

DISCLOSURE

Information to customers

This information is given to customers, whether they are natural persons or natural persons working in the name and on behalf of clients legal entities, of PLAY ADV SRL, pursuant to art. 13 d. lgs. June 30, 2003 No. 196 - "Code regarding the protection of personal data" and art. 13 GDPR 679/2016 - "European regulation on the protection of personal data".

Identity of the Owner

The owner of the personal data processing of customers, or of the natural persons working in the name and on behalf of clients, legal entities, is ALBERTO GRADONI of PLAY ADV SRL with registered office in S.P. 20 QUIRICO REGION, 673 - 12044 CENTALLO). The DPO has not been designated.

Data source

The personal data processed are those provided by the interested party on the occasion of: - visits to the offices; - interactions through the website; - requests for information, including by e-mail; - previous transactions.

Purpose of the treatment

Tax compliance, organizational management and bureaucratic fulfillment of the requested services. Management of negotiations and pre-contractual relationships. Management of the commercial activities object of the entrepreneurial activity. Finally, all personal data of the aforementioned interested parties will be included in the Data Controller's archives and used (having regard to Article 130 paragraph 4 of Legislative Decree 196/2003 and also considering the General Provision of the Guarantor GU 1 July 2008 No. 188 / C, formulation 6, points a, b, c) for sending communications concerning products, services, news and promotions.

Legal basis

The legal basis consists of the execution of a contract of which the person concerned is a party or of the implementation of pre-contractual measures taken at the request of the person concerned. Some treatments are carried out for the legitimate interest of the owner (promotion of their commercial activities and pursuit of the statutory purposes).

Recipients of the data

The personal data processed by the Data Controller will not be disclosed, or will not be disclosed to indeterminate subjects, in any possible form, including that of their availability or simple consultation. Instead, they may be communicated to workers who work for the Data Controller and to some external subjects who collaborate with them. They may also be disclosed, to the extent strictly necessary, to persons who for purposes of evasion of purchases or other requests or services related to the transaction or contractual relationship with the Owner, must provide goods and / or perform services or services. Finally, it may be communicated to the persons entitled to access it under the provisions of the law, regulations, and community regulations. In particular, based on the roles and tasks performed, some workers have been entitled to process personal data, within the limits of their competences and in accordance with the instructions given to them by the Owner.

Data transfer

The Data Controller does not transfer personal data to third countries or to international organizations. However, it reserves the right to use cloud services; in which case, the service providers will be selected among those who provide adequate guarantees, as required by art. 46 GDPR 679/16.

Data retention

The Data Controller retains and processes personal data for the time necessary to fulfill the purposes indicated. Subsequently, personal data will be stored, and not further processed, for the time established by the current provisions on civil and fiscal matters.

Rights of the interested party

With reference to art. 7 of Legislative Decree 196/2003 and Articles 15 - right of access, 16 - right of rectification, 17 - right to cancellation, 18 - right to limitation of treatment, 20 - right to portability, 21 - right of opposition, 22 right to oppose the automated decision-making process of GDPR 679 / 16, the interested party exercises his rights by writing to the Data Controller at the address above, or by email, specifying the subject of his request, the right that he intends to exercise and attaching a photocopy of an identity document attesting the legitimacy of the request.

Complaint proposal

The data subject has the right to lodge a complaint with the supervisory authority of the state of residence.

Refusal to provide data

Clients who are natural persons can not refuse to give the Data Controller the personal data necessary to comply with the laws that regulate commercial transactions and taxation. The provision of further personal data may be necessary to improve the quality and efficiency of the transaction. Therefore, the refusal to provide the data required by law will prevent the fulfillment of orders; while failure to provide additional data may compromise in whole or in part the processing of other requests and the quality and efficiency of the transaction. Persons working in the name and on behalf of clients, legal entities may refuse to give the Data Controller their personal data. The provision of personal data is however necessary for a correct and efficient management of the contractual relationship. Therefore, any refusal to provide the data may compromise the contractual relationship in whole or in part.

Automated decision-making processes

The Data Controller does not carry out processing that consists of automated decision-making processes on the data of natural persons clients, or of natural persons operating in the name and on behalf of clients, legal entities.

Supplier information

This information is given to natural persons who work in the name and on behalf of the suppliers of the company PLAY ADV SRL pursuant to art. 13 d. lgs. 30 June 2003 no. 196 - "Code regarding the protection of personal data" and art. 13 GDPR 679/16 - "European regulation on the protection of personal data".

