

**Data Protection Statement related to
Book of Condolences in the Memory of
Mr David Maria SASSOLI, President of the European Parliament**

Articles 15 and 16 of Regulation (EU) 2018/1725 of the European Parliament and the Council of 23 October 2018 (hereinafter 'the Regulation') apply to the processing of personal data carried out by the European Parliament.

1) Who processes your personal data?

The European Parliament, is acting as the controller¹ and the entity responsible for the processing is the Protocol Unit of the Directorate-General for the Presidency, represented by the Head of Unit, Ms Carmen Castillo del Carpio.

You can contact the controller at the following email: protocole@europarl.europa.eu.

2) What is the purpose of the processing of your personal data?

Your personal data will be processed in order to share your testimony with the family of Mr David Maria SASSOLI, President of the European Parliament.

3) What is the legal basis for the processing?

The legal basis for the processing is your consent (Article 5(1)(d) of Regulation (EU) 2018/1725).

4) What personal data is processed?

When sharing your testimony, you may complete the following fields; none of them is mandatory:

- Last name and first name
- E-mail
- Organisation
- Testimony

¹ A Controller the public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of the personal data. The controller is represented by the head of the entity.

5) How will your personal data be processed?

Your personal data will be collected via a tool named “Opinio” that has been developed by the European Parliament and fully hosted in the EP infrastructure.

Once collected, all testimonies will be regrouped and shared with the family of Mr David Maria SASSOLI, President of the European Parliament.

6) For how long will your personal data be stored?

Once shared with the family of the President, your personal data managed by the European Parliament will be deleted after two months.

7) Who are the recipients of your personal data?

The recipients of your personal data are:

- a limited number of European Parliament staff from the Units involved in the process of your data;
- the family members of the President.

8) Will your personal data be shared with a non-EU country or international organisation?

No, your personal data will not be shared with a non-EU country or international organisation.

9) Are any automated processes² and/or profiling³ used to make decisions which could affect you?

No.

10) What rights do you have?

You, as a data subject, or your legal representative when applicable, may exercise the rights indicated hereafter by sending a request directly to protocole@europarl.europa.eu.

You have the right of access your personal data and relevant information concerning how the data controller uses them [Article 17 of the Regulation]. You have the right to obtain the rectification of your inaccurate personal data and, taking into account the purposes of the

² Making a decision solely by automated means and without any human involvement. {Theoretical Examples: internet page were selecting certain options will automatically place you in different mailing lists were you are sent the corresponding monthly newsletter / using an automated system to mark “Multiple Choice” test answers and assign a pass mark according to the number of correct answers}.

³ Profiling analyses aspects of an individual’s personality, behaviour, interests and habits to make predictions or decisions about them. Used to analyse or predict aspects concerning the data subject’s performance at work, economic situation, health, personal preferences or interests, reliability or behaviour, location or movements, etc. {Theoretical Example: when using social media tools data is collected and your trends registered. This data is then used to form new/different predictions on you.}

processing, of your incomplete personal data [Article 18 of the Regulation]. Under certain conditions, you have the right to ask that the data controller deletes your personal data or restricts their use [Articles 19 and 20 of the Regulation].

You have the right to withdraw⁴ your consent at any time to the processing of your personal data [Article 7 of the Regulation]. You have the right to object to the processing of your personal data, on grounds relating to your particular situation, at any time [Article 23 of the Regulation].

The data controller will consider your request, take a decision and communicate it to you.

You have the right to consult at any time the Data Protection Officer of the European Parliament (DPO) via the email address data-protection@europarl.europa.eu and to have recourse to the European Data Protection Supervisor (EDPS) via the email address edps@edps.europa.eu.

⁴ Please note that the withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal.