



Project co-financed by the European Regional Development Fund

Information for the processing of personal data

- 1. According to Regulation (EU) 2016/679 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, the Data Controller is the Autonomous Region of Sardinia, with registered office in Cagliari, viale Trento 69, legally represented by the President pro tempore of the Regional Council, registered office in Cagliari, tel. 070 6067000, presidente@regione.sardegna.it, presidenza@pec.regione.sardegna.it.
- 2. The delegate of the Data Controller for the processing of data relating to the procedures in charge of the General Management of Industry is the General Manager, email: ind.energia@regione.sardegna.it, pec: industria@pec.regione.sardegna.it, tel: 070/6067366.
- 3. The contact details of the Data Protection Manager of the Autonomous Region of Sardinia, appointed by Presidential Decree no. 47 of 23.05.2018, are as follows: pec: rpd@pec.regione.sardegna.it, rpd@regione.sardegna.it, tel: 0706065735.
- 4. Object of the treatment. The Data Controller processes personal data collected for the purposes of the collection of B2F participation and represented by any information relating to an identified or identifiable natural person (such as name, surname, address, telephone, e-mail, pec address, tax code).
- 5. Purpose and legal basis of the processing. Personal data are processed in accordance with Article 6 letter a) and letter e) of the GDPR as the processing is necessary for the purposes of the collection of B2F participation data and for the performance of a task carried out in the public interest or in the exercise of official authority of the data controller.
- 6. Methods of treatment. The processing of personal data is carried out through the following methods: collection, recording, storage, extraction, consultation, use, communication, dissemination only in cases of legal advertising and in the cases provided for by the legislation on transparency, without prejudice to the elimination or obscuration of data in excess of these purposes.

Personal data will not be used for the disclosure of information of advertising or commercial nature. They may be communicated to other offices of the regional administration or other public administrations when necessary for the performance of institutional functions.

Personal data are subject to both paper and electronic and/or automated processing and will be stored at the General Directorate of Industry, on servers of the Autonomous Region of Sardinia also through external parties who will be appointed as external data processors, according to the indications of Article 28 of the Regulation.

- 7. Duration of storage: the Data Controller will process the personal data for the time necessary to manage the contract and all related fulfilments; where longer storage times are necessary, linked to archive requirements or other relevant public interests, the data will be stored in order to minimize the information and to ensure data protection.
- 8. Authorized for treatment. The data may be processed by employees and collaborators of the Data Controller or by any external Data Processors, as authorised data processors and/or system administrators.
- 9. Data communication. The Data Controller may communicate the data to other administrative partitions of the Autonomous Region of Sardinia and to those subjects, including those outside the Region, for whom the communication is required by law or is made on the basis of specific authorization by the Data Controller to carry out the processing for the aforementioned purposes.
- 10. Nature of the provision of data and consequences of refusal to provide answers. The provision of personal data is mandatory as it is strictly necessary for the performance of activities related to the





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procedure and any opposition or request for cancellation by the concerned person makes it impossible to participate or continue the procedure.

- 11. Rights of the interested party. The interested parties have the rights provided for in Article 15 of the Rules of Procedure, particularly:
 - a) to obtain confirmation of whether or not personal data concerning him/her exist, regardless of their being already recorded, and communication of such data in an intelligible form; to obtain the indication of the source of the personal data, the purposes and methods of processing, the logic applied to the processing, in case of processing carried out with the help of electronic means, the identification data concerning data controller, and in addition data concerning the processors and the representative designated as per art. 3, paragraph 1, of the regulation; the entities or categories of entity to whom/which the personal data may be communicated and as designated representative(s), data processor(s) or person(s) in charge of the processing;
 - b) to obtain: updating, correction or integration of data; erasure, anonymization or blocking data that have been processed unlawfully, including data whose storage is not necessary; certification that the operations indicated have been notified to the entities to which the data were communicated or disseminated, unless this requirement is impossible or involves a disproportionate effort compared with the right that is to be protected;
 - c) to oppose, in whole or in part for legitimate reasons, the processing of their personal data, even if relevant to the purpose of the collection.

Where applicable, they also have the rights referred to in Articles 16-21 GDPR (Right of rectification, right to oblivion, right of limitation of treatment, right to data portability, right of opposition), as well as the right to complain to the competent authority.

12. Methods of using rights. The Data Controller has delegated the exercise of the rights to the General Managers; therefore, it is possible to exercise these rights at any time by sending a PEC.