



Web information

pursuant to the EU 2016/679 Regulations for the protection of personal data

In compliance with the provisions of the EU regulation 2016/679 (European regulation for the protection of personal data) and Italian legislative decree 196/2003, as amended by Italian legislative decree 101/2018, with this information **Texsus S.p.A.**, with registered office in Via Livornese di Sopra 82, 51013 Chiesina Uzzanese (PT) - Italy, P. IVA 00905010476 as privacy holder provides the necessary information regarding the processing of personal data provided. This information is not to be considered valid for other websites that may be consulted through links on the website of the holder. Users / visitors must read this Privacy Policy carefully before submitting any personal information and / or filling in any electronic form on this web site.

According to the article 13 and 14 of EU regulation 2016/679, therefore, we provide you with the following information:

1. OWNER, RESPONSIBLE AND AUTHORIZED

Owner, pursuant to the articles 4 and 24 of EU regulation 2016/679 is **Texsus S.p.A** with registered office in Via Livornese di Sopra 82, 51013 Chiesina Uzzanese (PT) - Italy, P. IVA 00905010476. The owner can be contacted at the following e-mail address: privacy@texsus.it. The updated list of data Holders and any Authorized Persons is available at the company's registered office.

2. TYPE OF DATA PROCESSED

- Navigation data (eg IP addresses or domain names of computers and terminals used by users);
- Data communicated by the user: identification data and contact data, personal codes / passwords, curriculum vitae and other data provided by the interested parties in the contact form;
- Cookies and other tracking systems: the site uses only technical cookies. No cookies are used for user profiling, nor are other tracking methods used (referral to cookie information).

3. PURPOSE, LEGAL BASIS AND LAWFULNESS OF THE TREATMENT

The legal basis that legitimates the processing is the execution of a contract, a requested service or the execution of pre-contractual measures.

We inform you that we will treat the data communicated by you in compliance with the conditions of lawfulness provided by article 6 of EU regulation 2016/679 and to the extent strictly necessary to fulfill the following purposes:

- a) navigation and use of services on this website;
- b) to reply to requests for information;
- c) to provide support to users.

Please note that the optional, explicit and voluntary sending of messages to the addresses of the Holder entails the acquisition of the contact details of the sender, necessary to respond, as well as all the personal data included in the communications.

4. RECIPIENTS OR CATEGORIES OF PERSONAL DATA ADDRESSEES

The data collected may be communicated to recipients, appointed ex article 28 EU Regulation 2016/679 who will process the data as external Managers and / or as natural persons acting under the authority of the Owner and Manager.

Specifically, the data may be communicated to the following subjects:

- companies for the management / maintenance of the IT system, communication networks and the web platform;
- to the company Fintex & Partners Italia S.p.A. (parent company) for administrative, financial and accounting consultancy and for the activities indicated in the service supply contract;
- competent authorities for the fulfillment of legal obligations and / or provisions of public bodies, upon request.

5. TRANSFER OF DATA TO A THIRD COUNTRY AND / OR AN INTERNATIONAL ORGANIZATION

The personal data provided will not be transferred abroad, either within or outside the European Union. It should be noted that the use of Google Drive or Dropbox may involve the transfer of data on servers located abroad (both EU and non-EU), always in compliance with the applicable laws and, in any case, in compliance with maximum security.

6. CONSERVATION PERIOD OR CRITERIA USED TO DETERMINE THIS PERIOD

In compliance with the provisions by article 5 of EU Regulation 2016/679 and the minimization principle, the data collected will be stored on protected computer systems or in paper form with methods that allow the identification of the interested parties for a period of time not exceeding the achievement of the purposes for which the personal data are collected, and in any case not later than 12 months after collection. Navigation data is not stored for more than 7 days and is deleted immediately after their aggregation. After these terms the data will be destroyed or made anonymous. If you for any reason deem the purpose of the processing exhausted (before the aforementioned deadline) you must give written notice to the Holder, who will proceed to the immediate cancellation of the data collected.

7. RIGHTS OF THE INTERESTED PARTIES AND METHOD OF EXERCISE OF THE SAME

As an interested party, you will be able to assert your rights under Chapter III (articles 15-22) of the EU Regulation 2016/679 by contacting the Data Controller by e-mail at privacy@texsus.it, by registered mail a / r - c / o the address of the registered office of the company - or by paper delivery. It should be noted that in the event of failure by the Holder to spontaneously adhere, you have the right to file a complaint before the Guarantor or a judicial appeal.

- obtain the response to the existence or not of personal data, even if not yet recorded, and their communication in an intelligible form (right of access). In particular, the deed has the right of access to information: a) processing tool; b) categories of personal data in question; c) subjects or categories of subjects to whom personal data may be communicated; d) the period of storage of personal data; e) the existence of the right of the data subject to request the owner to correct or delete personal data; f) the right to complain to the supervisory authority; g) information on the origin of the data, if they are not processed at the data subject; h) the existence of an automated decision-making process, including profiling, and in such cases at least the logic used; i) the right to be informed of guarantees regarding the possibility that personal data may be transferred to a third country; l) the right to obtain a copy of the personal data being processed;
- obtain: a) the adjustment or, when interested, the integration of the data (right of correction); b) the cancellation of personal data concerning him without unjustified delay (right to oblivion); c) the limitation of the treatment (right of limitation of treatment); d) the attestation that the aforementioned operations have been brought to the attention, even with regard to their content, of those to whom the data have been communicated or disseminated, except in the case where such fulfillment proves to be impossible or disproportionate;
- the right to receive their data in a structured format of common use and readable mechanically in order to reuse them for other purposes and through different services and the right to transmit their data to another Holder without impediment (right to portability);
- the right to object at any time, for reasons related to his particular situation, to the processing of personal data concerning you, including profiling. If the data is processed for direct marketing purposes, the data subject has the right to object at any time to the processing of personal data concerning him for these purposes (right of opposition);
- the right not to be subjected to a decision based solely on automated processing (including profiling) that produces legal effects that concern him or that significantly affects his person in a similar way;
- the right to revoke the consent at any time, without prejudice to the lawfulness of the processing based on the consent given before the revocation, if the treatment is based on the art. 6 par. 1, lett. a) EU Reg. or on art. 9 par. 2, lett. a) EU Reg.
- in certain situations, the right to receive communications regarding the violation of personal data.

8. METHOD OF DATA PROCESSING

The personal data you provide will be recorded, processed, managed and stored in paper form and / or with the aid of electronic computer tools and in any case in such a way as to guarantee the security and confidentiality of the same. The processing will be carried out by expressly authorized internal staff. The processing of personal data takes place without the intervention of automated systems or processes and profiling is not carried out.

9. NATURE OF THE PROVISION AND CONSENT

The provision of personal data for the purposes referred to in point 3 is optional. Any partial or total failure to provide data will result in the partial or total inability to use the services offered by the Holder, for example to receive feedback on the request for information submitted.

10.SPREAD OF DATA

The personal data collected will under no circumstances and for any reason be disclosed to third parties not authorized by the Owner and may be exhibited only upon request of the Judicial, Financial and Guarantor Authority, as well as to all other subjects to whom the communication is required by law for the accomplishment of the said purposes.

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