

Privacy Information - Art. 13 of EU Regulation 679/2016

Thank you for providing us with your personal data. The purpose of this disclosure is to inform you about the purposes and methods of the processing of this data.

1. SUBJECT OF THE PROCESSING

Pursuant to art. 13 of EU Regulation 679/2016, laying down provisions for the protection of persons and other subjects regarding the processing of personal data, we wish to inform you that the personal data you provide will be processed in compliance with the afore-mentioned legislation.

2. DATA CONTROLLER

The data controller is **CDR srl**, with headquarters in Via degli Artigiani, 6 – 50055 Ginestra Fiorentina (FI) (hereinafter “Data Controller”).

3. PURPOSES OF THE PROCESSING

Your personal data is processed without your express consent (art. 6 letter b, and GDPR), for the following business purposes:

- to allow us to fully and correctly execute the business relationship established with you,
- to fulfil the legal obligations that affect the company by virtue of the civil, fiscal and accounting rules

4. LEGAL BASIS OF THE PROCESSING

The Data Controller processes your personal data lawfully, where the processing:

- is necessary for the execution of a contract of which you are a part;
- is necessary to fulfil a legal obligation imposed on the same Data Processor.

5. PROCESSING METHOD AND DURATION

The processing of your data is performed by means of the operations indicated in art. 4 n. 2) GDPR and more precisely: the collection, recording, organisation, storage, consultation, processing, modification, selection, extraction, comparison, use, interconnection, blocking, communication, cancellation and destruction of data.

The personal data may be processed by means of both paper-based and electronic archives (including portable devices) and using methods strictly necessary to meet the afore-mentioned purposes.



analisi e sviluppo
sistemi cibernetici

CDR S.r.l. Via degli Artigiani, 3-6
50055 Ginestra F.na | Firenze
Tel. 055.871431 | Fax 055.8714322
www.cdr-mediated.it

Reg. Imprese Fi e C.F. n. 04170450482
P. IVA IT 04170450482 - R.E.A. FI 423250
Cap. Soc. € 60.000 - i.v.



The Data processed for the purposes indicated above will be retained in our archives for the entire duration of the contractual relationship with you; at the end of it, your Data will be stored for a further 10-year period in order to comply with inspections by the competent authorities, the current legal obligations in civil, fiscal and accounting matters, as well as for the purpose of exercising or defending our rights in court.

Please note that, once our business relationship has been terminated, processing of the Data will be limited to the safe storage and retention of the same, unless it must be processed differently in connection with certain legal action or by virtue of a legal obligation .

In the event that a dispute arises, your Personal Data will be processed for as long as is necessary in relation to this dispute.

6. NATURE OF THE PROVISION OF DATA AND CONSEQUENCES OF REFUSAL TO RESPONSE.

The provision of your data for the purposes indicated above is mandatory as it is necessary for the conclusion and / or execution of contractual and / or legal obligations; failure to communicate the data therefore makes it impossible to fulfil these obligations.

7. DATA COMMUNICATION

Your data may be communicated, or it may become known to the employees expressly appointed by us as "Data Processor" and by the companies / professionals / collaborating entities of our company, expressly appointed by us, otherwise known as "External data processors".

This is, in any case, without prejudice to the prohibition to communicate or disseminate your personal data to subjects not necessary for the performance of the services or products requested by you.

8. PROFILING AND DISSEMINATION OF DATA

Your personal data is not subject to dissemination or to any fully automated decision-making process, including profiling.

Furthermore, your personal data will not be transferred to any third country or international organisation.

9. RIGHTS

You have the right to access the data concerning you at any time (art. 15 GDPR) and which we have in our possession by writing to the contact details above as you are entitled, in the presence of legal requirements, to request the correction of inaccurate data (art. 16 GDPR), deletion of the same (art. 17 GDPR), limitation of the processing (art. 18 GDPR) or to object to its processing (art. 20 GDPR). This is in addition to the right to data portability (art. 19 GDPR).



analisi e sviluppo
sistemi cibernetici

CDR S.r.l. Via degli Artigiani, 3-6
50055 Ginestra F.na | Firenze
Tel. 055.871431 | Fax 055.8714322
www.cdr-mediared.it

Reg. Imprese Fi e C.F. n. 04170450482
P. IVA IT 04170450482 - R.E.A. FI 423250
Cap. Soc. € 60.000 - i.v.



Without prejudice to the legal and contractual obligations, you also have the right to lodge a complaint with a supervisory authority.

Exercising of the afore-mentioned rights is possible by written communication to the Data Controller to be sent by e-mail to the address indicated below: cdr@cdr-mediated.it



analisi e sviluppo
sistemi cibernetici

CDR S.r.l. Via degli Artigiani, 3-6
50055 Ginestra F.na | Firenze
Tel. 055.871431 | Fax 055.8714322
www.cdr-mediated.it

Reg. Imprese Fi e C.F. n. 04170450482
P. IVA IT 04170450482 - R.E.A. FI 423250
Cap. Soc. € 60.000 - i.v.

