

PRIVACY POLICY & COOKIE POLICY

Last update date: 26/02/2024

PRIVACY POLICY

TACO ITALIA S.R.L., owner of the website **www.tacoitalia.com** (hereinafter only the "**Website**" or "**Site**"), hereby intends to provide information on how it manages the Website itself in relation to the processing and protection of personal data ("**data**") of the persons who browse the Website or who in any event contact **TACO ITALIA S.R.L.** in any of the ways envisaged on the Website (hereinafter "**users**" or "**data subjects**").

This document is a Privacy Notice pursuant to Article 13 of European Regulation No. 679 of 27 April 2016 (hereinafter referred to as "**GDPR**") and is valid solely and exclusively for the Website and not for other websites or web pages that the user can access through interactive links found on the Website. Users are therefore invited to read the information on data processing provided by the owners of each website to which they may be redirected during browsing.

Please note that this Privacy Notice may be subject to change following the introduction of new legislation or as a result of changes to the Website, and users are therefore invited to occasionally check the "Privacy&Cookies" section of the Website.

This Privacy Notice does not exclude the possibility that further information on the processing of personal data may also be given to the data subjects in a different manner or at a different time, e.g. by sending or making available specific information following or through dedicated sections of the Site (e.g. subdivision "Carrers").

1. Identity and contact details of the Data Controller

The Data Controller of the processing of data for the purposes described in this Privacy Notice is **TACO ITALIA S.R.L.**, VAT no. and Tax Code: 02423510243, with registered office in Galileo Galilei n. 89/91, 36066 – Sandrigo (Vicenza) (hereinafter also referred to as the "**Controller**" or "**Company**").

For all questions relating to the processing of data and the exercise of rights arising from the GDPR (on this point, see paragraph 8 below) and for any doubts or clarifications concerning this Policy Notice, the data subject may contact the Controller by sending a registered letter with acknowledgement of receipt to the above address, or a message to the following e-mail address: privacy@tacoitalia.com.

2. Purposes and lawful basis of the processing. Data's retention period.

Personal data collected through the Website are processed for the following purposes:

- a. to ensure proper functioning of the web pages and their content and obtain statistical information on the use of the services. The legal basis lies in the legitimate interest of the Data Controller (Art. 6.1(f) GDPR) in ensuring the proper functioning and improvement of the Website. The data are processed for a period of time not exceeding that required to achieve the purposes for which the data are processed and in any case in compliance with what is indicated in our *cookie policy* (see below), where relevant;
- b. to provide assistance/make contact with the user and/or in any case answer/follow up requests for information or assistance made by the user, in the manner envisaged on the Website (by way of example but not limited to: the "contact us"). The legal basis lies, depending on the case: in the need to implement pre-contractual measures taken at the request of the data subject (Art. 6.1(b) GDPR); in the legitimate interest of the Data Controller (Art. 6.1(f) GDPR) consisting in the need to respond to the data subject's requests, taking into account the data subject's reasonable expectations, where the request does not have a pre-contractual nature. The data collected in order to respond to the requests of users will be kept for the time necessary to provide the response and in any case for no longer than 24 months from the processing of the request, unless a contractual relationship is subsequently established, in which case the data will be kept for a period of 10 years from the termination of the relationship, in compliance with current legislation. We inform you that, at the end of the retention periods indicated above, the data will be deleted or anonymized. However, a longer period of data retention may possibly be determined by requests made by the competent authorities, or by the participation of the Data Controller in judicial proceedings involving data processing.



3. Nature of data provision and consequences of not giving

The provision of data for the purposes referred to in letter a) above is optional but, in any case, necessary for the correct functioning and use of the Website. Any refusal to provide data in relation to the aforementioned purpose could therefore result in the impossibility of browsing the Website, viewing its content, and accessing the related services. The provision of data for the purposes referred to in letters b) is optional; however, any refusal to provide data in relation to the aforementioned purposes will make it impossible to process your requests (e.g. obtaining information on products or services, quotes, etc.).

4. Type of data processed

In pursuit of the purposes indicated above, the following categories of data will be processed:

- *Browsing data:* during their operation, the computer systems and software used for the functioning of the Website will acquire certain types of personal data whose transmission is implicit in the use of Internet communication protocols. These data are not collected to be associated with identified data subjects, but by their very nature could allow users to be identified through processing and association with data held by third parties. This category of data includes the IP addresses or domain names of the computers used by users connecting to the Website, the URI (Uniform Resource Identifier) addresses of the resources requested, the time of the request, the method used to submit the request to the server, the size of the file obtained in response, the numerical code indicating the status of the response given by the server (successful, error etc.) and other parameters relating to the user's operating system and computer environment. These data are used solely to compile statistics on the use of the Website and to verify its correct operation. (purposes referred to in letter a). The data can be used to ascertain responsibility in the event of hypothetical computer crimes against the Website or other users, only at the request of the supervisory bodies in charge. The above information can be collected automatically through cookies and other similar technologies. For more information and to personalize your browsing choices, please refer to our *cookie policy* (see below);
- *Data provided by the user:* identification data (name, surname); contact data (telephone number, e-mail address, etc.). Any further personal data voluntarily provided in the compilation of data collection forms and/or through the voluntary sending of e-mails will be processed according to the principles of correctness, lawfulness and transparency, as well as in compliance with the principle of "minimization", or by acquiring and processing the data limited to what is necessary for pursuit of the purposes. In any case, users are invited not to provide the Data Controller with superfluous data and/or data referring to third parties, in the absence of specific authorization from the interested parties.

