



Privacy Policy on the Processing of Personal Data in accordance with art. 13 of EU Regulation No. 2016/679

NEWSLETTER

Pursuant to and for the purposes of art. 13 of European Regulation No. 2016/679 (hereinafter the "Regulation") we are providing the following information regarding the processing of personal data for the purpose of sending information communications about our products and initiatives.

1. DATA CONTROLLER

The data controller is LARIOTEX S.p.A. (tax code and VAT No. 03476340132) whose registered office is in Vertemate con Minoprio (CO), S.P. per Bulgarello no. 5, Tel. +39 031 901 461; email: lariotex@lariotex.com; certified email address: lariotex@legalmail.it (hereinafter the "Company").

2. DATA BEING PROCESSED

Processing may involve the following data: first name, surname, email address (hereinafter referred to as "Data").

3. PURPOSES AND LEGAL BASIS OF THE PROCESSING

Data are processed for the purpose of sending communications with information content about our products and our initiatives.

Data processing is based on express consent (art. 6.1 (a) Regulation).

4. DATA PROCESSING METHODS

For the purposes set out in point 3 above, the Data will be processed electronically, in compliance with the legal provisions on the processing of personal data, and appropriate security measures will be taken.

Data processing will be managed by staff within the Company - who carry out activities connected and instrumental to the sending of the afore-mentioned information communications - specially authorised, trained and instructed to ensure adequate security and confidentiality, it also prevents loss and/or destruction and access by unauthorised persons.

Lariotex S.p.A. a socio unico

Strada Provinciale per Bulgorello, 5
22070 Vertemate con Minoprio (Co), Italia

Tel. +39 031 901 461 | Fax +39 031 887 576

lariotex@lariotex.com | www.lariotex.com

Iscrizione Registro Imprese, CF e P.IVA: 03476340132

Capitale Sociale: 6.000.000,00 i. v. | CCIAA CO | REA 316934



5. COMMUNICATION AND DISSEMINATION OF DATA

To the extent strictly relevant to the purpose set out in point 3 above, the Data may be disclosed to persons specifically appointed as data processors (natural persons or entities that process data on the Company's documented instructions, such as, but not limited to: the company in charge of managing and maintaining the IT systems and the company in charge of managing and maintaining the platform on which the Data is uploaded).

6. DATA RETENTION PERIOD

The Data will be retained until consent is withdrawn, including by unsubscribing as set out in point 8 below.

7. NATURE OF THE PROVISION OF PERSONAL DATA

Data needs to be provided to receive communications with informative content about our products and initiatives.

Failure to provide even partial Data shall make it impossible to receive them.

8. DATA SUBJECT'S RIGHTS

Subject to the provisions and limitations laid down in Legislative Decree No. 101/2018 (Part I - Title I - Chapter III), the Regulation grants data subjects the following rights:

- right to access personal data (Art. 15 of the Regulation) to obtain confirmation from the Data Controller as to whether or not the personal data that concern them is being processed and in this case, to obtain access to personal data and the following information:
 - the purposes of data processing;
 - the categories of personal data in question;
 - the recipients or categories of recipients to whom the personal data have been or will be communicated, in particular, if recipients of third countries or international organisations;
 - when possible, the retention period of the personal data provided or, if this is not possible, the criteria used to determine this period;
 - the existence of the data subject's right to ask the data controller to rectify or delete their personal data or restrict the processing of their personal data or to object to their processing;
 - the right to file a complaint with a supervisory authority;
 - if the data are not collected from the data subject, any information available about their origin;
 - the existence of an automated decision-making process, including profiling referred to in art. 22, paragraphs 1 and 4 of the Regulation, and, at least in these cases, significant information on the logic used, as well as the importance and expected consequences of this processing for the data subject.