Identity of the Owner

The Data Controller of the data of natural persons working in the name and on behalf of the suppliers is ALBERTO GRADONI, owner of PLAY ADV SRL - S.P. 20 REGION OF SAN QUIRICO, 673 - 12044 CENTALLO, is its legal representative pro tempore ALBERTO GRADONI. The DPO has not been designated.

Data source

The personal data processed are those provided by the interested party on the occasion of: _ visits or phone calls; _ direct contacts for participation in exhibitions, exhibitions, etc. ; _ proposition of offers; _ transmissions and transactions subsequent to the order.

Purpose of the treatment

The personal data of natural persons working in the name and on behalf of suppliers are processed to: _ forward communications of various kinds and with different means of communication (telephone, mobile phone, text message, e-mail, fax, paper mail); _ making requests or processing requests received; _ exchange information aimed at the execution of the contractual relationship, including pre and post contractual activities.

Legal basis

Processing is necessary for the performance of a contract for which each supplier is a party or for the execution of pre-contractual measures taken at the request of the supplier.

Recipients of the data

The personal data processed by the Data Controller will not be disclosed, or will not be disclosed to indeterminate subjects, in any possible form, including that of their availability or simple consultation. Instead, they may be communicated to the Workers of the Owner and to some external subjects who collaborate with them. They may also be communicated, to the extent strictly necessary, to parties who for the purpose of issuing our orders or requests for information and quotes must provide goods and / or perform services or services on our behalf. Finally, it may be communicated to the persons entitled to access it under the provisions of the law, regulations, and community regulations. In particular, based on the roles and tasks performed, some workers have been entitled to process personal data, within the limits of their competences and in accordance with the instructions given to them by the Owner.

Data transfer

The Data Controller does not transfer personal data to third countries or to international organizations. However, it reserves the right to use cloud services; in which case, the service providers will be selected among those who provide adequate guarantees, as required by art. 46 GDPR 679/16.

Data retention

The Data Controller retains and processes personal data for the time necessary to fulfill the purposes indicated. Subsequently, personal data will be stored, and not further processed, for the time established by the current provisions on civil and fiscal matters.

Rights of the interested part

With reference to art. 7 of Legislative Decree 196/2003 and Articles 15 - right of access, 16 - right of rectification, 17 - right of cancellation, 18 - right to limitation of treatment, 20 - right to portability, 21 - right of opposition, 22 - right to oppose the automated decision-making process of GDPR 679 / 16, the interested party exercises his rights by writing to the Data Controller at the address above, or by email, specifying the subject of his request, the right that he intends to exercise and attaching a photocopy of an identity document attesting the legitimacy of the request.

Withdrawal of consent

With reference to art. 23 of Legislative Decree no. 196/2003 and art. 6 of GDPR 679/16, the interested party can revoke any consent given at any time. However, the processing of this information is lawful and permissible, even without consent, as it is necessary for the execution of a contract of which the data subject is part (the supply relationship of products and services).

Complaint proposal

The data subject has the right to lodge a complaint with the supervisory authority of the receiving State.

Refusal to provide data

The interested party can refuse to give the owner his personal data. The provision of personal data is however necessary for a correct and efficient management of the contractual relationship. Therefore, any refusal to provide the data may compromise the contractual relationship in whole or in part.

Automated decision-making processes

The Data Controller does not process treatments consisting of automated decision-making processes.

Informative to those who send the curriculum

This information is given to those who spontaneously, or following a search for personnel, send their curriculum to PLAY ADV SRL pursuant to art. 13 d. lgs. June 30, 2003 No. 196 -

"Code regarding the protection of personal data" and art. 13 GDPR 679/16 - "European regulation on the protection of personal data".

Identity of the Owner

The owner of the personal data processing of customers, or of natural persons working in the name and on behalf of clients legal entities, is ALBERTO GRADONI of PLAY ADV SRL with headquarters in S.S 20 REGIONE SAN QUIRICO, 673 - 12044 CENTALLO. The DPO has not been designated.

Data source

The personal data processed are those provided on the occasion of: - sending of the curriculum; - evaluation interviews; - direct contacts during exhibitions, fairs, exhibitions, etc .; - reporting by third parties.

Purpose of the treatment

The personal data of those who spontaneously or after a personal search send their curriculum are treated for purposes related to evaluation and selection, or to possibly propose other job offers consistent with the professional profile of the person concerned.

