



Privacy Advisory – Contact form in accordance with Art. 13 of Regulation EU 2016/679 (“GDPR”)

Regulation references

In accordance with Art. 13 of Regulation EU No. 2016/679 (hereinafter, “GDPR”), we hereby inform you that the processing of the data provided by you will be carried out with methods and procedures intended to guarantee that the processing of the personal data is carried out in observance of the rights and fundamental liberties, as well as the dignity of the interested party, with particular reference to confidentiality and security of the personal identity and the right to protection of personal data.

We remind you that the term processing refers to any operation or set of operations carried out with or without the support of automated processes and applied to personal data or sets of personal data, such as the collection, recording, organisation, structuring, storing, adaptation or modification, extraction, consultation, use, communication through transmission, distribution or any other form of making available, comparison or interconnection, limitation, deletion or destruction (Art. 4 GDPR).

The personal data processing controller

Last Technology Srl, with registered offices in Via Sagree 9, Post Code 33080, Prata di Pordenone (PN), PEC lasttechnology@legalmail.it, VAT Number and Taxpayer’s Code 01747780938, Registered in the PN Companies Register, PN REA No. - 101425 (hereinafter “Controller”), as processing controller, will process your personal data in compliance with what is established by the applicable regulation on the protection of personal data and with this advisory.

The list of managers and personnel authorised to process the data can be consulted at the headquarters of the above mentioned controller.

Subject of the processing and origin of the data

The data processed by Last Technology Srl is collected directly from the interested party and refers to the following data:

- personal data (name and surname),
- contact information (E-mail address),
- any information that you may want to provide us in the text of the message.

Legal base of the processing

The legal base of this processing stems from your express and unequivocal consent (Art. 6.1, Lett. A) of the GDPR).

Purpose of the data processing

The personal data and any variations that you may communicate to Last Technology Srl in the future are collected and processed for the following and exclusive purposes:

- a. Acceptance and response to your contact request through this form;
- b. Sending of promotional and informative material through newsletters.

Data processing method

The data processing is limited to the following operations and with the following methods:

- Collection of the data from the interested party through filling in the online form;
- Recording and processing on computer support;
- Organisation of the files in primarily automated form through company applications and computerised registers;
- Communication of your data to third party subjects, duly authorised by the Data Processing Controller.

The data will be processed by means of instruments suitable to guarantee the confidentiality, integrity and availability, in observance of adequate security technical and organisational measures prescribed by the GDPR.

Data processing is carried out using computer and/or automated systems and will include all the operations or sets of operations foreseen in Art. 4 of the GDPR and required for the processing in question., including communication with the subjects assigned to carry out the data processing itself.

The data in question will not be distributed, whereas it will be or may be communicated to public or private subjects who operate in the area of the purposes described above.

Data storage

We hereby notify you that, in observance of lawfulness, limitation of the purposes and minimisation of the data, in accordance with Art. 5 of the GDPR, the storage period of your personal data is established for a period of time no greater than the completion of the services provided.

Access to the data processing

The data will be made accessible, for the purposes pursuant to point No. 3:

- - To the employees/staff in their quality as authorised for processing, after suitable appointment;
- - To third parties, identified as data processing Managers by the data processing Controller.

Your data will not be disclosed to unauthorised third parties.

Your data will not be distributed in any way. For this purpose, the data processing is conducted with the use of security measures suitable for preventing unauthorised access to the data by third parties and to guarantee the confidentiality thereof.

Data transfer

The data will be stored at the Controller's headquarters and will be processed only by the categories of duly authorised appointed parties (for information on the categories, contact the Controller) and it will be disclosed externally only and exclusively to execute the services required for correct management of the relationship, with guaranteed safeguarding of the rights of the interested party (for the list of external subjects, contact the Controller).

Your data may also be viewed by the company that manages the website, limitedly to the technical access for web server maintenance and management needs. Your data will not be distributed.

Nature of data transfer and consequences of refusal to respond

The transfer of the data for the purposes pursuant to point 3.a) above is compulsory. Without it, acceptance and response to your contact request will not be possible.

Otherwise, transfer of the data for the purposes pursuant to point 3.b) is optional and processing by the Controller will take place only at your explicit consent.

Rights of the interested party

In accordance with the provisions of the GDPR, the interested party has the following rights against the Data Processing Controller:

- to obtain confirmation whether or not processing of personal data concerning him or her is in progress and, if so, obtain access to the personal data (Right of access Art. 15);
- to obtain rectification of any inaccurate personal data concerning him or her without unjustified delay (Right of Rectification Art. 16);
- to obtain cancellation of the data concerning him or her without unjustified delay and the Data Processing Controller has the obligation of cancelling the personal data without unjustified delay, if determined conditions exist (Right to be forgotten Art. 17);
- to obtain limitation of the processing in determined hypotheses (Right to limitation of the processing Art. 18);
- in a structured format for common use and legible by an automatic device, to receive the personal data concerning him or her and the right to transmit said data to another processing Controller, without obstruction by the controller of the processing who provided it, in determined cases (Right to data portability Art. 20);
- to object, at any time, for reasons connected to his or her particular situation, to the processing of personal data concerning him or her (Right to object Art. 21);
- to receive, without unjustified delay, communication of the violation of the personal data suffered by the processing Controller (Art. 34);
- to revoke the consent expressed at any time (Conditions for consent Art. 7).

Where applicable, the interested party also has the rights pursuant to articles 16-21 of the GDPR (Right to rectification, right to be forgotten, right to limitation of the processing, right to data portability, right to object), as well as the right to lodge a complaint with the Antitrust Authority

Method for exercising rights

The interested party can exercise his or her rights by sending an electronic mail message to the data processing Controller's address lasttechnology@legalmail.it.

Update of this advisory

This advisory is subject to variation. Any substantial modifications will be transmitted to the interested parties by means of notice or publication on the corporate website.