

PRIVACY POLICY – WEBSITE ISY.TAX

(Articles 13 and 14 of EU Regulation 2016/679)

This page describes how the website of ISY srl sb (“ISY” or the “Controller”), available at www.isy.tax (the “Website”), manages the processing of personal data of users (“Users” or “Data Subjects”) who browse it.

This information is also provided pursuant to Article 14 of EU Regulation 2016/679 (“Regulation”) to Users who interact with ISY’s web services starting from the address www.isy.tax.

This information is provided only for this Website and not for any other websites that may be visited by the user through links.

This notice also takes inspiration from Recommendation no. 2/2001 adopted on 17 May 2001 by the European authorities for the protection of personal data, meeting in the Group established by Article 29 of Directive 95/46/EC, which identified certain minimum requirements for the collection of personal data online, particularly regarding the methods, timing, and nature of the information that data controllers must provide to users when they access web pages, regardless of the purpose of the connection.

Data Controller

The Data Controller is **ISY srl sb**, headquartered in Rome, Piazza Augusto Imperatore no. 3.

This privacy notice is published on ISY’s Website to inform interested users about the use of their personal data.

Types of Data Processed

Browsing Data

The IT systems and software procedures used to operate this Website acquire, during their normal operation, some personal data whose transmission is implicit in the use of Internet communication protocols (“Browsing Data”).

These data are not collected to be associated with identified data subjects, but by their nature could allow users to be identified through processing and association with data held by third parties.

This category includes IP addresses or domain names of computers used by Users connecting to the Website, URI (Uniform Resource Identifier) addresses of requested resources, the time of the request, the method used to submit the request to the server, the size of the response file, the numerical code indicating the status of the server’s response (success, error, etc.), and other parameters related to the user’s operating system and computing environment.

Personal Data Voluntarily Provided by Users

The optional, explicit, and voluntary sending of e-mails to the addresses indicated on this Website entails the subsequent acquisition of the sender’s address, necessary to respond to requests, as well as any other personal data included in the message.

Cookies

This Website uses only technical cookies necessary to optimise navigation.

No personal data of Users is acquired by the site for this purpose. No cookies are used for the transmission of personal information, nor are persistent cookies or user tracking systems of any kind employed.

Session cookies (which are not stored permanently on the user's computer and disappear when the browser is closed) are used solely to transmit session identifiers (consisting of random numbers generated by the server) necessary for secure and efficient Website browsing.

These session cookies avoid the use of other IT techniques that could compromise user privacy and do not allow the acquisition of personally identifiable user data.

The Website also uses permanent, essential technical cookies necessary for proper navigation and operation.

Third-party permanent cookies, namely Google Analytics, are used for monitoring Website usage and statistics.

To properly analyse Website usage, the Controller uses Google Analytics, a web analytics service provided by Google, which uses cookies (both temporary and permanent) to collect information on how Users use the Website (such as IP addresses).

This information is transmitted by the User's browser directly to Google in the United States. Google uses this information to evaluate Website use, compile reports for the Controller, and provide services that better align with User preferences.

Google may transfer this information to third parties when required by law or where such third parties process the information on Google's behalf.

Privacy information is available at:

<https://www.google.com/intl/it/policies/privacy/>
<https://policies.google.com/?hl=it>

Opt-out tool:

<https://tools.google.com/dlpage/gaoptout>

Purpose and Legal Basis of Processing

Browsing Data are used solely to obtain anonymous statistical information on Website usage and to ensure its proper functioning.

They are deleted immediately after processing. Browsing Data may be used to ascertain responsibility in the event of possible cybercrimes against the Website; except for this case, such data do not persist for more than seven days.

Personal Data voluntarily provided by Users are processed solely to perform the requested service or activity (e.g., information requests, notifications, etc.).

Technical cookies are used only to optimise browsing and ensure correct Website functionality.

The legal basis for processing is:

- Article 6(1)(f) GDPR – legitimate interests of the Controller

- Article 6(1)(c) GDPR – compliance with legal obligations
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Data Processors

For the purposes mentioned above, Personal Data may be communicated to appropriately designated third parties acting as “Data Processors,” such as companies providing:

- data digitisation
 - storage services
 - email management
 - website administration
 - IT service management
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Processing Methods and Data Retention

Processing is carried out manually and/or using automated systems, in compliance with Article 32 GDPR regarding security measures, by authorised persons in accordance with Article 29.

Personal Data are processed in accordance with the principles of lawfulness, purpose limitation, and data minimisation set out in Article 5 GDPR.

With the user’s free and explicit consent, data will be stored only for as long as necessary to achieve the purposes for which they are collected and processed and, in any case, not longer than the statutory limitation period.

Refusal to provide consent may make it impossible to perform the requested activities.

Communication and Disclosure

Collected data will never be disclosed and will not be communicated without explicit consent, except for necessary communications that may involve transferring data to public bodies, consultants, or other parties (including external processors) to fulfil legal obligations.

Data Subject Rights

At any time, the Data Subject may exercise their rights under Legislative Decree 196/2003 and Articles 15–22 GDPR, including the right to:

- obtain confirmation of whether their personal data exist;
- access information about processing purposes, categories of personal data, recipients, and retention periods;
- request rectification or erasure of data;
- obtain restriction of processing;
- request data portability;

- object to processing at any time;
 - object to automated decision-making, including profiling;
 - withdraw consent at any time without affecting the lawfulness of prior processing;
 - lodge a complaint with the Italian Data Protection Authority (Garante per la Protezione dei Dati Personali), Piazza Venezia 11, Rome, Tel. +39 06696771, www.garanteprivacy.it.
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How to Exercise Your Rights

These rights may be exercised by sending a request to:

info@isy.tax