Lariotex S.p.A. a socio unico

Strada Provinciale per Bulgorello, 5
22070 Vertemate con Minoprio (Co), Italia

Tel. +39 031 901 461 | Fax +39 031 887 576
lariotex@lariotex.com | www.lariotex.com

Iscrizione Registro Imprese, CF e P.IVA: 03476340132
Capitale Sociale: 6.000.000,00 i. v. | CCIAA CO | REA 316934



- the existence of adequate safeguards pursuant to art. 46 of the Regulation, in the case of transfer of data to a third country or to an international organisation;
- right to rectification (art. 16 of the Regulation) of inaccurate personal data and completion of incomplete personal data concerning you;
- right to erasure of personal data concerning you (art. 17 of the Regulation), for one of the following reasons:
 - the data are no longer necessary in relation to the purposes for which they were collected or otherwise processed or were unlawfully processed or still need to be erased in order to comply with a legal obligation under EU or Member State law to which the controller is subject;
 - the data have been collected in relation to the offer of information society services referred to in art. 8(1) of the Regulation;
 - the data subject shall withdraw the consent on which the processing is based and there are no other legal bases for the processing
 - the data subject objects to the processing pursuant to art. 21(1) of the Regulation and there is no overriding legitimate ground for processing, or objects to processing pursuant to art. 21(2) of the Regulation;
- right to restrict the processing of personal data (art. 18 of the Regulation) when one of the following situations occurs:
 - the data subject disputes the accuracy of the personal data for as long as the data controller needs to verify the accuracy of the personal data;
 - The processing is unlawful and the data subject objects to the erasure of personal data and instead requests that their use be restricted
 - although the controller no longer needs it for the purposes of the processing, the personal data are necessary for the data subject to establish, exercise or defend legal claims;
 - the data subject has objected to the processing pursuant to art. 21(1) of the Regulation pending verification as to whether the data controller's legitimate grounds override their interests;
- right to portability of personal data (art. 20 of the Regulation) i.e. to receive personal data concerning them in a structured, commonly used and machine-readable format, and to transmit such data to another data controller if it is based on consent or a contract and the processing is carried out by automated means;
- right to object (art. 21 of the Regulation) at any time, for reasons relating to their particular situation, to the processing of data concerning them.

The data subject also has the right to withdraw consent at any time without affecting the legality of the processing consented to before the withdrawal.

In order to exercise the rights listed above, the Company can be notified by email at privacy@lariotex.com or by registered letter at the Company's address.

In addition, you can click on the appropriate button at the bottom of each email to stop receiving the afore-mentioned information communications.

Lariotex S.p.A. a socio unico

Strada Provinciale per Bulgorello, 5
22070 Vertemate con Minoprio (Co), Italia

Tel. +39 031 901 461 | Fax +39 031 887 576
lariotex@lariotex.com | www.lariotex.com

Iscrizione Registro Imprese, CF e P.IVA: 03476340132
Capitale Sociale: 6.000.000,00 i. v. | CCIAA CO | REA 316934



Lariotex

9. COMPLAINT

If the data subject considers that the processing of the Data breaches the provisions of the Regulation, they have the right to lodge a complaint with the Data Protection Authority as provided for in art. 77 of the Regulation itself.

10. TRANSFER OF DATA ABROAD

Your Data is stored at the Company's registered office and on servers located in the European Union.

If, for the purposes set out in point 3, and the use of the relevant platform, it is necessary to transfer Data outside the European Union, this will be done in compliance with the provisions of the Regulation and, in particular, in the presence of adequate safeguards (adequacy decisions, standard contractual clauses approved by the European Commission, etc.).

Vertemate con Minoprio, 12/06/2024

LARIOTEX S.p.A.

Lariotex S.p.A. a socio unico

Strada Provinciale per Bulgorello, 5
22070 Vertemate con Minoprio (Co), Italia

Tel. +39 031 901 461 | Fax +39 031 887 576
lariotex@lariotex.com | www.lariotex.com

Iscrizione Registro Imprese, CF e P.IVA: 03476340132
Capitale Sociale: 6.000.000,00 i. v. | CCIAA CO | REA 316934