

Supplier Privacy Disclosure

Pursuant to Articles 13 and 14 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016

Disclosure update date: December 2025

Before proceeding to the processing of your data, we submit to you the Privacy Notice provided by the Interbank Deposit Protection Fund – *Fondo Interbancario di Tutela dei Depositi* (hereinafter "FITD"), necessary for the protection of your data in accordance with the relevant regulations.

The information below will clarify:

- which entities process your data and how to contact them;
- how and with what purposes your data is analyzed;
- your rights.



Useful contacts

The Interbank Deposit Protection Fund is the entity that processes your data and, for the purposes of the Law, is considered the **Controller**. It is responsible for ensuring the application of the necessary organizational and technical measures for the protection of your data.

FITD is headquartered in Via del Plebiscito No. 102, 00186 Rome - Tel: +39.06-69986.

FITD employs Specially Designated Persons as **External Processors**, i.e., **Joint Processors** and **Autonomous** Controllers, the list of which is available upon request by contacting the Data Protection Officer (DPO) at the contact details below.

In addition, FITD has appointed a **Data Protection Officer** in charge of ensuring compliance with the EU Regulation for the protection of your Privacy. The Data Protection Officer can be contacted for matters related to the processing of your data, at the email address: dpo@fitd.it.

More information about your rights can be found in the dedicated space "Your Rights."



Treatment information

All personal data that you provide (first name, last name, email address etc.) will be processed in accordance with the current privacy legislation. Accordingly, FITD processes it following principles of correctness, lawfulness, transparency, and in compliance with the purposes indicated below. It collects only necessary information, which is exclusively handled by authorized and trained personnel to guarantee the necessary confidentiality.

Specifically, FITD collects, records, consults and generally processes your personal data for the following purposes:

- 1) To fulfill obligations arising from legal provisions in civil, criminal and tax matters, EU regulations, as well as standards, codes, and procedures approved by competent Authorities and other Institutions (Internal Revenue Agency etc.);
- 2) To enable the proper regulatory, technical, economic, fiscal and accounting management of the contractual relationship with FITD, and more specifically the proper implementation of the supply contract and all related activities;
- 3) To assert or defend a right in court, as well as in administrative or conciliation proceedings in cases provided for by laws, European legislation, regulations, etc.

The legal bases of the processing regarding the purposes listed above relate to 1) a legal obligation to which the Controller is subject; 2) the execution of a contract, pre-contractual activities, etc., to which the Data Subject is a party; 3) protection in various legal fora of the rights of FITD.

The processing of the above personal data is necessary for the management of your relationship with FITD. Non compliance will render such relationship impossible to establish.

In addition, FITD, in pursuit of legitimate activity, may use data acquired for specific internal activities. However, in such uses, the interests, fundamental rights and freedoms of the Data Subject requiring personal data protection shall prevail.

Period of data retention

FITD will retain your data until the expiration of the contract and thereafter for the period of 10 years (after which time the rights arising from the contract will be prescribed), except in cases where retention for a later period is required for possible litigation, requests of the competent authorities or under applicable legislation.

Data transfer and access

The FITD - without requiring your consent - may disclose your personal data to certain parties, such as:

- third parties (for example, consulting companies, external consultants, etc.) who carry out activities in outsourcing on behalf of the Controller, within the scope of the purposes envisaged in this Policy, in their capacity as autonomous controllers or as external processors or as joint controllers;
- judicial authorities, as well as those subjects to whom communication is obligatory by law. These subjects will process the data in their capacity as autonomous Controllers.

In addition, all internal persons (employees, collaborators, etc.) of FITD appointed as authorized processors may access your data.



Your Rights

The regulations grant the Data Subject specific rights, such as:

- Obtaining confirmation of the existence or non-existence of your personal data and access to it;
- Obtaining the updating, rectification or integration of your data;

- Requesting the deletion of your data, within the terms allowed by the regulations;
 - Objecting, in whole or part, for legitimate reasons, to the processing of your personal data;
- Limiting data processing, in case of violation, request for rectification or opposition;
- Requesting portability of electronically processed data on the basis of consent or contract;
- Revoking consent to the processing of your data, if provided;

FITD gives you the opportunity to exercise your rights by sending an email to: dpo@fitd.it.

Please be advised that FITD is committed to responding to your requests within one month, except in cases of complexity, when it may extend to 3 months. In any case, FITD will provide explanatory reasons within one month of your request.

The outcome of your request will be communicated to you in writing. If you request rectification, deletion or restriction of processing, FITD will communicate the outcome of your requests to each of the recipients of your data, unless this is impossible or involves disproportionate effort.

FITD specifies that it may reject your request if it is manifestly unfounded, excessive or repetitive.

Finally, should you deem it appropriate, you may make your complaint with the Italian Data Protection Authority in the manner and form prescribed by law. To further information, please consult the Guarantor's website.

Subscription of the person concerned

I, the Undersigned _____ in connection with the Privacy Policy you have provided to me, referred to herein in its entirety, declare that I have read and understood the text therein contained.

Date

Signature