



ཀུན་པན་གླ་མ་གངས་ཅན།

**KUNPEN LAMA GANGCHEN**

ISTITUTO PER LO STUDIO E LA DIFFUSIONE DEL BUDDISMO VAJRAYANA IN OCCIDENTE

Ente religioso buddhista civilmente riconosciuto – Decreto 22 marzo 2016 del Ministero dell'interno (G.U. n. 89 del 16.4.2016)

Associato all'Unione Buddhista Italiana | Affiliato all'Unione Buddhista Europea

## Membership Application or Renewal

(write in block letters - \* required fields)

Year: **2023**

Full Name\*: \_\_\_\_\_

Date of birth (yyyy-mm-dd)\*: \_\_\_\_\_

Place of birth\*: \_\_\_\_\_ Country\*: \_\_\_\_\_

Phone number\*: \_\_\_\_\_

Email\*: \_\_\_\_\_

Fiscal number or other document\*: \_\_\_\_\_

Profession : \_\_\_\_\_

Dues payment date (yyyy-mm-dd) : \_\_\_\_\_

### Compliance with the statutory provisions

The undersigned declares that he/she is familiar with the bylaws of the Association and undertakes to abide by the provisions of the bylaws, the resolutions of the Association's governing bodies, and the provisions set forth in the Association's Internal Regulations.

The undersigned further declares:

- to abide by the rules of conduct adopted by the Association (Guidelines for Virtuous Conduct); to refrain from the use of alcoholic substances, intoxicants within the premises available to the Association; to be aware that the meditative techniques taught at the Association referred to as "Self-Healing practices" are not intended to replace medical health treatments;
- To exonerate Kunpen Lama Gangchen from any civil and criminal liability for any accidents, injuries caused to me or caused by me to third parties during my stay at the Association.

I, the undersigned, informed today of the current legislation on the protection of personal data referred to in European Regulation No. 679 of 2016 and Legislative Decree No. 196/2003, brought to the attention of the need for the provision of the requested data and the acquisition of additional data in the course of the performance:

**I AUTHORIZE** the use by the Association, of telephone and e-mail, for communications and reminders addressed to me  **YES**  **NO**

**I AUTHORIZE** the Association's use of my phone number for inclusion in whatsapp groups for event and news communications  **YES**  **NO**

**I AUTHORIZE** the Association to display or publish photos or footage representing me collected during activities or events in newspapers, online and social channels, and live streaming  **YES**  **NO**

Date (yyyy-mm-dd): \_\_\_\_\_ SIGNATURE \_\_\_\_\_

## PRIVACY INFORMATION FOR MEMBERS

PURSUANT TO ART. 13 OF REGULATION (EU) 2016/679 (so-called GDPR)

The **Data Controller is the KUNPEN LAMA GANGCHEN Association**, with registered office in Via Marco Polo, 13 - 20124 Milan (MI) and administrative headquarters in Via Campo dell'Eva, 5 - 28813 Albagnano di Bèe (VB), CF: 97216720157, VAT no. 12457970155, Registered in the Milan Registry Office protocol No. 004646 of 23/02/1998. To contact the Data Controller, write to the email address: **reception@kunpen.it** an /or call the **telephone number +39 0323 569601**.

The Data Controller may use the personal data communicated at the time of enrollment in the Association or communicated subsequently for the following purposes:

- pursuit of the aims of the Association;
- management and storage of registration forms;
- contacts between members and the Association (also through online tools);
- promotion of the Association's activities, including through newsletters, printed or online publications

The data of the members of the association are processed by the Association on the basis of the consent of the interested party, given with the application for registration and the release for the use of their image (see art. 6, paragraph 1, letter a) GDPR). The consent can be revoked at any time, without the revocation affecting the processing carried out prior to the revocation. In the event of a minor being registered, consent is given by the parents and registration is valid until the member is of legal age, unless the parents revoke the consent.

The processing is also carried out as part of the Association's legitimate activities (see art.9, paragraph 2, letter d) GDPR) and for the fulfillment of contractual obligations (see art.6, paragraph 1, letter b) GDPR).

The treatment is carried out by the Association, by means of the internal persons in charge specifically trained by the Data Controller and by the external subjects appropriately identified and appointed as data processors.

Where possible in accordance with the purpose of communication / dissemination, the data will be processed anonymously and in aggregate form (e.g. communication of data for statistical purposes).

The personal data of the members can be communicated to third parties only and exclusively within the sphere of the Association's activities or to fulfil legal obligations (see art. 6, c. 1, letter c) and art. 9, c. 2, letter b) GDPR) or at the request of the interested party.

The data of the member may be disclosed only and exclusively for reasons relating to the statutory purpose of the Association and in any case with the consent of the member.

The data will be kept for 10 years, determined on the basis of art. 2220 c.c. and on the basis of the term for the ordinary prescription of rights.

The data will not be transferred to non-EU countries or to countries which do not guarantee adequacy to the GDPR.

**RIGHTS OF THE INTERESTED PARTY:** In addition to the possibility to appeal to the Judicial Authority or to lodge a complaint with the Guarantor Authority, at any time, if the conditions are met, the user can exercise the rights referred to in articles 15 and following Regulation 679/2016 (summarized below), by contacting the Data Controller or the Data Protection Officer at the contact details indicated above.

- Right of access (art. 15 GDPR). Right of the interested party to obtain confirmation from the Data Controller that personal data concerning him or her is being processed and, in this case, to obtain access to such data;
- Right of rectification (art. 16 GDPR). Right of the interested party to obtain from the Data Controller the correction of inaccurate personal data concerning him/her, without undue delay. If the data provided are incomplete, they can be integrated by the interested party through an additional declaration;
- Right to cancellation (art. 17 GDPR). The interested party has the right to obtain from the Data Controller the cancellation of personal data concerning him/her without undue delay. In this case, the Data Controller will bear the resulting obligation to delete such data without undue delay;
- Right to limitation of treatment (art. 18 GDPR). Right of the interested party to obtain a limitation of processing in certain cases: the interested party disputes the accuracy of personal data; the processing is unlawful and the interested party opposes the deletion of the data, instead requesting its limitation; personal data are necessary for the assessment, exercise or defense of a right in a court of law; the interested party opposed the processing, pending verification of the prevalence of the legitimate reasons of the data controller with respect to those of the interested party;
- Right to data portability (art. 20 GDPR). The interested party has the right to receive the personal data concerning him/her provided to the owner and has the right to transmit such data to another data controller without impediments by the owner in cases where: a) the treatment is based on consent pursuant to art. 6, paragraph 1, letter a), or art. 9, paragraph 2, letter a), or on a contract pursuant to art. 6, paragraph 1, letter b); the treatment is carried out by automated means;
- Right to object (art. 21 GDPR). Right of the interested party to object to the processing of his/her personal data.

Place and date \_\_\_\_\_ Signature \_\_\_\_\_