

ORIC ITALIANA S.r.l.

INFORMATION ACCORDING TO ARTICLE 13 OF THE REGULATION (UE) 2016/679 (GENERAL REGULATION CONCERNING THE DATA PROTECTION)

According to article 13 of the regulation (UE) 2016/679 (general regulation concerning the data protection) we inform you as follows:

1. HOLDER OF THE DATA

The holder of the data processing is the writer society ORIC ITALIANA S.r.l. having its registered office in Castel San Giovanni (PC) - Via dell'Industria, 4 - 29015, VAT 01164230334, telephone +39 0523 882498, fax +39 0523 882111, PEC: oric@pec.it

You will be able to contact the data protection manager (after words 'DPO') of the Company either by writing to the email info@oric.it or by forwarding a communication to the attention of the data protection manager to the Company above mentioned address.

2. PURPOSES OF THE DATA PROCESSING

Within the limits established by the laws in force, the data will be processed by the Company only for the following purposes: a) to meet the obligations provided by laws, by rules and/or by European regulations; b) purposes in order to meet the

contractual obligations.

3. LAW FOUNDATION OF THE TREATMENT BINDING/ OPTIONAL KIND OF THE CONFERRING AND CONSEQUENCES IN CASE OF NO ANSWER

The conferring of the data is optional but necessary for what is required by legal obligations in order to exercise the particular rights concerning each party who has an interest in it and by the contractual ones of which you are a party and which form the law foundation of the treatment. So the possible refusal to give entirely or partially the data may lead to the not fulfilment of the contract by the Company and/or not execution - in a correct way – of all the tasks which may come from it also according to the law.

4. RECEIVERS AND DATA TRANSFER

For the same above mentioned aims, the data will be able to be processed by persons who are authorized by the Company which have agreed to be very secret or who have a proper legal obligation of secrecy (i.e. the employees of the company). The data will not be propagated (for “propagation” we mean to let unknown persons know them).

5. DATA PRESERVATION

The data will be preserved during the period required to manage the contractual relation. In any case it is possible to preserve them longer than expected by law.

6. RIGHTS OF THE INTERESTED PARTY

As a person interested in the data processing you have the right, you can always exercise:

1. to ask for the access to the data and/or for having a copy of such data and also to further information about their processing underway to ask for the adjustment and the updating of the data processed by the Company if they should be either unfinished or not updated;
2. to ask for the erasing of the data from the database of the company if you believe that the processing is not necessary or unjustified;
3. to ask for the limitation of the data processing from the Company if you think that the data are not correct, not necessary or they are processed in an illegal way or where you were opposed to their processing;
4. to exercise the right of data portability, that is to obtain a structured form, commonly used and readable by an automatic device, a copy of the data supplied to the Company and concerning it, or to ask for the communication to another holder;
5. to oppose the data processing using a legal base relevant to your particular situation you consider should prevent the Company from processing your data.

You will be able to exercise your above mentioned rights by writing to info@oric.it.

Moreover the Company inform you that according to the article 77 of the rules you have always the right to propose a complaint

with the competent control authorities (in Italy the Guarantee for the protection of the personal data) if you think that the data processing is contrary to the enforceable provisions about the protection of the personal data.