Information on the processing of personal data pursuant to Article 13 of the General Data Protection Regulation (EC) 2016/679 (GDPR)

TRENTINO SVILUPPO S.p.A., with registered office in Rovereto, Via Zeni, no. 8, in the person of its legal representative pro tempore, as Data Controller of the personal data that you have voluntarily communicated (verbally, by e-mail, through the website, and so forth), provides you with the following information regarding the processing of your personal data pursuant to Article 13, GDPR (in short, "Information Notice" or "Notice").

1. Identity and contact details of the Data Controller

Trentino Sviluppo S.p.A (a joint-stock company incorporated and existing under Italian Laws). Via Zeni, 8 - 38068 Rovereto (Trento), Italy Email: info@trentinosviluppo.it Tax code and VAT no.: 00123240228 Tel. +39 (0464) 443111

2. Contact details of the Data Protection Officer

Studio Associato Ziglio Dr Renato & Ziglio Dr Federica (a consulting Firm) Data Protection Officer ('DPO') Via Zeni, no. 8 - 38068 Rovereto (Trento), Italy Email: dpo@trentinosviluppo.it

TYPE OF DATA PROCESSED	PURPOSE OF PROCESSING	LEGAL BASIS FOR PROCESSING	STORAGE TIMES
Browsing data (language settings, IP address, device settings, mobile operating system, time of use, URL request, status information, user agent (browser version information), operating system. The website may also	Managing navigation within the website and technical management of the services provided as well as enabling analysis, checking visitor numbers and ensuring the security and optimal functionality of the website and navigation/services for	The legal basis for the processing is the legitimate interest of the Data Controller to ensure the security and optimal functionality of the site as well as to protect its rights	Personal data will be retained for the period of time necessary to fulfil the purpose for which it was collected, as well as for the purpose of handling any disputes with any third parties and in any case for the time necessary for the purpose of carrying out activities including detection and prevention of fraud or other illegal activities.
Identification and contact data provided voluntarily by the person concerned when using the	from interested parties and/or providing services	of measures taken at the	Personal data will be kept for the period of time necessary to fulfil the purpose for which they were collected.

3. Purposes of the processing for which personal data are intended and their legal basis and retention periods

services offered by the		of a contract to which the	
website.		Data Subject is party or of pre-contractual measures taken at the request of the Data Subject.	
voluntarily by the person concerned when using the services offered by the website.	Subject and only after the expression of a specific consent, which will be requested when	the Data Controller (see in this regard Recital 47 of EU Reg. 679/2016) in making known and developing its business, provided that the interests or the fundamental rights and freedoms of the Data Subject do not prevail, taking into account the	Personal data will be retained for a period of 24 months for the purpose of sending communications to the Data Subject. At the end of the 24-month period, the Data Subject will receive a request for confirmation of his/her wish to receive communications from the Data Controller.
Identification and contact data voluntarily provided by the Data Subject when using the services offered by the website.	Fulfilment of obligations arising from laws, regulations, EU legislation.	processing is the fulfilment of a legal obligation to which the	Personal data will be stored on the basis of legal obligations, as well as for the purpose of handling any disputes or litigation.
Identification and contact data voluntarily provided by the Data Subject when using the services offered by the website.	Registration for calls, calls and opportunities in order to manage the participation lists.	The legal basis for the processing is the execution of measures taken at the request of the Data Subject, the performance of a contract to which the Data Subject is party or of pre-contractual measures taken at the request of the Data Subject.	Personal data will be processed and kept for the time strictly necessary to fully implement this Notice (unless consent is withdrawn in advance), once the Notice has ended the personal data will be deleted by the Controller. The Data Controller may be obliged to retain personal data for a longer period in compliance with a legal obligation or by order of an authority.
Identification and contact details and company details.	Publication and dissemination of data on rankings, tender results and awards in the "Transparent Company"	The legal basis for the processing is the fulfilment of a legal	The data will be deleted in accordance with the relevant legal obligations.

and "Calls for tenders and	
contracts" sections of this	
website.	

4. Optionality of conferment

Apart from what has been specified for navigation data, the interested party may provide personal data in the request forms on the website, for example to request the sending of informative material, newsletters, or communications and/or answers to requests sent via the website. Failure to provide data will make it impossible to obtain the requested service. The provision of data is optional for sending communications and commercial offers. Any refusal will not affect the provision of other services. You may object to such processing at any time, even after consent has been given for commercial purposes, by sending a request to the Data Controller at info@trentinosviluppo.it.

5. Categories of recipients of personal data

Only persons authorised by the Data Controller may access, and thus become aware of, your data, limited to the data necessary to perform their duties.

Without prejudice to communications made in fulfilment of legal and contractual obligations, all data collected and processed may be communicated exclusively for the purposes specified above to

- Persons authorised by the Data Controller (collaborators, trainees and employees);
- Data processors and/or external collaborators of the Data Controller (e.g. legal, accounting and IT consultants, suppliers of services related to the website activity, etc.);
- Public and private parties to whom disclosure is required by law or regulation;
- Subjects carrying out activities functional to the execution of contracts or services requested by the Data Subject, who may in some cases process the data as autonomous Data Controllers.

6. Storage and transfer of personal data abroad

Data may be transferred abroad only if the Data Controller decides to make use of IT services (website, e-mail, cloud computing, e-mail direct marketing) managed by providers residing in countries outside the European Community or using servers located in foreign countries.

The Data Controller will only transfer personal data to recipients offering an adequate level of data protection. In such cases, this will be done on the basis of contractual clauses or contractual agreements ensuring protection in line with European standards, or on the basis of adequacy decisions on the recipient country.

7. Exercisable rights

In accordance with the provisions of Articles 15 to 22 of the GDPR, you may exercise the rights set out therein and in particular:

• **Right of access** - To obtain confirmation as to whether or not personal data relating to you are being processed and, if so, to receive information relating, in particular, to: the purposes of the processing, the categories of personal data processed and the period of storage, the recipients to whom the data may be disclosed (Article 15, GDPR);

- **Right of rectification** Obtain, without undue delay, the rectification of inaccurate personal data concerning you and the integration of incomplete personal data (Article 16, GDPR);
- **Right to erasure** Obtain, without undue delay, the erasure of personal data concerning you, in the cases provided for by the GDPR (Article 17, GDPR);
- **Right of limitation** Obtain from the Data Controllers the limitation of processing, in the cases provided for by the GDPR (Article 18, GDPR);
- **Right to portability** To receive, in a structured, commonly used and machine-readable format, the personal data concerning you provided to the Data Controllers, as well as to obtain that they be transmitted to another Data Controller without hindrance, in the cases provided for by the GDPR (Article 20, GDPR);
- **Right to object** Object to the processing of personal data relating to you, unless there are legitimate grounds for the Data Controller to continue the processing (Article 21, GDPR);
- **Right to lodge a** complaint with the supervisory authority lodge a complaint with the Italian Data Protection Authority (www.garanteprivacy.it).

The user may exercise these rights by sending a request to info@trentinosviluppo.it.