parties nominated as Responsible Parties. In the event that the Interested Party receives unwanted correspondence as a result of this, they can request that their data is not processed in a convenient and free manner, in accordance with Article 130 of Legislative Decree 196/03. These third parties include subsidiary and associated companies pursuant to Article 2359 of the Italian Civil Code, affiliated companies, partner companies, sponsor companies, consultants, marketing and market research companies and other service companies (e.g. IT support, mailing, deliveries, couriers, packaging, delivery and transport of correspondence, companies and/or collaborators that carry out stadium entrance checks, football schools, hotels used by the club).

Personal data will not be made public, except as specified in regard to photographs and images

#### **6. Rights of the Interested Party**

In accordance with Article 7 of Legislative Decree No. 196/03, the Interested Party has a right to:

- 1) obtain confirmation of the existence of personal data and information regarding him/her – even where this is not yet recorded – and their disclosure in an intelligible form;
- 2) be informed of: a) the origin of personal data and information; b) purposes and methods of data processing; c) the process followed where data is processed using electronic means; d) the identification details of the owner, the persons in charge and the representative appointed under Paragraph 5; e) the people or groups of people to whom personal data and information can be disclosed or who may come to know them in their capacity as representatives appointed in the State territory or persons in charge
- 3) to obtain: a) the update, correction or – where applicable – completion of data; b) the cancellation, transformation into anonymous form or blocking of data processed in such a way that violates the law, including data and information which need not be kept in relation to the purposes for which data and information were collected or subsequently processed; c) certification that the operations under Points a) and b) – including their content – have been communicated to those to whom data and information were provided or disclosed, except where this proves to be impossible or entails a level of effort clearly disproportionate to the right being protected;
- 4) wholly or partially refuse: a) to allow the processing of personal data and information regarding him/her, for legitimate reasons, even where these are relevant to the aim of data collection; b) to allow the processing of personal data regarding him/her for purposes relating to the delivery of advertising or direct sales material, or for purposes relating to market research or commercial communications.

#### **7. Use of the Interested Party's image**

If the Interested Party grants consent, Inter – or a third party working on behalf of Inter – may take the Interested Party's image and use this (and the name of the Interested Party) to create prints or audiovisual content relating to initiatives, possibly of a promotional/advertising nature, relating to Inter, the Inter Club Coordination Centre (CCIC) or the wider Inter world. Such content (hereinafter Content) may contain the image and name of the Interested Party. Inter has the right – but is not obliged – to produce the Content in as many copies as it sees fit and distribute this for promotional and commemorative purposes. Inter has the right – but is not obliged – to: i) edit and modify, wholly and/or in part, images created during initiatives relating to F.C. Internazionale Milano S.p.A., the Inter Club Coordination Centre (CCIC) or the wider Inter world, and ii) to distribute Content, wholly and/or in part, using any distribution or remote communication channel. The Interested Party shall receive nothing in return for the use of their image.

#### **8. Data Holder and Responsible Parties**

According to Article 4, Paragraph F of Legislative Decree 196/2003, the data holder is F.C. Internazionale Milano S.p.A., with registered office in Corso Vittorio Emanuele II No. 9, 20122 Milan, share capital of 15,000,000.00 EUR, registered on the Milan Companies Register (No. 80066310154).

While personal data is being gathered for the purposes of Inter Club Card registration, F.C. Internazionale Milano S.p.A. is co-data holder alongside the Inter Club being applied to. The Responsible Party for data processing, according to Article 4, Paragraph G of Legislative Decree 196/2003 is the Office Responsible for Data Processing, In-house legal department, Corso Vittorio Emanuele II No. 9, Milan. The subjects and companies to whom the Data Holder has entrusted the processing of the data are External Responsible Parties. A current list of such companies is available at F.C. Internazionale Milano S.p.A. headquarters in Milan.

For further information, please contact the Responsible Party on telephone number +39 02/77151, fax number +39 02/781514 or email address [privacy@inter.it](mailto:privacy@inter.it).

**DNA NERAZZURRO**  
2017-2018

