

## PERSONAL DATA PROCESSING NOTICE

Information according to Art 13 D.Lgs. 196/703 and of GDPR UE 2016/679 regarding the protection of personal data.

**TECHNETIC ITALIA SRL**, headquartered in Corso Novara 36, 80143 Naples (NA), CF 08152421213 and VAT 08152421213, hereafter referred to as the **Data Holder**, states that your personal data will be processed according to D.Lgs. 196/03 of the **Privacy Code** and of **GDPR** UE n. 2016/679, as follows:

### 1. SUBJECT OF DATA PROCESSING

The Data Holder processes personal data (e.g. name, surname, phone, id card information and copy thereof, email address and any other information requested) received at the time of network registration and/or partnership proposal, for Data Holder services rendered. The processing of personal data shall follow the principles of correctness, legality and transparency and protection of privacy rights of all the parties concerned.

### 2. OBJECTIVE OF DATA PROCESSING

Personal data collection and processing is intended for the fulfilment of the following:

- I. contractual obligation as to the subject of paragraph 1;
- II. pre-contractual, contractual and fiscal obligations arising from proposed/existing agreements (no consent is required - Art. 23, a), b) and c) Cod. Priv. and art. 6 Letter b - and, GDPR);
- III. obligations as required by Community by-laws or any Authority legislature (no consent is required - Art. 23, a), b) and c) Cod. Priv. and art. 6 Letter b - and, GDPR);
- IV. rights of the Data Holder (e.g. the right to a defence in legal proceedings) (no consent is required - Art. 23, a), b) and c) Cod. Priv. and art. 6 Letter b - and, GDPR);
- V. mailing, emailing or sending, in any other fashion, newsletters, advertising material on products or services offered by the Data Holder to understand the degree of satisfaction of the services and their quality.

### 3. DATA PROCESSING METHOD

The data processing will be mainly carried out by electronic or automated means, within the limits and conditions laid down in the by-laws. Data processing will follow the guidelines depicted in *art. 4 Cod. Priv. e nell' Art. 4 n. 2 GDPR*, namely: collection, recording, organization, conservation, consultation, elaboration, modification, selection, cancellation and destruction of data.

### 4. PERSONAL DATA TIMEKEEPING

Your personal data will be processed solely for the span of time required to examine and define the agreements referred to in paragraph 1. When registering or signing a partnership contract, your personal data will be processed for the entire duration of the agreement and no more than 1 year from the conclusion of the contract and exclusively for the fulfilment of all legal obligations. In case of a missed refinement of the adhesion to the network and/or of the collaboration agreement All data will be deleted within 3 months from the receipt of the same, should registration or contract never come to be.

### 5. USE OF PERSONAL DATA

Personal data may be used, for purposes as referred to in paragraph 1.:

- By Data Holder's employees and collaborators or by his subsidiaries or associates, who will process the data pursuant to the same purposes for which the data was collected;
- By third parties (e.g. professional studies, credit institutes) who perform outsourcing activities on behalf of the Data Holder.

### 6. DATA COMMUNICATION

Without the need for an express consent (Art. 24(a), b) and d) Cod. Priv. and Art. 6 Letter b - c and GDPR), the Data Holder may, for purposes as referred to in paragraph 2.II, communicate personal data to surveillance companies, insurance companies, and any other entity to whom communication is mandated by law for the fulfilment of the contract. Said subjects will treat the data as independent Data Holders. The data will not be circulated.

### 7. TRANSFER OF DATA ABROAD

Should it become necessary to transfer and store your personal data abroad, among services providers located in extra EU, the Data Holder ensures from the start that the transfer will be made in accordance to applicable legal provisions, according to standard European Commission provisions.

### 8. PROVISION OF DATA AND CONSEQUENCES OF EVENTUAL REFUSAL

For the purpose as to point 2 I it is mandatory to provide personal data, without, we could not ensure service. For the purpose as to point 2 II providing personal data is required by law, as to point 2 III, instead, it is optional. You can decide not to provide data, or withdraw permission to use it at a later date, but you will not, at that point, be able to receive newsletters, information or promotions of any kind.

### 9. CONCERNED PARTY RIGHTS

According to art. 7 of the Privacy Code and art. 15 & 21 of GDPR, as the concerned party you have the right to:

1. ask and obtain access to your data;
2. ask and obtain data amendment and/or upgrade and/or update;
3. ask data cancellation and all copies existing;
4. restrict data processing;
5. data portability;
6. to object;
7. to lodge a complaint with the supervisory Authority.

### 10. CONCERNED PARTY RIGHTS PROCEDURES

The concerned party can exert his rights by sending:

- > An email to [projectmanager@technetic.it](mailto:projectmanager@technetic.it)
- > Registered mail at Technetic Italia Srl, Piazzetta Primo Modin 12 Zip 35129, Padova (PD) Italy

### 11. DATA HOLDER COMMUNICATION COMMITMENT

The Data Holder is committed to share this notice with his employees/collaborators involved, and collect their consent according to data processing by-law.

### 12. HOLDER OF DATA PROCESSING

The Data Holder is **TECHNETIC ITALIA SRL**, headquartered in Corso Novara, 36 -80143 Napoli (NA), CF 08152421213 and VAT 08152421213. The Data Holder has appointed the data processing Manager. The updated list of manager and appointees, is kept by the Data Holder at his headquarters.