Legal basis of the processing

The legal basis consists of the response to a pre-contractual request by the interested party.

Recipients of the data

The personal data processed by the Data Controller will not be disclosed, or will not be disclosed to indeterminate subjects, in any possible form, including that of their availability or simple consultation. Instead, they may be communicated to the Workers of the Data Controller, to some external subjects that collaborate with them, to the Data Controllers of other entities and companies that are part of the Confartigianato Piemonte system for the same purposes. They may also be communicated, to the extent strictly necessary, to parties who for the purpose of issuing orders or requests for information and quotes must provide goods and / or perform services or services. Finally, it may be communicated to the persons entitled to access it under the provisions of the law, regulations, and community regulations. In particular, based on the roles and tasks performed, some workers have been entitled to process personal data, within the limits of their competences and in accordance with the instructions given to them by the Owner.

Data transfer

The Data Controller does not transfer personal data to third countries or to international organizations. However, it reserves the right to use cloud services; in which case, the service providers will be selected among those who provide adequate guarantees, as required by art. 46 GDPR 679/16.

Data retention

The Data Controller retains and processes personal data for the time necessary to fulfill the purposes indicated. In particular, all the data referred to above will be kept for a period not exceeding thirty months from their receipt

Rights of the interested party

With reference to art. 7 of Legislative Decree 196/2003 and Articles 15 - right of access, 16 - right of rectification, 17 - right to cancellation, 18 - right to limitation of treatment, 20 - right to portability, 21 - right of opposition, 22 right to oppose the automated decision-making process of GDPR 679 / 16, the interested party exercises his rights by writing to the Data Controller at the address above, or by email, specifying the subject of his request, the right that he intends to exercise and attaching a photocopy of an identity document attesting the legitimacy of the request.

Withdrawal of consent

With reference to art. 23 of Legislative Decree no. 196/2003 and art. 6 of GDPR 679/16, the interested party can revoke any consent given at any time. However, the processing of this

information is lawful and permissible, even without consent, as it is aimed at the execution of pre-contractual measures (the evaluation of the candidacy and the selection of candidates) taken at the implicit request of the interested party.

Complaint proposal

The data subject has the right to lodge a complaint with the supervisory authority of the state of residence.

Refusal to provide data

The interested party can refuse to give the owner his personal data. The conferment of data is in fact optional, but any refusal to supply them in whole or in part may give rise to the impossibility for us to evaluate and select the application.

Automated decision-making processes

The Data Controller does not perform on the data of those who spontaneously or after a search for personnel send their curriculum, treatments that consist of automated decision-making processes.

Information for recipients of e-mail messages

The content of the e-mails is to be considered confidential. Therefore, the information in them or any attachments contained in it are reserved exclusively for the recipients. Persons or persons other than the recipients themselves, also pursuant to art. 616 c.p., are not authorized to read, copy, modify, spread the message to third parties. Those who receive our communication by mistake do not use it and do not bring it to the attention of anyone, but delete it from its box and notify the sender. The sender's authenticity and contents are not guaranteed, except for digitally signed documents. Furthermore, pursuant to art. 13 of Legislative Decree no. 196/2003 and art. 13 GDPR 679/16, we inform you that our archives include e-mail addresses relating to individuals, companies, organizations with which previous communications have been transmitted by e-mail, or by other means of communication, or which have spontaneously provided their e-mail address during direct contacts. These addresses are used by us in compliance with the willingness and willingness of those interested to receive e-mail communications from our company. We also inform you that all the mailboxes of the domain "..... @ PLAYADV.IT" are company boxes and, as such, are used for communications in the workplace. Therefore, for needs connected with the operational activity, any message, both outgoing and incoming, could be read by subjects other than the sender and / or the recipient. In the event that those interested would like their e-mail address to be removed from our archive, or for the exercise of the rights referred to in art. 7 of Legislative Decree 196/2003 and Articles 15 - right of access, 16 - right of rectification, 17 - right to cancellation, 18 - right to limitation of treatment, 20 - right to portability, 21 - right of opposition, 22 right to oppose the automated decision-making process of GDPR 679 / 16, can write to the owner of the treatment ALBERTO GRADONI of PLAY ADV SRL based in SP 20 QUIRICO REGION, 673 - 12044 CENTALLO.

Cookies policy and website navigation (with traffic analyzers)

This information is given to natural persons who access and consult the site of PLAY ADV SRL, pursuant to art. 13 d. lgs. June 30, 2003 No. 196 - "Code regarding the protection of personal data" and art. 13 GDPR 679/16 - "European regulation on the protection of personal data".

