

TRANSITALIA MARATHON 2022

23 – 26/09 RIMINI (23-25/9 MOTO TURISMO ITALIA EXPO)
 26 – 27/09 GUBBIO (PG)
 27 – 28/09 CASCIA (PG)
 28 – 29/09 RIETI
 29 – 30/09 TERAMO

<input type="checkbox"/> <u>PACKAGE 1</u>	<input type="checkbox"/> <u>PACKAGE 2</u>	<input type="checkbox"/> <u>PACKAGE 3</u>
26-27/9 GUBBIO 27-28/9 CASCIA 28-29/9 RIETI 29-30/9 TERAMO	25-26/9 RIMINI 26-27/9 GUBBIO 27-28/9 CASCIA 28-29/9 RIETI 29-30/9 TERAMO	24-26/9 RIMINI 26-27/9 GUBBIO 27-28/9 CASCIA 28-29/9 RIETI 29-30/9 TERAMO

*indicate the choice and note below any additional nights:

RESERVATION REQUEST:

NAME _____

TELEPHON NUMBER _____

MAIL _____

TOTAL PARTICIPANTS _____

NR.ROOMS SINGLE _____
 DOUBLE/TWIN _____
 TRIPLE _____
 QUADRUPLE _____

NOTE/
 SPECIAL REQUEST _____

INVOICE DETAILS:

GROUP OR CONTACT PERSON
(NAME AND FAMILY NAME) _____

ADDRESS _____

POSTCODE _____

CITY _____

COUNTRY _____

Information on the processing of personal data pursuant to art. 13 of Regulation (EU) 679/2016 and consent to the processing of personal data

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Pursuant to art. 13 of the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on data protection (hereinafter "Regulation" or "GDPR"), in relation to the processing of your personal data, the undersigned travel agency LAB TRAVEL SRL (hereinafter for brevity also referred to as "Owner"), whose identity and contact details are indicated below, informs you of the following.

1) Identity and contact details of the data controller.

Data controller pursuant to art. 4 and 24 of the Regulations is the travel agency LAB TRAVEL SRL, in the person of its pro tempore legal representative, with headquarters in CORSO A. SANTORRE DI SANTAROSA, 19 - 12100 CUNEO (CN) tel. : 0171451411, fax: 0171606271, e- mail: contabilita@labtravel.it, PEC: labtravelsrl@allpec.it. You can contact the Data Controller by writing to the aforementioned address or by sending an e-mail to the aforementioned e-mail address.

2) Purpose of the processing for which the data are intended and legal basis of the processing.

a) Processing of personal data for purposes related to the fulfillment of contractual and pre-contractual obligations

The personal data directly provided by you or in any case collected by the undersigned owner will be processed exclusively for the purposes related to the fulfillment of contractual and pre-contractual obligations (for example, drafting estimates, stipulation of contracts for the sale of packages or individual tourist services, etc.), as well as for advice and assistance in the tourism sector. The legal basis of the processing for the aforementioned purposes is art. 6, paragraph 1, letter b) of the GDPR ("processing is necessary for the execution of a contract of which the interested party is a party or for the execution of pre-contractual measures adopted at the request of the same"). All data communicated by the interested party are therefore processed exclusively for obligations related to the activity of the Data Controller and, in particular, to meet the obligations established by law. The legal basis of the processing for the aforementioned purposes is art. 6, paragraph 1, letter c), cit. ("The processing is necessary to fulfill a legal obligation to which the data controller is subject").

For the purposes of the indicated processing, the Data Controller may become aware of data that fall within the particular categories of personal data referred to in art. 9 of the Regulation (in particular, personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, data relating to health or sexual life or sexual orientation of the person).

The legal basis for the processing of the data provided by you belonging to the particular categories of personal data referred to in art. 9 of the Regulation is your specific consent pursuant to art. 9, paragraph 2, letter a), cit. ("The interested party has given his explicit consent to the processing of such personal data for one or more specific purposes").

3) Methods of data processing.

The processing of your personal data may be carried out with the aid of electronic or automated means, with methods and procedures strictly necessary for the pursuit of the purposes described above. The interested party, by signing this document, also authorizes the undersigned owner to the conservation and / or digital archiving of the concluded contracts. The relative and necessary data in remote communications will also be used for the relevant communications (by way of example: e-mail, fax, SMS, MMS, Facebook, Twitter, LinkedIn, WhatsApp, etc.). In relation to the aforementioned purposes, the processing of your personal data will take place using manual, IT and telematic tools for the mere realization of the purposes themselves and, in any case, in order to guarantee their security and confidentiality.

The writer implements adequate technical and organizational measures, aimed at effectively implementing the principles of data protection and integrating the necessary guarantees into the processing in order to meet the requirements of the Regulation and protect the rights of the data subjects. The Data Controller also adopts adequate technical and organizational measures to ensure that, by default, only the personal data necessary for each specific purpose of the processing are processed. The processing will be carried out with systems designed to store, manage and transmit the data, with logic strictly related to the purposes themselves, on the basis of the data in our possession and with the commitment on your part to promptly notify us of any corrections, additions and / or updates.

4) Any recipients and any categories of recipients of the personal data.