5. Processing methods

The processing of personal data will be carried out on paper and in electronic form, in compliance with the provisions on the protection of personal data and, in particular, with the appropriate technical and organizational measures referred to in Article 32 of the GDPR, and any precautionary measures that guarantee their integrity, confidentiality and availability. The processing referred to in this Privacy Notice is not subject to automated decision making.

6. Categories of recipients of data

Data will not be disclosed. The data will be processed, exclusively for the above purposes, by persons specifically authorized by the Data Controller, who have received specific operating instructions pursuant to Art. 29 of the GDPR. Personal data may also be communicated, strictly for the purposes indicated above, to the following subjects or categories of subjects:

- a. third parties and companies that provide services to the Data Controller, such as - by way of example - the management of the information system and telecommunications networks, the development and management of the Website, etc.;
- b. firms, companies or professionals in the context of assistance and consultancy relationships;
- c. if relevant, competent authorities for the fulfilment of legal obligations.

We also inform you that the subjects referred to in letter c) will process the data as independent Data Controllers. In relation to the categories of subjects referred to in letters a) and b), the Data Controller undertakes to rely exclusively on subjects who provide adequate guarantees regarding the protection of data, appointing them, where required by current legislation, Data Processors pursuant to Art. 28 of the GDPR. The list of Data Processors is available from the Data Controller and the data subject may view it on request.

By virtue of specific agreements with the Data Controller and in full compliance with the guarantees of the GDPR, the data may also be known by other companies of the Taco Group, to which the Data Controller belongs.

7. Transfer of personal data to third countries

The data may be transferred to countries outside the European Union/EEA Area. In particular, the data may be transferred to the other companies of the Taco Group, to which the Data Controller belongs. The Data Controller guarantees that any transfer of personal data will take place in full compliance with the conditions set out in Chapter



V of the GDPR (Articles 44 et seq.), in order to ensure that the level of protection afforded to natural persons by the GDPR is in no way affected. Any transfer will therefore only be made to those countries that the European Commission has judged can guarantee an adequate level of protection, in accordance with the provisions of Art. 44 of the GDPR or in compliance with particular set contractual clauses approved by the European Commission pursuant to Art. 46 of the GDPR, and only on condition that the recipient of the data provides adequate guarantees and that the data subjects have enforceable rights and effective remedies. In this case, the Data Subject is informed that he/she has the right to request a copy of the standard contractual clauses signed by the Data Controller. Any exceptions to the above will only occur in full compliance with Art. 49 of the GDPR.

8. Rights of the data subject

The data subject may exercise the rights granted to him or her by the GDPR at any time, in the manner described in paragraph 1 above. In particular, the Data Subject has the following rights:

Right of access

The data subject may ask us whether or not we are processing any of his or her personal data and, if we are, may be granted access to a copy of such data. When the data subject requests access to such data, we will also provide additional information, such as the purposes of processing, the categories of personal data concerned, and any other information required for the data subject to exercise this right.

Right to rectification

The data subject has the right to request that his or her Data be rectified if inaccurate or incomplete. If requested, we will correct inaccurate personal data and supplement any incomplete data, taking into account the purpose of processing.

Right to erasure

The data subject has the right to request that his or her personal data be erased. The erasure of personal data can only take place in certain cases, listed in Article 17 of the GDPR. This includes cases in which the personal data of the data subject are no longer required for the initial purposes for which they were processed, and cases in which they have been processed unlawfully. In relation to how we provide certain services, we inform you that it may take some time before backup copies are erased. We also inform you that the Data Controller will, within the limits of the state of the art, erase the personal data of the data subject, unless the storage of the same is required by law.

Right to restriction of processing

The data subject has the right to obtain restriction of processing of his or her personal data, which means that we stop processing the data of the data subject for a certain amount of time. This right may apply to circumstances (Art. 18 of the GDPR) including situations in which the accuracy of personal data has been questioned, but it may take time to verify its (in)accuracy. If the data subject has obtained restriction of the processing of his or her data, we will inform him or her before this restriction is revoked.

Right to object

The data subject has the right to object to the processing of his or her personal data, which means that the data subject can ask us to stop processing such personal data for certain purposes. This right is only granted to the data subject under specific circumstances (Art. 21 of the GDPR) and, specifically, in cases in which the legal basis for processing is the Data Controller's legitimate interest.

Right to Data Portability

The right to Data portability entails that the data subject may request us to provide his or her personal data in a structured, commonly used and machine-readable format, and may request that such data be transmitted directly to another Data Controller, provided this is technically feasible.

