

R19. Regulations on General Data Protection Regulation

The processing of personal data throughout their lifecycle, from collection to destruction, insofar as it is necessary for the fulfilment of service or research purposes by institutionalised units and structures of CITY ULE, primarily constitutes the Institution's compliance with its legal obligation and falls within the duties performed in the public interest, as defined in Article 16 of the Greek Constitution. Auxiliary legal bases for the processing of personal data are the execution of a contract or the consent of the data subject.

CITY ULE, in compliance with the General Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (GDPR) and related national legislation, is obliged to protect personal data in all processing related to members of the academic community (members of CITY ULE), including scholarship holders, suppliers, external collaborators, contractors and their agents, as well as any third party who has access to CITY ULE's electronic systems, ensuring with appropriate organisational and technical means the compliance with the obligations of the Institution as the controller of these data.

Members of the academic community must, in fulfilling their duties, take into account the above legislative regulations and the obligations arising from them in each case, and comply with the policy and guidelines issued by CITY ULE from time to time, following the procedures indicated by it.

Further information is provided in the Policy for GDPR.