

INFORMATION RELATING TO THE PROCESSING OF PERSONAL DATA

Suppliers (actual and potential) - Vers. 12/08/2021

Degen SRL processes your data in compliance with EU Regulation 2016/679 on the protection of personal data ("GDPR") and other applicable regulations. Please read the following information carefully. In the text that follows the word "data subject" refers to you. The data controller is at your disposal for any clarification.

Origin of data - data subject

Data subjects - natural person suppliers (professionals, consultants, goods or services providers), professionals whose skills or abilities may be useful to the controller for the realization of present or future projects

Types of data processed - personal identification data, contact data, tax identification data, bank data, C.V. data, data relating to the services covered by the contract, payment data, data relating to the internal organization, security requirements and work tools used

Purposes - to create a list of potential suppliers useful for the execution of orders and projects, to prepare commercial contracts, to execute commercial contracts, carry out projects on behalf of the owner's customers, pay the fees, manage and keep accounting documents in accordance with the law, fulfill any legal obligation

Owner of the treatment - Degen SRL Via Copernico 38 - Milan
privacy@degenagency.com

Data Protection Officer (DPO) - not appointed

Representative in the EU - not appointed

Legitimacy of processing - art. 6 § 1 letter b) GDPR (need to execute a contract or pre-contractual measures) art. 6 § 1 letter a) GDPR (consent of the interested party) for professionals who agree to be included in the list of potential suppliers art. 6 § 1 letter f) GDPR (pursuit of a legitimate interest of the owner or of third parties) for professionals entered in the database on the basis of public profiles

Legitimate interest - development of business activity through the finding of competent professionals

Data retention - for the entire duration of the commercial relationship and a further 10 years (equal to the obligation to keep accounting records required by law). For professionals who, although not actual suppliers, consent to be included in the list of potential suppliers, or are registered on the basis of public profiles, the data are kept for 10 years (except for the right of the interested party to request the deletion at any time)

Possible recipients of data - cloud service providers, project management program providers, accountants and tax consultants

Extra-EU data transfer - data transfer to the following countries is possible: USA based on standard data protection clauses (Article 46 of the GDPR)

Your rights - your rights (available at the link below) can be exercised by contacting the owner, the representative or the DPO by post or by email

[https:](https://ec.europa.eu/info/law/law-topic/data-protection/reform/rights-citizens/my-rights/what-are-my-rights_it)

[//ec.europa.eu/info/law/law-topic/data-protection/reform/rights-citizens/my-rights/what-are-my-rights_it](https://ec.europa.eu/info/law/law-topic/data-protection/reform/rights-citizens/my-rights/what-are-my-rights_it)

Complaints - for any violation of your rights you can make rec complaint to the Guarantor for the Protection of Personal Data in Rome or, alternatively, to the supervisory authority of the place where you have establishment within the EU

Data communication - necessary: Failure to communicate data (also through publication) prevents to establish the commercial relationship. Consent

- optional: The lack or revocation of consent may have the sole consequence of preventing the supplier from being contacted in the future for new assignments. The consent given can be revoked at any time by simply communicating to the owner, representative or to the DPO. The interested party who is not an actual supplier can request the cancellation from the owner's databases at any time