Identity of the Owner

This WEB site is managed by ALBERTO GRADONI, Owner of the treatment of PLAY ADV SRL based in S.P. 20 REGION OF THE SAN QUIRICO, 673 - 12044 CENTALLO (CN).

The Data Controller guarantees the security, confidentiality and protection of personal data in their possession, at any stage of the processing of the same. The personal data collected are used in compliance with Legislative Decree no. 196/2003 and GDPR 679/16. The DPO has not been designated.

Purpose of the treatment

The computer systems and software procedures 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 is information that is not collected to be associated with identified interested parties, but which by their very nature could, through processing and association with data held by third parties, allow users to be identified. This category of data includes IP addresses or domain names of the computers used by users connecting to the site, the addresses in the Uniform Resource Identifier (URI) notation 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 (successful, error ..) and other parameters related to the operating system and the user's computer environment. These data are used for the sole purpose of obtaining anonymous statistical information on the use of the site and to check its correct functioning and are deleted immediately after processing. The data could be used to ascertain responsibility in case of hypothetical computer crimes against the site.

Legal basis of the processing

The use of technical cookies is a processing carried out in the legitimate interest of the owner; the use of analytical cookies is carried out with the consent of the interested party.

Recipients of the data

The Data Controller does not communicate any personal identification data or information to third parties unless, as necessary and as strictly necessary, to those who act as suppliers for the provision of services relating to the management of the website and for the consequent management of the contractual relationship and related administrative obligations.

Data transfer

The Data Controller does not transfer personal data to third countries or to international organizations.

Data retention

The Data Controller retains the data for the time necessary to obtain anonymous statistical information on the use of the site and to check its correct functioning. The data is deleted immediately after processing.

Rights of the interested party

With reference to art. 7 of Legislative Decree 196/2003 and Articles 15 - right of access, 16 - right of rectification, 17 - right to cancellation, 18 - right to limitation of treatment, 20 - right to portability, 21 - right of opposition, 22 right to oppose the automated decision-making process of GDPR 679 / 16, the interested party exercises his rights by writing to the Data Controller at the address above, or by email, specifying the subject of his request, the right that he intends to exercise and attaching a photocopy of an identity document attesting the legitimacy of the request.

Withdrawal of consent

With reference to art. 23 of Legislative Decree no. 196/2003 and art. 6 of the GDPR 679/16, the interested party can withdraw the consent at any time.

Complaint proposal

The data subject has the right to lodge a complaint with the supervisory authority of the state of residence.

Refusal to provide data

The interested party can refuse to give the Owner his navigation data. To do this, you must disable cookies by following the instructions provided by your browser. Disabling cookies may make navigation and use of the site's features worse.

Automated decision-making processes

The Data Controller does not process treatments consisting of automated decision-making processes.

Types of cookies

Cookies are information entered on the user's browser when you visit a website or use a social network with your PC, smartphone or tablet. Each cookie contains different data such as, for example, the name of the server it came from, a numerical identifier, etc. Cookies may remain in the system for the duration of a session (ie until you close the browser used for web browsing) or for long periods and may contain a unique identification code.

Technical cookies

Some cookies are used to perform computer authentication, monitoring sessions and storing specific information about users accessing a web page. These cookies, so-called technical, are often useful, because they can make faster and faster browsing and use of the web, because they intervene to facilitate some procedures when you shop online, when you authenticate to restricted access areas or when a website automatically recognizes the language you usually use. A particular type of cookie, called analytics, are then used by the managers of the websites to collect information, in aggregate form, on the number of users and how they visit the site, and then develop general statistics on the service and its use.

Profiling cookies

Other cookies can instead be used to monitor and profile users while browsing, to study their movements and habits of web browsing or consumption (what they buy, what they read, etc.), also for the purpose of sending advertising of targeted services and personalized (so-called Behavioral Advertising). In this case we speak about profiling cookies. It may happen that a web page contains cookies from other sites and content in various elements hosted on the page itself, such as banner ads, images, videos, etc. These are so-called third-party cookies, which are usually used for profiling purposes. Given the particular invasiveness that profiling cookies (especially those third parties) may have in the private sphere of users, European and Italian legislation provide that the user must be adequately informed about the use of the same and express their valid consent to the inclusion of cookies on your terminal