Right to withdraw consent

The data subject has the right to withdraw his or her consent to the processing of personal data at any time, if the processing is based on his or her consent. In any case, the withdrawal of consent does not jeopardize the lawfulness of the processing based on the consent before the withdrawal.

9. Right to lodge a complaint with the supervisory authority

The data subject also has the right to lodge a complaint with the supervisory authority, if he or she considers that the processing of his or her data violates the GDPR and/or current legislation on the processing of personal data. Please note that in Italy this Authority is represented by the Guarantor for the Protection of Personal Data, based in Rome. The



data subject residing abroad may lodge complaints with the designated Supervisory Authorities in the country of residence.

COOKIE POLICY

Pursuant to articles 13 GDPR and 122 of Legislative Decree No. 196/2003 ("**Privacy Code**"), as amended by L. Decree 101/2018, and based on the general Provision of the Personal Data Protection Authority no. 229 of 8 May 2014, and the more recent Provision no. 231 of 10 June 2021 ("**Guidelines on cookies and other tracking instruments**"), in this circular to the users of its website www.tacoitalia.com (hereinafter the "**Website**" or "**Site**") **TACO ITALIA S.R.L.**, provides information on the cookies used and how they can be deactivated.

WHAT ARE COOKIES?

Cookies are text files that file information on your hard disk, your tablet, your smartphone and on the browser you use. Cookies act as a memory for a website, enabling that website to recognize your device every time you visit it. Cookies make it easier to store your preferences on the website and, detecting how you use that website, further improve its functionalities and general use. While navigating you could receive third party cookies on your computer, not controlled by us, set directly by the managers of those websites and used for the purposes and based on methods defined by them.

The Site uses the following types of cookies:

TECHNICAL COOKIES (needed)

These are cookies that are indispensable for the surfing and use of all the functions of the Site. These cookies do not gather information that allows the identification of the user. If disabled, the use of the Website contents could be compromised and be impossible to use or highly restricted. Technical cookies also include session cookies that memorize user choices on the website. These cookies are eliminated on leaving the website. They are strictly limited to the transmission of session identification (consisting of casual numbers generated by the server) necessary to enable safe, efficient exploration of the website.

No data subject consent is required to use these cookies.

COOKIE	FUNCTION	STORAGE PERIOD
Cookies required for technical Reasons:	Cookies required for technical reasons allow you to use our Website by enabling basic functions such as website navigation and access to secure parts of the Website. In the absence of such cookies our Website cannot be properly accessed.	Session cookies are deleted once the browser is closed.

ANALYTICAL COOKIES (optional)

Analytical cookies are used to monitor users' use of the site. In fact, analytical cookies are intended to provide the site operator with strictly statistical data such as, for example, the total number of visitors to the site and each of its pages for each specific time slot.

For the use of first and/or third-party analytical cookies, the consent of the Data Subject is required. Consent is acquired through the cookies banner on the Site. The User can change his/her preferences at any time through the banner.

COOKIE	FUNCTION	STORAGE PERIOD
Performance (e.g. the User's browser) and preferences:	When using our Website, cookies are used (e.g. to recognise the browser) to improve performance (e.g. to load content faster). When you visit our Website, the country and language selection detected or made by you will be stored in cookies in order to save you the trouble of having to make these selections again on any subsequent visits. Checks are made in advance to see whether your browser supports cookies, and this information will be stored in another cookie. After that you will be	Session cookies – are deleted once the browser is closed.

	shown contact information that has been localised in terms of country and language, which will also be stored.	
Analysis cookies (statistics):	We use third party analysis cookies in order to establish how visitors use our Website. This helps us to improve the quality and content of our Website. The aggregated statistical information comprises data such as the total number of visitors. We obtain information, for instance, on how often and in what order the individual pages were accessed and how much time visitors spent on our pages on average. We also learn whether Users have already visited our Website in the past. The legal basis for this is our legitimate interests, as well as your consent if we request your consent to the processing.	Permanent cookies will remain on the computer but will be automatically deleted after 26 months if the Website was not visited again, unless shorter storage times apply in certain cases. You may delete the cookies manually at any time.
Advertising cookies:	We use advertising cookies in order to assess the efficiency of our advertising measures and to identify scope for improvement.	Permanent cookies will remain on the computer but will be automatically deleted no later than after 26 months if the Website was not visited again, unless shorter storage times apply in certain cases. You may delete the cookies manually at any time.

MANAGE OPTIONS ON COOKIES

You may refuse, disable the cookies from your browser and delete all cookies currently saved on your computer by using your web browser settings. Please note that changing the cookie settings on the browser could block the possibility to use Website functionalities in full. Each browser has different procedures to manage settings. Select the browser you are using below, for information on how to change cookies settings:

[Microsoft Internet Explorer](#)

[Google Chrome](#)

[Mozilla Firefox](#)

[Apple Safari \(iOS\)](#)

Cookies may also be deactivated through the cookie banner.