

Information Notice to Suppliers and Customers

PRIVACY NOTICE ON PERSONAL DATA PROCESSING pursuant to Art. 13 d. Lgs. 196/2003 and to Artt. 12, 13 e 14 Reg. UE 2016/679

Simens Alimentare S.r.l. (hereinafter the "company" or "controller") in its role of data controller, pursuant to art. 13 and 14 of the European Regulation 679/2016 concerning the protection of personal data (the "regulation"), wishes to provide you with the following information.

IDENTITY AND CONTACT DETAILS OF THE CONTROLLER

The Data Controller, pursuant to art. 4 of the Regulation, is Simens Alimentare S.r.l. (C.F.: 00570870287), with registered office in San Martino di Lupari (PD), vicolo Baracca n. 1, represented by its legal representative for the time being. In case of need, controller is available at the following email address: amministrazione@simensalimentare.it

TYPES OF PERONAL DATA

The data provided by You and concerning the personnel assigned to the performance and management of the agreements with the Company are:

- Name, surname, contact data, email address, position where relevant;
- Name, surname, contact data, email address, of directors, employees and collaborators whose data may be processed by the Company for perfomance of the agreement;
- Bank data, economic and finalcial data related to invoicing and payments (included tax code an VAT number, etc..).

The Company will not ask for special categories of personal data (art. 9 of the Regulation).

If Controller will process special categories of personal data, it will ask for your specific consent, under specific information notice.

PURPOSES OF THE PROCESSING

The Company will process the data:

FINALITA' DEL TRATTAMENTO	BASE GIURIDICA
Within the performance of its own commercial and financial activities, in particular in order to comply with legal obligations	Art. 6.1 lett. b) of the Regulation ("processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract")
For the registration of suppliers and customers into the Company's Management System, for the administrative management of the contacts	Art. 6.1 lett. b) of the Regulation ("processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract")
For the compliance with legal or Authority obligation to which the controller is subject	Art. 6.1 lett. c) of the Regulation
To send commercial information about the Company's product of the same category object of commercial agreement with the supplier and the customer	Art. 6.1 lett. F of the Regulation ("for the purposes of the legitimate interests pursued by the controller" and art. 130.4 D.lgs 196/03)

Simens Alimentare does not make automated individual decision, including profiling.

NATURE OF COLLECTION

The collection of the data concerning a Data Subject is a requirement: failing this, it becomes impossible to enter into a commercial agreement, to duly fulfill the relevant pre-contractual or contractual obligations or, in case of existing agreements, to fulfill the obligations and commitments arising from such agreements.

PROCESSING DATA MEANS

Data will be processed by means of electronic or manual systems, and according to the principles of fairness, integrity and transparency that are required by applicable laws on data protection, as well as by preserving the privacy of the concerned persons through the implementation of the technical and organizational measures ensuring an adequate safety level.

Data could be processed by authorized persons pursuant to art. 29 or art. 28 of the Regulation.

PLACE OF PROCESS

Personal data will be stored by Company in its headquartes and offices.



DISCLOSURE, DISSEMINATION OF DATA

The data shall be processed by entrusted personnel by the Company, generally by the Purchaising department and by the Administration and Finance department, as well ad by other staff employees who could have the need to process them, pursuant to art. 29 of the Regulation.

Without prejudice to the duty of disclosure in order to fulfill any legal or contractual obligations, the data may be disclosed to tax or legal consultants, to Company's collaborators, to the banks, to public entities as well as to those persons that are authorized by the laws to receive such data, if required, to Italian or foreign judicial or other public authorities for the fulfillment of legal obligations, or for the performance of the obligations arising from an agreement, including for the purposes of defence before the Courts. Such entities act as independent data controllers.

In order to perform certain services implying the need of personal data processing, the Company may also avail of third parties, pursuant to art. 28 of the Regulation, including in respect of the service of substitive filing or quality, process and product audit services. These companies shall operate as external data processor in compliance with specific and adequate directions concerning the processing methods and safety measures as specified in specific contractual documents. The full and updated list of the companies acting as data processors is available on request to the contacts already mentioned.

Personal data shall not be disseminated.

TRANSFER OF DATA

The Company does not transfer personal data outside the European Union.

In the case, in future, Controller will transfer the data to countries located outside the European Union, the Company undertakes to ensure a level of protection and preservation, also by means of entering into specific contracts, adequate to the applicable laws, including the entering into standard contractual clauses.