Cookies used

The site <http://WWW.PLAYADV.IT> uses cookies to make the services of the site simpler and more efficient for the user who views the web pages. Users who access the site will receive a very small amount of information in their devices, whether they are computers or mobile devices, in the form of small text files, the "cookies" in fact, stored in the directories used by their browser. The cookies used by <http://WWW.PLAYADV.IT> allow you to: - memorize your browsing preferences, - avoid re-enter the same information several times, - analyze the use of the services and content provided by the site to optimize the browsing experience. The site <http://WWW.PLAYADV.IT> uses Google Analytics or Shynistat. In this case, the information generated by the cookie on the use of the site is transmitted to Google Inc. or to Triboo Data Analytics srl and stored on its servers. These recipients of the data use this information for the purpose of producing reports on the activities of the site, intended for the Data Controller or persons appointed by it. You can refuse to provide browsing data by selecting the appropriate setting on your browser. In this regard, please refer to the information published on the Google website <https://www.google.it/intl/it/policies/privacy/> and the additional component of the browser for the deactivation of Google Analytics <https://tools.google.com/dlpage/gaoptout?hl=it> or https://www.shinystat.com/it/informativa_privacy_generale_app.html. This choice, however, could prevent you from using all the features of the site. On the contrary, by accepting the use of cookies as described above and continuing browsing, the user provides free and

unconditional consent to the processing of personal data by the Committee and Google or Inc. Triboo Data Analytics srl with the methods and for the purposes indicated above. From the moment the user clicks on any icons of Facebook, Twitter, Youtube, Instagram etc., he is directed to the respective sites and receives from these cookies that are not under the control of the owner. Finally, if the user arrives on the site after clicking on a banner posted on another site, he must know that the manager of the advertising network has assigned the necessary cookies to detect the throughput and the amount of any purchases made. The responsibility of the management of these cookies is the manager of the advertising network whose information is normally available on its institutional website.

Short cookies statement (with Analytics)

This site does not use profiling cookies, neither its own nor other sites. Technical cookies are used to allow easier use of some features of the site and Google Analytics (or Shynistat or other web traffic analyzers) to improve the functionality of the site. Detailed information on the navigation of this site can be consulted by clicking on the "privacy policy" button. By following the links in the information sheet you will learn how to disable Google Analytics (or Shynistat or other web traffic analyzers). Detailed information on the navigation of this site can be consulted by clicking on the "privacy policy" button. To disable technical cookies, follow the instructions of the browser in use. By pressing the "OK" button you explicitly express your consent to the use of the indicated cookies and to the communication of the navigation data to the third parties (Google, Shynistat or others).

INFORMATION TO PERSONS FILLING THE "CONTACTS" FORM

This information is given to natural persons who access and consult the site of PLAY ADV SRL, pursuant to art. 13 d. lgs. June 30, 2003 No. 196 - "Code regarding the protection of personal data" and art. 13 GDPR 679/16 - "European regulation on the protection of personal data".

Identity of the Owner

This WEB site is managed by ALBERTO GRADONI, Owner of the treatment of PLAY ADV SRL based in S.P. 20 QUIRICO REGION, 673 - 12044 CENTALLO The Data Controller guarantees the security, confidentiality and protection of personal data in their possession, at any stage of the processing of the same. The personal data collected are used in compliance with Legislative Decree no. 196/2003 and GDPR 679/16. The DPO has not been designated.

Stakeholders

This information is given to individuals who fill out the form (form) "Contacts" proposed by the site WWW.PLAYADV.IT of PLAY ADV SRL with headquarters in S.P. 20 QUIRICO REGION, 673 - 12044 CENT

Data source

The data are spontaneously given by the interested party through the form (form) proposed by the website WWW.PLAYADV.IT

Purpose of the treatment

The personal data of the individuals who fill out the form "Contacts" are processed to process their requests.

Legal basis of the processing

The personal data of the individuals who fill out the form "Contacts" are lawfully processed for the execution of a contract of which the interested party is a party or execution of pre-contractual measures taken at the request of the same (the request forwarded);

Recipients of the data

The personal data processed by the Data Controller will not be disclosed, or will not be disclosed to indeterminate subjects, in any possible form, including that of their availability or simple consultation. They may also be communicated to the collaborators of PLAY ADV SRL and, to the extent strictly necessary, to persons who for the purpose of processing your request must provide goods and / or perform services or services on our behalf. Finally, it

may be communicated to the persons entitled to access it under the provisions of the law, regulations, and community regulations.

