

INFORMATION NOTICE REGARDING THE PROCESSING OF PERSONAL DATA OF PARTICIPANTS IN THE "PHOTOGRAPHY CONTEST" IN ACCORDANCE WITH ARTICLE 13 OF REGULATION (EU) 2016/679 ("GDPR")



Data Controller

SIAD Società Italiana Acetilene & Derivati S.p.A.

Via S. Bernardino, 92 - 24126 Bergamo - IT siad_privacy@siad.eu ("Company")



Data Protection Officer (DPO)

The Data Protection Officer ("DPO") can be contacted at the following address: siad_dpo@siad.eu



PERSONAL DATA PROCESSED

The Company processes only personal data (so-called "common" data), necessary to identify the data subject for the purposes of participation in the photography contest organized by the Data Controller and its management, also regarding the awarding of any prizes.

In particular, the Company acquires and processes: name, surname, e-mail address and login credentials of the user who intends to participate in the photography contest. If the contest participant is a family member of an employee of the SIAD Group, the Company will also process the degree of kinship. Such data will be hereinafter referred to as "Data"



SOURCES OF DATA

The source from which of the Data comes is the Data Subject (therefore provided directly by you) by completing the registration form for the photography contest.



PURPOSES OF THE PROCESSING

- 1. Creation of the user account and participation in the photography contest.
- 2. Send communications relating to the photography contest to the Data Subject and send any
- 3. If needed to ascertain, exercise or defend the rights of the Controller in judicial and extrajudicial



LEGAL BASIS FOR THE PROCESSING

Execution of the contract the Data Subject is part of (art. 6, par. 1.b) GDPR).



DATA RETENTION PERIOD

For the time strictly necessary to manage the activities related to the photography contest.

In particular, the pictures, the login credentials, as well as the personal data, of users who did not reach the final will be deleted.

The pictures of the participants who reached the final (12) (and the participant's personal data) will be retained for a period of 1 year from the end of the contest.

The winning picture (and the participant's personal data) will be retained for 10 years from the end of the contest.

In the event of judicial and/or extrajudicial litigation. for the entire duration of such litigation, until the time limit for appeals is exhausted

Legitimate interest (judicial and extrajudicial remedies) (Art. 6, par. 1.f) GDPR). proceedings.

Once the aforementioned retention periods have expired, Data will be destroyed or made anonymous, consistently with the technical procedures for deletion and backup and the accountability requirements of the Data Controller.



COMPULSORY DATA PROVISION

The provision of Data is necessary in order to participate in the photography contest. Refusal to provide such data does not allow participation in the photography contest.



DATA RECIPIENTS

Data may be communicated to external parties acting as independent Data Controllers, for example, authorities and supervisory/control bodies and, in general, any public or private parties entitled to request it; or processed, on behalf of the Company, by subjects who provide services functional to the pursuit of the purposes designated as data processors pursuant to art. 28 of the GDPR.

Furthermore, the Data is processed by Company employees belonging to the corporate functions responsible for pursuing the purposes indicated above, who have been expressly authorized for processing and who have received adequate operating instructions.



TRANSFER OF PERSONAL DATA TO COUNTRIES OUTSIDE THE EUROPEAN UNION

No data will be transferred outside the European Union.



DATA SUBJECT'S RIGHTS - COMPLAINT TO THE SUPERVISORY AUTHORITY

By contacting the Data Controller, by e-mail at siad_privacy@siad.eu, the Data Subjects can ask the Company for access to the Data concerning them, its erasure, the rectification of inaccurate Data, the integration of incomplete Data (art. 15-22 GDPR), the restriction of processing in the cases in provided for by art. 18 GDPR, and object to processing carried out in the legitimate interest of the Data Controller.

Furthermore, if processing is based on consent or on the contract and is carried out using automated tools, Data Subjects shall have right to receive the data in a structured, commonly used and machine-readable format, as well as, if technically feasible, to transmit it to another Data Controller without hindrance.

The Data Subject has the right to object at any time, easily and free of charge, on grounds relating to his or her particular situation, to processing of the personal Data in the hypothesis of legitimate interest of the Data Controller.

Data Subjects shall have the right to lodge a complaint with the competent Supervisory Authority in the Member State in which they normally reside or work, or in the State where the alleged infringement has occurred.