

**Information pursuant to and for the purposes of art. 13-14, EU GDPR 2016/679  
(GDPR – General Data Protection Rules)**

We would inform you that the EU GDPR 2016/679 provides for the protection of persons and other subjects and respect for personal data processing.

According to Articles 13 and 14, we therefore provide you with the following information:

**1. Purpose, legal basis of the processing for which the data are intended**

The processing of personal data supplied by you is aimed solely at performing contractual obligations and fulfilling specific requests, as well as fulfilling regulatory obligations, in particular accounting and tax obligations.

More precisely:

- entry and updating of our personal data to be used for management purposes;
- entry and processing of data to book the mandatory accounting records;
- drawing up fiscal and administrative documents concerning services or similar;
- appointment of third parties which carry out specific tasks on our behalf; to banks and insurance companies, to public bodies, individuals, associations or companies whose purpose is the credit protection.

**2. Processing methods**

With reference to the above mentioned purposes, your data are processed electronically and on paper. The processing operations are carried out in such a way as to guarantee the logical, physical security and confidentiality of your personal data.

**3. Legitimate interests pursued by the data controller or third parties**

Compliance with contractual obligations and administrative accounting management of the Company.

**4. Nature of personal data**

Your personal data concerning the performance of the service requested by you are processed.

**5. Mandatory or optional nature of the contribution**

With reference to the above mentioned data processing, the communication of your personal data is compulsory; any refusal would make impossible providing the services requested by you.

**6. Scope of communication and sharing data**

Your data will be communicated to:

- banks and credit institutions for the purpose of R.I.Ba. issuing and / or for the purpose of payments making;
- professionals, consultants and / or economic information companies, only for possible needs linked to the existing contract scope;
- debts collection companies and / or law firms for the assessment of your creditworthiness, and for any credit insolvency practices.

Data is not subject to be shared.

**7. Mode and duration of personal data retention**

With reference to the data processing carried out, the data collected in paper or in electronic format are kept in our archives for the period prescribed by the fiscal / administrative legislation.

**8. Identity of the owner, manager and Privacy Officer**

The data controller is VIP Air Empowerment S.r.l. Via Einaudi, 3 – 20037 Paderno Dugnano Italy

The person in charge of data processing is l'Ing. Massimiliano Mochetti electively domiciled at the same

**9. Rights of the interested party**

**Art. 15 (right of access), art 16 (right of correction) Art. 17 (right to cancel «right to be forgotten») art. 18 (Right to limit processing) art.20 (Right to data portability) - of EU GDPR 2016/679**

The interested party has the right to obtain from the data controller the information that it is undergoing treatment of his personal data; in this case, he has the right to obtain access to his personal data and the right to ask data controller the correction or the deletion of his personal data, the limitation of the processing the data or to object the treatment. The interested party has the right to receive his personal data in a structured and commonly used format and readable via an electronic device; he has the right to transmit such data to another data controller without impediments from part of the data controller.

The interested party has the right to lodge a complaint with a supervisory authority.