

Privacy Notice

We inform that, for the online browsing and web site visit, our organization could come into possession and process personal data also of your employees and staff. Accordance with applicable laws on privacy and data protection, i.e. the Italian D.Lgs. 196/2003 and EU Regulation 679/2016 (GDPR), we therefore inform

1. Data Controller

The data controller is Eusebio S.r.l., P.I. IT01219630124, with headquarter in Via Risaia 24, Crugnola di Mornago 21020 VA, contact info@eusebio.it.

2. Categories of personal data concerned, purpose, legal basis and data retention period

Personal data online

Personal data: by default our ITC systems used to operate this website acquire, during their normal operation, some personal data whose transmission is implicit in the use of Internet communication protocols.

This information is not collected to be associated with identified data subject, but which by their nature could, through processing and association with data held by third parties, allow users to be identified.

This category of data includes the IP addresses or domain names of the device used by data subject, the URI (Uniform Resource Identifier) addresses of the requested resources, the time of the request, the method used to submit the request to the server, the size of the file obtained in response, the numerical code indicating the status of the response given by the server and other parameters relating to the operating system and the data subject's IT environment.

Purpose: the correct functioning of the website.

Legal basis: point f) of Article 6(1) GDPR: "processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party". Specifically, controller and user are legitimately interested, for the site to function properly and in full safety.

Data retention period: 6 months.

Cookie

Our site does not use third-party cookies and / or advertising cookies, through which the user can be identified.

Eusebio S.r.l. in full compliance with the legislation and the privacy of its users, it does not use tracking and / or advertising cookies. Consequently, the customary "banner cookies" did not appear to the user landing on the pages of our website, which is not necessary if there is no data processing that can identify the user.

External links

Personal data: Personal data online (see above).

Purpose: external links consent to the user to move easily with a click on third party sites, where they can find insights, information or access services provided by third parties.

The user will be able to realize the passage to a different web site, outside our environment, by some elements such as different design of the site, opening a new page in the browser, appearance of a new cookie banner where to find new information regarding data processing in this new environment.

Legal basis: point f) of Article 6(1) GDPR: "processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party".

Data retention period: 6 months.

Personal data provided voluntarily by data subject via e-mail

Personal data: personal data online (see above).

Purpose: personal data, contact details (eg: e-mail address) and any other data contained in the message or deductible from it.

The optional, explicit and voluntary sending of e-mails to our e-mail addresses involves the subsequent acquisition of the sender's address, in order to respond to requests. If the message activates a service from our organization, the initial purpose and legal basis may change and in this case the information will need to be updated with the new treatment.

Legal basis: point f) of Article 6(1) GDPR: "processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party".

Data retention period: up to 10 years, in line with limitation period of a right in Italian law and the probative value of postal communications, including electronic ones.

Newsletter

See related information (<https://bit.ly/3GC5Csp>).

3. Purpose of the treatment

Available in point 2, specified for the different processing activities.

4. Legal basis of the processing

Available in point 2, specified for the different processing activities.

5. Recipients, communication and dissemination of data

The personal data processed for the activities described in point 2 are not disseminated generally, that is, the number and identity of the recipients is not known (e.g. media publication).

Such data may be processed and / or communicated to internal staff and /or external organization, such as:

- employees authorized to take charge of the requests generated by the processing activities specified in point 2 (eg: responding to communications via e-mail).
- Suppliers appointed ex. Art. 28 GDPR;

The updated list of Data Processors is available upon request..

6. Transfers outside the EU

There is no transfer of data outside the European Union.

7. Data retention period

Available in point 2, specified for the different processing activities

8. Data subject's rights

The GDPR guarantees (articles 12-22 of EU Regulation 679/2016) the existence of the right of data subject to obtain from the controller access to personal data concerning him, the rectification or erasure or restriction of processing or to oppose their process, in addition to the right to data portability.

The GDPR guarantees, if the processing is based on consent pursuant to point a), of Article 6(1) or point (a) of Article 9(2), the existence of the right to withdraw without affecting the lawfulness of processing based on consent before its withdrawal;

To exercise his rights, as well as for other information, the data subject may contact the privacy e-mail address indicated in point 1.

If the data subject considers his rights violated, he have the right to lodge a complaint with a supervisory authority.

9. Statutory or contractual requirement to provide data

Without prejudice to the autonomy of data subject, not to access the website, the personal data necessary for the operation of the site (technical and anonymised data) will be treated by default.

The user will then be free not to provide any personal data and failure to provide them may result in the partial or total impossibility of activating certain services or obtaining feedback to any requests.

10. Automated Decision-making

There is no automated decision-making process, including profiling (Article 22 GDPR).

11. Treatment of third party data

The supplier is informed that, if it makes use of its employees or others (including any subcontractors) in executing the contractual relationship, their personal data may be processed by our organization always as data controller. These process have the same purposes, methods and retention times of the data described in this notice; in relation to these treatments, moreover, the third party have the same rights previously described.

Revision date: 28-01-2022



