

INFORMATION ON THE PROCESSING OF PERSONAL DATA FOR SUPPLIERS

Pursuant to Articles 13 and 14 of the EU regulation 2016/679

Dear supplier,

in order to implement the contractual or pre-contractual measures requested by you, or to process some personal data that you have given us for marketing and commercial purposes, or enforce a legal obligation, we will process your data according to Articles 13 and 14 of the EU Regulation 2016/679.

Therefore we wanted to provide you with the information concerning the processing of your Personal Data that we will put in place.

Identity and contact details of the Data Controller

The Data Controller is Demac Srl (the "**Company**") (C.F. e P. Iva 0800560154), head office in Magenta (Mi), Via Murri, n. 14, 20013, in the person of the pro tempore legal representative Domenico Varano (C.F. VRNDNC47C14H456J); e-mail: info@demac.it; pec: demacsrl@cgn.legalmail.it; fax: 02.97003509; tel.: 02.9784488.

Commercial purposes

Personal data will be processed firstly for legal obligation enforcement purpose regarding commercial partnerships, in which your employer, or you personally, are involved, or to implement pre-contractual measures requested to the Data Controller or to enforce a legal obligation(following "Commercial purposes").

In particular personal data for commercial purposes will be treated:

- to conclude and execute contracts concerning the supplying of products and services to the Data Controller in regards to the commercial relationships between your employer or yourself personally, or to execute the precontractual measures requested by the Data Controller, or to enforce a legal obligation;
- to fulfill every request related to products or services bought by the data controller;
- for the cash receipts and payments management;
- to fulfill administrative, accounting and fiscal activities.

Purposes of fulfillment of legal obligations

Your Personal Data may be used to fulfil the legal obligations established by law, the GDPR, national or Community regulations or by an order of the authority, to which the Data Controller is subject, such as by way of example, civil laws or regulations, fiscal, accounting, national and international measures.

Defence purposes in court

Your Personal Data collected may be processed by the Data Controller to defend itself in the event of a possible judgment and/ or in the stages leading to it.

Personal Data Recipients

Your Personal Data might be communicated, for the purposes above, to the following categories of subjects:

- to public subjects or to subjects that provide public services, that can access to personal data according to GDPR (for instance: judicial authority, financial administration offices, law enforcement agency, or subjects with public powers);
- other subjects to which is necessary to communicate information regarding the implementation of the contract in which the data controller takes part, such as credit institutions, shippers or transporters and every other third subject involved in the implementation of the contracts in which the person concerned or the institution in which the person concerned works takes part;
- agents, distributors of the Data Controller or third-party professionals that cooperate with the Data Controller;
- other companies that are part of the same group of the Company;
- employees or collaborators of the Data Controller appointed as data processors;
- external subjects that carry out consultancy activities in the administrative, accounting, fiscal or commercial
 legal field or in any case are related to the activity of the Data Controller, website provider, cloud provider,
 within the limits necessary to carry out their professional duties, according to the previous agreement that
 imposes on them the duty of confidentiality and security of the processing of Personal Data.

Personal Data given for Commercial purposes will not be diffused.

In the case of extraordinary or corporate mergers or acquisitions, the Personal Data will probably be transferred and may be shared with legal successors, to the extent permitted by law and the GDPR, on the basis of a legitimate interest of the Data Controller.



Legal basis for the processing

Legal basis of the Personal Data processing for commercial purposes and legitimate interests pursued:

Personal data for commercial purposes will be processed legitimately, without your expressed consent, in accordance with Article 6 b) and f) of the GDPR.

Legal basis of the use of personal data for the fulfillment of legal obligations:

Your Personal Data will be processed legitimately on the legal basis of the fulfillment of a legal obligation according to Article 6 c) of the GDPR, if the Data Controller is required to fulfill those obligations by virtue of the relationship between you and the Data Controller.

Methods of processing

The processing of Personal Data will consist in collecting, recording, organizing, structuring, storing, adapting or modifying, extracting, consulting, using, communicating, limiting, cancelling, destructing.

Personal Data will be subjected to both paper-based processing and processing realized with the help of computerized and automated tools, through the use of hardware and software owned by the Data Controller or third parties.

Period of Personal Data retention

- Personal Data collected for commercial purposes will be processed and stored for the entire duration of the contract that exists between you and the Data Controller, or between the Data Controller and your employer.
- Personal Data will be stored for a period following the end of the contract above mentioned, for purposes of
 defense in court of the Data Controller, until the expiration of the limitation period for actions in contractual
 and non-contractual matters, during which the storage of information that includes your Personal Data is
 necessary in order to be able to prove the exact fulfillment of the contracts of which the Data Controller is part
 by the latter.

Nature of the provision of Personal Data

The provision of Personal Data for commercial purposes is optional, however, the failure to provide Personal Data might make it impossibility conclude or execute the contract or the commercial relationship.

Data subject's rights

The Data Subject is able to exercise his rights according to Chapter III, Section I, of the GDPR.

Exercise of Data subject's rights

You will be able to exercise your rights through an email request to the address privacy@demac.it. The exercise of the rights is not subjected to formal constraints, it is free and it will have effect against the Data Controller.

Further information

Further information regarding the processing and the communication of Personal Data, directly provided or acquired in other ways, may be asked to the Administrative Office. This information does not exclude that other information will be given, even orally, to the Data Subject at the time of the collection of Personal Data.

The updated list of Processing Processors is available at the Human Resources function and will be provided upon request of the Data Subject.

Magenta, 15/04/2025