STORAGE OF DATA

The data shall be stored in compliance with the applicable regulations on protection of personal data for the time is necessary to comply with the above mentioned purposes. In particular, personal data will be stored by company for the whole duration of the contractual relationship and also after its termination, in compliance with applicable laws (including, without limitation, the obligation to keep the invoices and other company documents for at least 10 years).

RIGHTS OF DATA SUBJECTS

A Data Subject shall have the rights contemplated in the Regulations, from art. 15 to 22, and in particular:

RIGHT	DESCRIPTION	HOW TO EXERCISE THE RIGHT
Withdraw the consent (art. 13.2 lett. A and art. 9.2 lett. A)	Data Subject has the right to withdraw previously given consent, if any, without prejudice to the lawfulness of processing based on that consent.	Request the form to Controller by sending email
Right of access by the data subject (art. 15)	The data subject shall have the right to obtain from the controller confirmation as to whether or not personal data concerning him or her are being processed, and, where that is the case, access to the personal data and the following information: the purposes of the processing; the categories of personal data concerned; the recipients or categories of recipient to whom the personal data have been or will be disclosed, in particular recipients in third countries or international organisations; where possible, the envisaged period for which the personal data will be stored, or, if not possible, the criteria used to determine that period; the existence of the right to request from the controller rectification or erasure of personal data or restriction of processing of personal data concerning the data subject or to object to such processing; the right to lodge a complaint with a supervisory authority; where the personal data are not collected from the data subject, any available information as to their source; the existence of automated decision-making, including profiling, and, at least in those cases, meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for the data subject. You can obtain a copy of the requested informations.	Request the form to Controller by sending email
Right to rectification (art. 16)	The data subject shall have the right to obtain from the controller without undue delay the rectification of inaccurate personal data concerning him or her. 2Taking into account the purposes of the processing, the data subject shall have the right to have incomplete personal data completed, including by means of providing a supplementary statement.	Request the form to Controller by sending email



Right to erasure ('right to be forgotten') (art. 17)	The data subject shall have the right to obtain from the controller the erasure of personal data concerning him or her without undue delay and the controller shall have the obligation to erase personal data without undue delay where one of the following grounds applies: the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed; the data subject withdraws consent; the personal data have been unlawfully processed; the personal data have to be erased for compliance with a legal obligation in Union or Member State law to which the controller is subject; the personal data have been collected in relation to the offer of information society services referred to in Article 8. Erasure shall not be applied when the processing is necessary for exercising the right of freedom of expression and information; for compliance with a legal obligation which requires processing by Union or Member State law to which the controller is subject or for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller; for reasons of public interest in the area of public health; for archiving purposes in the public interest, scientific or	Request the form to Controller by sending email
	historical research purposes or statistical purposes or for the establishment, exercise or defence of legal claims.	
Right to restriction of processing (art. 18)	The data subject shall have the right to obtain from the controller restriction of processing where one of the following applies: the accuracy of the personal data is contested by the data subject, for a period enabling the controller to verify the accuracy of the personal data; the processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead; the controller no longer needs the personal data for the purposes of the processing, but they are required by the data subject for the establishment, exercise or defence of legal claims; the data subject has objected to processing pending the verification whether the legitimate grounds of the controller override those of the data subject.	Request the form to Controller by sending email
Right to data portability (art. 20)	The data subject shall have the right to receive the personal data concerning him or her, which he or she has provided to a controller, in a structured, commonly used and machine-readable format and have the right to transmit those data to another controller without hindrance from the controller to which the personal data have been provided, where: the processing is based on consent and the processing is carried out by automated means. In exercising his or her right to data portability, the data subject shall have the right to have the personal data transmitted directly from one controller to another, where technically feasible. The right referred shall not adversely affect the rights and freedoms of others	Request the form to Controller by sending email
Data Subject may also lodge a protection of personal data.	complaint with the Supervisory Authority in case of infringement of regulations co	nerning the

For the exercise of the rights above and in case of further requests for information regarding the present privacy notice, the Data Subject can contact the Controller by sending an email to amministrazione@simensalimentare.it, or by a registered letter to the following address: Simens Alimentare S.r.I., 35018 San Martino di Lupari (PD), vicolo Baracca n. 1.

FURTHER OR NEW PROCESSING

Any further processing of personal data other than as indicated in this information notice will be communicated before the same treatment and by a previous consent collection, if it is included in the cases provided for by the legislation Applicable.

FUTURE INFORMATION NOTICE

This notice may be subject to changes that will be adequately communicated. In addition, if this notice is not sufficient for this purpose, additional information will be sent.

Best Regards, Simens Alimentare S.r.l.