

## Information on personal data treatment (art. 13 Decree Law 196/2003) Interested subjects: Clients/Suppliers

Eurotec Inc. s.n.c., as subject interested in the treatment of your personal data, according and in consequence to the Decree Law n. 196 of 30 June 2003 ("Personal data protection code") then stated "Privacy code", herewith informs you that the mentioned norm requires the protection on personal data treatment of person and other subjects and the correct, lawful, and transparent treatment of your personal data for the protection of your reservedness and rights.

Your personal data will be treated according to the legal dispositions of the above mentioned norm and to the reservedness duties contained in the norm.

Your data will be treated according to legal or contractual duties for fiscal, accounting, and clients/suppliers management matters.

The treatment of the data necessary for the accomplishment of the above duties is requisite for a correct management of our relationship and their conferment is compulsory to carry out the above mentioned purpose.

The responsible of the treatment of personal data, furthermore, informs the eventual refusal to communicate or the miscommunication of one of the compulsory information can cause the impossibility to grant the congruence of the mentioned treatment. Furthermore, your personal data, upon your consent, can be used for market researches, statistics, and promotional activities.

The bestowal of your data is optional for the above mentioned aims and your eventual refusal to the treatment does not compromise the continuation of the relationship or the congruence of the treatment.

**Treatment modalities:** your personal data can be treated in the following ways:

- ❖ Elaboration of the data collected from third parties;
- ❖ Treatment through electronic devices;
- ❖ Trust to third parties the elaboration activities;
- ❖ Manual treatment through paper archives.

Every treatment is effected according the modalities as per articles 11, 31, and following of the Privacy Code and through the adoption of the minimal security measures required by the technical code.

**Communication:** your data will be retained in our headquarter and will be communicated solely to subjects qualified to give the necessary service for a correct management of the business relation, with the warranty that the rights of the interested party will be protected, your personal data will be treated solely from personnel in charge and authorized from the privacy responsible.

Your data can be communicated to third parties, in particular to:

- ❖ Consultants and professionals women/men, also in associated from;
- ❖ Banks and credit institutes.

**Diffusion:** your personal data can be diffused through Internet publication.

**Subject interested in the treatment:** the Subject interested in the data's treatment, according to the law, is Eurotec Inc. s.n.c. Via Viola, s.n.c. 33080 Roveredo In Piano (PN), e-mail info@eurotec-inc.com, tel. + 39 0434 960856, fax + 39 0434 94191.

You have the following rights as per art. 7 of the privacy code:

### Decree Law nr. 196/2003: Art. 7 – Personal data access right and other rights

1. The interested party has the right to obtain the confirmation of the existence or not of her/his/its personal data, even if not yet registered, and their communication in a comprehensible form.
2. The interested party has the right to obtain information of the source of her/his/its personal data of the purpose and procedure of the treatment, of the logic applied in case of treatment effected with electronic devices, of the essential data of the subject interested in the treatment, of the responsible persons and the appointed representative according to the Art. 5,2, of the subjects or categories of subjects to whom the personal data can be communicated or who come to knowledge as appointed representative in the state territory, and of responsible persons.
3. The interested party has the right to obtain: the updating, the correction, and, when interested, the data supplement; the cancellation, the transformation in anonymous form, or the freeze of the law violating data, including those that do not need to be kept in relation to the scopes they have been collected or subsequently treated; the attestation that the preceding procedures and their content has been brought to knowledge to whom the data has been communicated or diffused, except the case this fulfillment is impossible or require a disproportionate effort to the safeguarded right.
4. The interested party has the right to oppose totally or partially:
  - a) For legitimate reasons to the treatment of her/his/ its personal data even if relevant to the aim of the collection;
  - b) To her/his personal data treatment for advertising material, mailing purposes, or for marketing communication.

## Interested party assent gathering form

Date:..... Place:.....

Name, Surname or Company Registered Name:.....

.....

The undersigned interested party, gathered the information supplied from the subject interested in my/our personal data treatment according to the article 13 of Decree Law 196/2003, allow my/our personal data treatment, for the purposes indicated in the above mentioned information letter, as necessary to permit the holder a correct administration of the relationship and an adequate treatment of my/our data.  
Assent to further treatments, not essential for the business relation continuation (please tick).

Do you permit the diffusion of your personal data?

- ❖ [yes] [no] internet publication
- ❖ [yes] [no] e-mail or sms marketing information mailing.

Receipt and reading acknowledgement of the attached information letter.

Legible Signature:.....