



PRIVACY POLICY ABOUT CUSTOMER AND SUPPLIER DATA PROCESSING

According to Article 13 of Reg. EU 2016/679 "General Data Protection Regulation" (hereafter GDPR)

FUGAS SPA considers personal data as a primary asset to be protected, adopting procedures and behaviors aimed to ensure their security and confidentiality. Transparency to data subjects is therefore a primary objective, pursued through effective communication tools.

The company informs data subjects of the following general profiles, valid for all areas of processing:

- all data processing activities are carried out in compliance with current regulations on privacy (Reg.Ue 2016/679 "GDPR" and D.Lgs.196 / 2003, as amended and integrated by Legislative Decree 101/18);
- all the data processed in a lawful, correct and transparent manner, in compliance with the general principles established by Art.5 of the GDPR;
- specific security measures are observed to prevent data loss, illicit or incorrect use and unauthorized access, pursuant to Article 32 of the GDPR.

Object of the processing The company processes personal identifying data of customers / suppliers (for example, name, surname, company name, personal / fiscal data, address, telephone, e-mail, bank and payment details) and its operative contacts (name surname and data contact information) acquired and used for managing the services provided by the company.

Purpose and legal basis of processing Data are processed for:

- conclude contractual / professional relationships;
- fulfill the pre-contractual, contractual and tax obligations deriving from existing relationships, as well as manage the necessary communications connected to them;
- fulfill the obligations established by law, by a regulation, by the community legislation or by an order of the Authority
- exercise a legitimate interest of the Controller (for example: the right of defense in court, the protection of credit positions, the ordinary internal needs of an operational, managerial and accounting nature).

Failure to provide the aforementioned data will make it impossible to establish the relationship with the Controller. The aforementioned purposes represent, pursuant to Article 6, commi b, c, f, suitable legal bases for the lawfulness of the processing. If it is intended to carry out treatments for different purposes, a specific consent will be required from the interested parties.

Methods of the processing The processing of personal data is carried out by means of the operations indicated in Art. 4 n. 2) GDPR and exactly as: collection, registration, organization, storage, consultation, processing, modification, selection, extraction, comparison, use, interconnection, blocking, communication, deletion and destruction of data. Personal data are subjected to both paper and electronic processing. The Data Controller will process personal data for the time necessary to fulfill the purposes for which it was collected and related legal obligations.

Scope of processing The data are processed by internal subjects regularly authorized and instructed pursuant to Article 29 of the GDPR. It is also possible to request the scope of communication of personal data, obtaining precise indications on any external subjects (consultants, technicians, banks, transporters, etc.). The data can be the subject of intercompany communication between the companies of the Group.

Data controller and contacts

The Data Controller is the undersigned company, which can be contacted for any information regarding privacy or to exercise the rights listed below, at the following addresses:

FUGAS SPA

Via Marchesina, 42

20090 Trezzano s/n (MI)

Mob: [02 445 5560](tel:024455560) – Email: fugas@fugas.com

Rights of the data subjects

- the right to request the presence and access to personal data (Art.15 "Right of access")
- the right to obtain the correction / integration of incorrect or incomplete data (Art.16 "Right of rectification")
- the right to obtain, if there are justified reasons, the cancellation of data (Art.17 "Right to cancel")
- the right to obtain the processing limitation (Art.18 "Right to limitation")
- the right to receive data in a structured format (Art.20 "Right to portability")
- the right to oppose the processing and automated decision-making processes, including profiling (Art.21, 22)
- the right to revoke a previously granted consent;
- right to present, in case of non-reply, a complaint to the Data Protection Authority.