The processing of the personal data you have provided will be carried out by means of subjects expressly and specifically designated by the Data Controller who operate at its headquarters (registered office and / or operational headquarters) or at its peripheral offices and / or other structures (secondary offices, branch offices, etc.). These subjects, belonging to the tourism sector or related with purely organizational functions, will process your data in accordance with the instructions received from the Data Controller, as managers (art.28 cit.) Or as authorized (art.29 cit.) Or as subjects expressly designated for the processing of data within the terms provided for by the Regulation and by the national legislation for adaptation to the provisions of the GDPR; among these we indicate the employees or collaborators assigned to the agency structures in the context of the functions for which they are assigned and exclusively for the achievement of the specific purposes indicated in this statement. The data provided may also be processed by the Data Controller or also communicated to third parties if said processing is functional to legal and contractual obligations, such as, for example, legal and tax consultants; IT service companies, of a management, archiving or other technical / organizational nature; suppliers (for example, tour operators, airlines, hotels, etc.). Your data may also be disclosed to companies or professionals to whom the disclosure of data is mandatory (for example, the Judicial Authority, the Ministry of Tourism, the Ministry of Economic Development, the Revenue Agency). Your data, if you give your specific consent pursuant to art. 7 of the Regulation, may also be communicated to subjects operating in the telecommunications sector, in tourist services and IT (Information Technology), in the context of the direct sale of goods and services, who will process them for their own advertising and marketing purposes within the terms referred to in point 2, lett. c) of the information. The personal data of the interested party are not subject to disclosure.

5) Transfer of personal data to a third country or to an international organization.

Personal data may be transferred to third countries in compliance with the regulations in force on the basis of an adequacy decision of the European Commission or in the absence of the same on the basis of the standard contractual clauses provided by the Commission itself. For more information, the interested party can send a written request to the Data Controller at the addresses indicated in point 1) of this information.

6) Retention period of personal data.

The personal data being processed will be stored in compliance with the provisions of art. 5, paragraph 1, lett. e), cit. in a form that allows the identification of data subjects for a period of time not exceeding the achievement of the aforementioned purposes for which the personal data are processed.

Personal data are stored according to the following criteria:

- for the time strictly necessary to achieve the purposes for which they are processed;
 - for the time strictly necessary for the fulfillment of the conservation obligations provided for by civil, accounting, tax and regulatory legislation;
 - for advertising and marketing purposes, for no more than 24 months from the termination of the contractual relationship.
- At the end of the retention period, the data you provide will be deleted, or made anonymous.

7) Rights of the interested party.

Pursuant to art. 15 and ss. of the Regulations, the interested party has the right to ask the Data Controller:

- access to their personal data;
 - the rectification or cancellation of the same or the limitation of the treatment that concerns him;
 - opposition to processing;
 - the portability of data in the terms set out in art. 20 cit. ;
- if the processing is based on article 6, paragraph 1, letter a), or on article 9, paragraph 2, letter a), cit. the withdrawal of consent at any time without prejudice to the lawfulness of the processing based on the consent given prior to the withdrawal.
- Without prejudice to any other administrative or judicial appeal, the interested party who believes that the processing concerning him or her violates the GDPR has the right to lodge a complaint with a supervisory authority, in particular in the Member State in which he habitually resides, works or in the place where the alleged violation pursuant to art. 77 cit. (the Italian supervisory authority is the Guarantor for the protection of personal data).
- To exercise the above rights, the interested party may contact the Data Controller at the addresses indicated in point 1 of this information.

8) If the communication of personal data is a legal or contractual obligation or a necessary requirement for the conclusion of a contract, and if the interested party has the obligation to provide personal data as well as the possible consequences of failure to communicate such data.

The communication of personal data by you and the consequent processing by the writer are necessary for the establishment, continuation and proper management of the relationship in question; this communication, therefore, must be understood as mandatory on the basis of European law, regulation or legislation or provisions issued by Authorities legitimated by the law and by Supervisory and Control Bodies.

The communication of your personal data may also be strictly necessary for the conclusion of new relationships or for the management and execution of existing legal relationships. Any refusal on your part to provide the personal data requested may cause the writer to be unable to complete and manage the existing contractual relationship and consequently will not be able to conclude or execute the stipulated contracts.

In the event of processing of the data provided for marketing and / or statistical research purposes referred to in point 2, lett. b) and for communication purposes to third parties belonging to the above categories for promotional and marketing purposes referred to in point 2, lett. c), the provision of your personal data will be purely optional and your refusal will not have any consequences on the legal relationships in place or in the process of being established, precluding only the carrying out of information and commercial promotion activities of tourist products towards the interested by the undersigned owner or the communication of data for marketing purposes to third parties operating in the aforementioned categories.

9) Existence of an automated decision-making process, including profiling.

Pursuant to art. 13, paragraph 2, letter f) of the GDPR, we inform you that the personal data collected will not be subject to any automated decision-making process, including the profiling referred to in art. 22, paragraphs 1 and 4 of the Regulation.

10) Processing of personal data for a purpose other than that for which they were collected.

If the Data Controller intends to further process personal data for a purpose other than that for which they were collected, before such further processing, it will provide the interested party with information regarding this different purpose and any further relevant information referred to in art. 13, paragraph 2 of the Regulation.

AGREE NOT AGREE

A) Consent to the processing of personal data for purposes related to the fulfillment of pre-contractual and contractual obligations

The undersigned, having read the information provided by the Data Controller pursuant to art. 13 of the Regulations, aware that the consent can be revoked at any time, certifies its free, specific and explicit consent to the aforementioned Data Controller, for every sense and effect of law, so that he can process the personal data referred to in art. 9, paragraph 1 cit. ("Special categories of personal data"), in the forms and terms indicated in point 2, lett. a) of the information (purposes related to the fulfillment of pre-contractual and contractual obligations).

AGREE NOT AGREE