

Privacy Information

(in accordance with the laws on personal data protection)

Please note that Planet1 Drive & Cult Autogestioni e Servizi Srl. Via Nogaredo,37 – 36064 MASON VICENTINO (VI) is the data controller responsible for your personal information.

Planet1 Drive & Cult Autogestioni e Servizi Srl in compliance with art. 7 of the legislative decree of June 2003, no. 196, regarding personal data protection, would like to inform you that your data will be processed with appropriate computer technology in line with all legal requirements and in the interests of correctness we inform you that:

PROCESSING PROCEDURE

We collect and process personal information, which you voluntarily submit to us during your use of the site, with automatic tools which are necessary for the supply of services. Specific security measures are taken to prevent: the loss of data, the illicit and incorrect use of data and unauthorised access to that data.

PROVISION PROCEDURE

Provision of data on the part of the User is compulsory in order to satisfy the aforementioned purposes. A refusal to provide data impedes Planet1 Drive & Cult Autogestioni e Servizi Srl from carrying out and delivering its services. The owner and data collector responsible for data processing is Planet1 Drive & Cult Autogestioni e Servizi Srl, in the person of its sole director at the time; all collected data can be communicated to any employee, including those put in charge of data process by the director; the sharing of data is foreseen both inside and outside of Italy.

PURPOSES OF PROCESSING

- To collect personal data and information of the Company Management and of the User, with the explicit exclusion of sensitive data (for example race and ethnicity, religious and philosophical beliefs or similar, political opinions, membership of parties and unions, membership in associations of a religious, philosophical or political nature or in workers unions, as well as personal data which reveals the state of health or one's sexual life) and of judicial data;
- To send marketing and informative materials;
- To carry out commercial communication, including interactive communication;
- To carry out direct sales and product or service placement;
- To carry out studies and statistical research on sales, clients and other information and if need be to communicate the former to third parties.

RIGHTS OF INTERESTED PARTIES (Art. 7 of the legislative decree of 30 June 2003, no. 196)

Rights of access to personal data and other rights

1. Interested parties have the right to obtain confirmation of the existence or not of any personal data which concerns them, even if they have not yet registered, and to have it communicated to them in an intelligible form.
2. Interested parties have the right to know and obtain:
 - a. The origin of personal data;
 - b. The purposes and mode of processing;
 - c. the logic behind the data handling used with the help of electronic devices;
 - d. The identity of the owner, persons in charge and the representative appointed pursuant to Article 5, subsection 2;
 - e. The individuals or category of individuals with whom personal data may be shared or who, as representatives appointed within the State, or managers or persons in charge may come to know the data.
3. The interested party has the right to obtain:
 - a. The update, rectification of, or where it is of interest, the completion of the data;
 - b. The deletion, or the transformation into an anonymous form or the blocking of data processed in violation of the law including that which is held but not necessary in relation to the purposes for which the data was collected or subsequently processed;
 - c. The document which shows that the operations in a) and b) have been carried out and the individual informed, including their content, those with whom the data has been shared or communicated to, except for those cases where compliance proves to be impossible or implies using means significantly disproportionate to the right to be protected.
4. The interested party has the right to object, in whole or in part:
 - a. For legitimate reasons to the processing of personal data concerning him/her, even if pertinent to the purpose of the collection;
 - b. To the processing of personal data concerning him/her for the purpose of sending marketing materials or direct sales or for the carrying out of market research or commercial communication.

CONSENT

By proceeding to provide data for the aforementioned purposes, aware that in the absence of your consent data collection cannot take place, you guarantee the truthfulness and compliance of the data you provide with current legislation and you give your consent pursuant to Art. 23 of the Legislative Decree of 30th June, 2003, to the processing of the provided data by Planet1 Drive & Cult Autogestioni e Servizi Srl.