Data transfer

The Data Controller does not transfer personal data to third countries or to international organizations. However, it reserves the right to use cloud services; in which case, the service providers will be selected among those who provide adequate guarantees, as required by art. 46 GDPR 679/16.

Data retention

The Data Controller retains and processes personal data for the time necessary to fulfill the purposes indicated.

Rights of the interested part

With reference to art. 7 of Legislative Decree 196/2003 and Articles 15 - right of access, 16 - right of rectification, 17 - right to cancellation, 18 - right to limitation of treatment, 20 - right to portability, 21 - right of opposition, 22 right to oppose the automated decision-making process of GDPR 679 / 16, the interested party exercises his rights by writing to the Data Controller at the address above, or by email, specifying the subject of his request, the right that he intends to exercise and attaching a photocopy of an identity document attesting the legitimacy of the request.

Withdrawal of consent

With reference to art. 23 of Legislative Decree no. 196/2003 and art. 6 of the GDPR 679/16, the interested party can withdraw the consent at any time.

Complaint proposal

The data subject has the right to lodge a complaint with the supervisory authority of the state of residence.

Refusal to provide data

The interested party can refuse to give the owner his personal data as the conferment is optional. However, filling in the fields indicated is essential to be able to process requests received.

Automated decision-making processes

The Data Controller does not process treatments consisting of automated decision-making processes.

Newsletter newsletter

This information is given to natural persons who access and consult the site of PLAY ADV SRL, pursuant to art. 13 d. lgs. June 30, 2003 No. 196 - "Code regarding the protection of personal data" and art. 13 GDPR 679/16 - "European regulation on the protection of personal data".

Identity of the Owner

This WEB site is managed by ALBERTO GRADONI, Owner of the treatment of PLAY ADV SRL based in S.P. 20 REGION OF THE SAN QUIRICO N. 673 - 12044 CENTALLO (CN). The Data Controller guarantees the security, confidentiality and protection of personal data in their possession, at any stage of the processing of the same. The personal data collected are used in compliance with Legislative Decree no. 196/2003 and GDPR 679/16. The DPO has not been designated.

Stakeholders

This information is given to individuals who sign the newsletter proposed by the site of PLAY ADV SRL.

Data source

The data are spontaneously given by the interested party by filling in the fields of the newsletter subscription proposal.

Purpose of the treatment

The personal data of the individuals subscribing to the newsletter are processed to send by e-mail the requested newsletter and to allow them to stop sending, or to unsubscribe from the list of recipients.

Legal basis of the processing

The personal data of the individuals subscribing to the newsletter are lawfully processed for the execution of a contract of which the interested party is a party or execution of pre-contractual measures taken at the request of the same (the request and the conclusion of any purchases).

Recipients of the data

The personal data processed by the Data Controller will not be disclosed, or will not be disclosed to indeterminate subjects, in any possible form, including that of their availability or simple consultation. They may be communicated, to the extent strictly necessary, to persons who for the purpose of processing your request must provide goods and / or perform services or services on our behalf. Finally, it may be communicated to the persons entitled to access it under the provisions of the law, regulations, and community regulations. In particular, on the basis of the roles and job duties performed, some workers of PLAY ADV SRL have been entitled to process personal data, within the limits of their competences and in accordance with the instructions given to them by the Owner.

Data retention

The Data Controller retains and processes personal data for the time necessary to fulfill the purposes indicated.

Rights of the interested party

With reference to art. 7 of Legislative Decree 196/2003 and Articles 15 - right of access, 16 - right of rectification, 17 - right to cancellation, 18 - right to limitation of treatment, 20 - right to portability, 21 - right of opposition, 22 right to oppose the automated decision-making process of GDPR 679 / 16, the interested party exercises his rights by writing to the Data Controller at the address above, or by email, specifying the subject of his request, the right that he intends to exercise and attaching a photocopy of an identity document attesting the legitimacy of the request.

Withdrawal of consent

With reference to art. 23 of Legislative Decree no. 196/2003 and art. 6 of the GDPR 679/16, the interested party can withdraw the consent at any time.

Complaint proposal

The data subject has the right to lodge a complaint with the supervisory authority of the state of residence.

Refusal to provide data

The interested party can refuse to give the owner his personal data as the conferment is optional. However, filling in the fields indicated is essential to receive the requested newsletter.

Automated decision-making processes

The Data Controller does not process treatments consisting of automated decision-making processes