

NOTICE UNDER THE LEGISLATION ON PERSONAL DATA PROTECTION

Dear Vendor,

we hereby issue this notice under art. 13 of the Regulation (EU) 2016/679 (hereafter, "GDPR"), on protection of individuals within the scope of personal data processing.

Purposes and legal grounds of the processing

Your personal data will be processed for the following purposes:

- performing the obligations arising from a contract or replying, before and after the performance of the contract, any specific request from your side;
- meeting any obligation established under any administrative, accounting, statutory, tax, regulatory, EC and/or extra EU legislation;
- manage any disputes;
- manage the vendor qualification and monitoring process, if any.

The processing, required for seeking said purposes, will be carried out in a professional, lawful and transparent manner, and in such a way as to safeguard your privacy and your rights.

Data retention period

Your Personal data will be stored also after the expiration of the contract in order to meet any obligation connected to or arising from the contract for the term established under the legislation from time in time in force and according to the limitation period of the rights arising from the contract thereof.

Nature of the provision of the data and consequences of any refusal

The supply of data is compulsory for any requirement established under the Law and contract, therefore any refusal to provide them in full or in part may lead to the impossibility for the company to perform the contract or to carry out correctly any related obligation.

Categories of recipients

Only for the purposes listed above, any collected and processed data may be disclosed to internal offices who are cleared for processing based on their respective tasks, and also to the following categories of external entities:

- BANKS;
- advisers or vendor companies which work on behalf of our company;
- Lawyers and legal advisers;
- Public and private entities, also following any inspection and audit.

Said recipients, if they are required to process data on behalf of our Company will be named data processors under a specific contract or another legal instrument.

Transfer of the data towards a third party country and/or an international organization

Your personal data will not transferred to any Third Party Country outside the EU.

Rights of Interested Parties

You are entitled (under articles 15 -22 GDPR) to request that our Company grants you the access to your personal data and to amend them if not correct, to delete them or to limit their processing if the requirements thereof are met, or to oppose to their processing for any legitimate interest sought by our Company, as well as to obtain the portability of the data supplied by you only if they are subject to an automated processing based on your consent or the contract.

You have the right to withdraw any consent granted for the purposes of the processing which may require it, without prejudice for the lawfulness of the processing carried out until such withdrawal.

You also have the right to lodge a complaint with the relevant supervisory authority, "Garante per la protezione dei dati personali" (The Italian Data Protection Authority).

Entities responsible of the processing

The Data Controller is CALZATURIFICIO S.C.A.R.P.A. S.p.A. Via Enrico Fermi -1 - 31011 Asolo TV, which may be contacted as such at the following privacy@scarpa.net address.

LAST UPDATE: May 2018