

PRIVACY POLICY ACCORDING TO ART. 13 AND 14 OF THE EUROPEAN REGULATIONS REGARDING THE PROTECTION OF PERSONAL DATA EU 2016/679

1. Introduction

NESA S.r.l. with registered office in Via Crociera n. 11 - 31020 Vidor (TV), CF and P.I. 01422830990, hereinafter referred as the "**Company**", protects the confidentiality of data of its customers, suppliers, employees and users of the website, where applicable, inspired by the principles of law and transparency and assuming as a fundamental commitment the protection of information that, for various reasons, are treated.

For this reason, the Company has updated its privacy policy (the "Notice") to adapt it to the new requirements and provisions contained in the European Data Protection Regulation EU 2016/679 (the "**Regulation**").

The disclosure contains detailed information on how the Company uses and protects personal data and related rights of the data subject.

2. Data controller

The data controller pursuant to the Regulations (the "**Data Controller**") is the Company in the person of its legal representatives, Mr. Pierluigi Bassetto and Mr. Adami Mario, you can contact them for any information about this policy by e-mail: info@nesasrl.it.

The updated list and the names of the controllers and/or sub-managers are kept at the registered office of the Data Controller, as indicated in the introduction.

3. Type of collected data

The Company may collect and use different types of personal data (the "**Data**") according to the purposes pursued and described in the following paragraphs. In particular, they are the following data:

- i) **personal information**, such as name, surname, age, date of birth and / or other personal data that the current regulations allow to collect;
- ii) **contact information**, such as address, e-mail address, telephone number and other contact information that the current regulations allow to collect;
- iii) **information on payments**, if required for tax reasons or in relation to anti-money laundering, anti-fraud or anti-corruption legislation;

all data that you have provided voluntarily, with appropriate consent, on the basis of the forms used for various purposes or for the purposes of stipulating contracts or during the contractual relationship with the Company or simply by sending a CV or a presentation.

4. Purposes of Data Processing

The Data will be used in full compliance with the Privacy Code and only upon acquisition of your specific consent, exclusively in relation to:

- i) responses to specific requests for information, or contact or updates on the activities of the Company and the events promoted by it for specific cases;
- ii) execution of the obligations deriving from a contract such as, for example but not limited to, administration, accounting, management, invoicing and payment services, management of data services relating to the company's activities and services;
- iii) management of relations with customers, including, but not limited to, the acquisition of preliminary information on the stipulation of contracts, the management of litigation or credits deriving from a contract and/or collateral documents;
- iv) fulfillment of specific legal obligations or requests of the judicial authority.

If you have given express and specific consent in relation to other commercial and marketing purposes, if provided and specifically requested by the company, the Data may also be used for:

- v) sending communications of technical-scientific information or promotional and / or other material of a commercial nature;

5. Scope of the conferment and consequences of any refusal

It is mandatory to provide data to the Company exclusively for the data for which there is a legal or contractual obligation to that effect, or for the data necessary to acquire pre-contractual information at the request of the interested party.

Any refusal to provide such Data could result in the non-execution of contractual operations or services and this with all consequences at your charge.

Any refusal to provide Data for which there is no obligation to provide, but strictly functional to the execution of contractual relationships, will not in principle have any consequence in relation to ongoing relationships, except for the impossibility of carry on the operations connected to such data, or the impossibility of establishing new relationships.

Any refusal to provide data referring to the performance of other activities, not strictly functional to the execution of contractual relationships, can only prevent the execution of these additional activities without other consequences.

6. Method of treatment

The processing of data for the aforementioned purposes will be carried out by means of the operations indicated in Art. 4 n. 2 of Regulation (EU) 2016/679: collection, registration, organization, structuring, conservation, adaptation or modification, extraction, consultation, use, communication/ transmission, dissemination or any other form of providing, comparison or interconnection, limitation, cancellation or destruction of data.

The treatment will be carried out at the Company's headquarters, except as specified in the following article 8 of the same regulation, with automated and non-automated procedures, compatible with the purposes for which they were collected and in compliance with the rules of confidentiality and security provided by the current legislation..

7. Data Storage

The Data will be kept for the time strictly necessary for the purposes for which it was collected, and in any case for a period not exceeding 10 years and in any case not less than the duration of the contract that binds the subject to the company, unless otherwise provided for by regulations law or acts of authority.

All the informatic, technical, organizational and procedural security measures will be adopted, as foreseen by the Regulations, in order to guarantee an adequate level of data protection indicated by law.

Specific security measures are constantly observed in order to prevent data loss, illicit or incorrect use and unauthorized access. Specifically, for data security they can be used:

- (a) firewalls, or systems of protection that prevent unauthorized access to corporate information systems;
- (b) data encryption, ie a methodology to mask data and information during transmission to make them understandable only by the real recipient of the communication;
- (c) digital certification where required;
- (d) other electronic or automated means suitable for guaranteeing the security and confidentiality of the Data, in compliance with the provisions of the Regulations.

8. Communications

The Data may be communicated for the purposes described above and processed on behalf of the Company, to its employees and collaborators operating, time to time as responsible or sub-responsible for processing in accordance with the law.

The Data may also be disclosed to other companies, bodies or professionals in charge of carrying out specific processing services or carrying out activities that are complementary to those of the Company, or necessary for the execution of the Company's operations or services, which operate in complete autonomy as distinct and autonomous data controllers, limited to the purposes strictly related to the respective activity and for the time necessary to complete it. By way of example and not exhaustive, accounting services, billing and payment services, management of data services relating to the company's activities;

The list of such third parties will be constantly updated and accessible to you, upon request to the Company.

8. Rights of the interested part

As interested party, you have the right to obtain pursuant to Article 15 of the Rules:

- access to your data;
- the opposition for legitimate reasons to the treatment;
- the rectification, cancellation, limitation of data processing;
- without hindrance, the Data in a structured format of common use and readable by an automatic device to transmit them to another data controller;

as well as the right to:

- - withdraw consent;
- - propose a complaint to the Authority for the Protection of Personal Data.

It should be noted that the right to oppose processing for direct marketing purposes or third parties by automated means extends to traditional ones and that in any case the possibility of exercising the right to oppose even partially remains. Therefore, you can decide to receive only communications using traditional methods or only automated communications or none of the two types of communication.

NESA Srl