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 for minors

Personal Data

(please write in block letters - * required fields)

	(please write in block lette	ers - * required fields)	date /	/	
First name and surname of the parent or guardian:					
Phone:					
Fiscal code:					
Attached ID card: type	n	expiry: /	_/		
Registration centre: Milano	□ Albagnano				
Date of social contribution's p	ayment//	_			
Child's name and surname					
Place of birth		dat	e//		
Place of residence (full addres	s)				
Attached ID card: type	n	expiry: /	_/		

I, THE UNDERSIGNED, REQUEST

my son/daughter to be registered as member

Compliance with statutory provisions

I hereby declare to know the statute of the Association and undertake to respect the provisions of statutory provisions, the deliberations of the corporate bodies and the provisions included in the Association's Rules of Procedures.

I hereby also declare:

- To ensure that my son/ daughter will comply with the rules of conduct adopted by the (Guidelines for a Virtuous Conduct available at the secretary offices);
- to be aware that the meditative techniques taught at the Association, and defined as "Self-Healing practices", do not intend to replace medical treatments;
- to hold Kunpen Lama Gangchen harmless against any civil and criminal liability for any accidents, injuries caused to the child or caused by the child to third parties during their stay at the Association.

Parent's signature for	ar accentance	
raiciil s signaluic i	UI acceptance	

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

PRIVACY POLICY FOR MEMBERS

IN ACCORDANCE TO ART. 13 OF REGULATION (EU) 2016/679 (c.d. GDPR)

The Data Controller is the Association KUNPEN LAMA GANGCHEN, with registered office in Via Marco Polo, 13 - 20124 Milano (MI) and administrative centre in Via Campo dell'Eva, 5 – 28813 Albagnano di Bèe (VB), C.F.: 97216720157, P.Iva. 12457970155, enrolled in the Office of the Registry of Milan protocol N. 004646 del 23/02/1998. To reach the Controller please write to the email: reception@kunpen.it and / or please call phone numeber +39 0323 569601.

The Data Controller uses the personal data communicated at the time of registration of the Association, or communicated subsequently for the following purposes:

- pursuit of the aims of the Association;
- management and conservation of registration forms;
- contacts between members and Association (also through online tools);
- promotion of the activities of the Association, including through newsletters, publications. The data of the members of the association are processed by the Association on the basis of consent of <u>the interested party</u>, provided with the application form and the disclaimer to use their image (cf. art. 6, paragraph 1, letter a) GDRP). The consent can be revoked at any time, without the revocation affecting the processing carried out before the revocation.

The treatment is also carried out in the context of its legitimate activities (cf. art. 9, paragraph 2, letter a) GDRP) and for the fulfilment of contractual obligations (cf. art. 6, paragraph 1, letter a) GDRP).

The treatment is carried out by the Association, through internal appointed subjects specially instructed by the Controller and by the external subjects appropriately identified and appointed external data subjects.

Where possible in accordance with the purpose of communication/dissemination, the data will be processed anonymously and aggregated (eg: communication of data for statistical purposes).

The personal data of the members can be communicated to third parties only and exclusively in the context of the activities of the Association or in compliance with legal obligations (cf. Art. 6, c. 1, lett. c) and Art. 9, c. 2, lett. b) GDPR) or at the person concerned's request.

The data of the member may be disclosed only and exclusively for reasons pertaining 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 according to art. 2220 CC and according to the time limit for ordinary limitation of rights. The data will not be transferred to non-EU countries or that do not guarantee the adequacy of the GDPR.

RIGHTS OF THE DATA SUBJECT: In addition to the possibility to refer to the Judicial Authority or to lodge a complaint with the Guarantor Authority, at any time, under the conditions, the user may exercise the rights referred to in Art. 15 and ss. of Regulation 679/2016 (stored in synthetic form), by contacting the Data Controller or the Data Protection Officer the contact details indicated above.

- Right of access (Art. 15 GDPR). Right of the interested party to obtain from the Data Controller confirmation whether or not personal data concerning him or her are being processed and, in that case, to obtain access to such data;
- Right to rectification (Art. 16 GDPR). Right of the interested party to obtain from the Data Controller the rectification of inaccurate personal
 data concerning him or her, without unjustified delay. If the data provided are incomplete, they may be supplemented by the interested party
 by a declaration;
- Right to erasure (Art. 17 GDPR). The interested party has the right to obtain from the Data Controller the deletion of data concerning him or
 her, without unjustified delay. In this case the Data Controller will be burdened with the consequent obligation to cancel without unjustified
 delay those data;
- Right to limitation of treatment (Art. 18 GDPR). Right of the interested party to obtain a restriction of treatment in certain cases: the data subject disputes the accuracy of the personal data; the processing is unlawful and and the data subject opposes the deletion of the data, requesting instead the limitation; personal data are necessary to the establishment, exercise or defense of legal claims; the person concerned opposed the treatment, pending the verification of the prevalence of the legitimate grounds of the data controller compared to those of the person concerned;
- Right to data portability (Art. 20 GDPR). The interested party has the right to receive the personal data concerning him provided to the Data Controller and has the right to transmit such data to another controller without impediments by the Data Controller in cases where: a) the processing 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 Article 6, paragraph 1, letter b) the processing is carried out by automated means;
- Right to opposition (Art. 21 GDPR). Right of the interested party to object to the processing of his data.

Place and date	_//	/ Signature	e
----------------	-----	-------------	---