Marchesini Group S.p.A. Sede Legale ed Amministrativa: Via Nazionale, 100 | 40065 PIANORO | BO | ITALY +39.051.0479111 marchesini.com | info@marchesini.com



Società a Socio Unico R.E.A. Bologna N. 327089 Iscr. Reg. Imprese di Bologna e C.F.: 03943970370 P.IVA IT00680201209 - Num. Di Posiz. M.BO: 029646 pec@pec.marchesini.com Capitale Sociale € 12.528.600,00 I.V.

# PRIVACY INFORMATION MPAZ. IN. DPMS011 of 05/07/2024

pursuant to and for the purposes of EU Regulation no. 679/2016 (commonly known as GDPR General Data Protection Regulation) and Legislative Decree no. 196 of 30 June 2003 and subsequent amendments. Mod.

## 1. Premise

This information is provided pursuant to Articles 12, 13 and 14 of R.E. 2016/679 in accordance with the legislation on the processing and protection of personal data in order to illustrate the methods of processing personal data relating to the project **"To Our Extraordinary Future. This year we celebrate our 50th anniversary: our values and our passion will guide us towards an extraordinary future to build together".** 

This processing will be based on the principles of correctness, lawfulness and transparency, protecting the confidentiality and rights of all interested parties.

The information is a general obligation that must be fulfilled before or at the latest at the time of starting the direct collection of personal data. In the case of personal data not collected directly from the data subject, the information must be provided within a reasonable time, or at the time of communication of the data (to third parties or to the data subject). Pursuant to the General Regulation for the Protection of Personal Data of Natural Persons (GDPR – R.E. 2016/679), the undersigned organization, the data controller, informs of the following.

## Data Controller.

Marchesini Group S.p.A. (hereinafter referred to as Marchesini") with registered office in Pianoro (BO), Via Nazionale n. 100, e-mail: <u>privacy@marchesini.com</u>in its capacity as Data Controller of personal data pursuant to Article 4 p.7 of the GDPR, informs you that your personal data will be processed in the following manner.

## Data Protection Officer (DPO).

Marchesini has appointed the Data Protection Officer (so-called "Data Protection Officer" or "DPO"), pursuant to art. 37 of EU Reg. 679/2016, which can be contacted at the e-mail address: <u>dpo@marchesini.com</u>.

## Categories of data collected directly from the site.

To enable you to visit the web page, we automatically collect certain information, including your IP address, login details, browser type and version, browser plug-ins, operating system and platform. During your browsing, we may also collect other data such as the Clickstream URL and interaction with the page itself. If you require further information regarding the processing of your personal data, please contact us using the information we have previously provided to you. **Acquisition methods:** The data are automatically provided by your browsing devices through the communication

protocols of the Internet network (e.g. TCP/IP, UDP).

**Basis of lawfulness:** We process this data by virtue of our Legitimate Interest - art. 6.1 letter f) of the GDPR - to provide and improve navigation on our Site, offer efficient and secure web services trying to ensure the continuous improvement of your browsing experience over time.

## **Categories of Personal Data Provided Voluntarily.**

The personal data collected are:

- Identification data: e-mail (optional);
- Chronological age;
- Messages and concepts communicated.

## Purpose of the processing and legal basis.

The purpose of the processing of personal data as part of the initiative is to involve the local community in the definition of the concept of the future in order to guide the company's projects for the development and improvement of services in relation to the impact it has on the territory. The goal is to collect and rework the messages and contributions expressed by the participants on the dedicated portal. Furthermore, in the event that the e-mail is provided, in the coming months you could receive the analysis of the vision for the future, obtained thanks to all the thoughts left on the portal by the participants.

# **INSPIRED**BY**THEEXTRAORDINARY**



The legal basis for this processing is the legitimate interest of the data controller to promote dialogue and interaction with the local community, encouraging a constructive discussion on future prospects pursuant to Article 6 letter f) of R.E. 679/2016 and recital 47.

If you provide your e-mail address, we may send you the result of our initiative with the definition "To Our Extraordinary Future" pursuant to art. 130, paragraph 4 of the Privacy Code.

## Processing methods.

With logics strictly related to the purposes of collection, we adopt and observe strict procedures and security measures to store, use and allow you to view your personal data using paper, computer and telematic tools, so as to always guarantee their protection from unauthorized or unlawful processing and from loss, destruction or accidental damage. In particular, your data are:

- collected exclusively for the purposes declared and subsequently processed in compliance with the same;
- adequate, relevant and limited with respect to the purposes stated above ("so-called data minimization");
- accurate and, if necessary, updated, deleted and/or corrected, also on the basis of your indications, if any;
- used and stored for a period of time not exceeding the achievement of the purposes for which they are collected.

To achieve the purposes of this policy, automated decisions based on your personal data are not implemented.

## Data retention period and criteria used for its determination.

Users' personal data will be stored in accordance with current legislation on the subject, for a period of time not exceeding that necessary for the purposes for which they were collected and processed, i.e. after 24 months the data is transformed into aggregate and anonymous form. In response to the request of the data subject, it undertakes to delete the personal data of the applicant, within a reasonable time and in accordance with current legislation. In compliance with the principles of proportionality and necessity, personal data will be stored in a form that allows the identification of data subjects for a period of time not exceeding the achievement of the purposes for which they are processed, i.e. taking into account: the need to continue to store the personal data collected to offer the services agreed with the Data Subject, as described in the purposes indicated above and the existence of specific regulatory or contractual obligations that make it necessary to retain data for certain periods of time.

## Categories of subjects to whom the data may be communicated.

The data may be communicated to the subjects delegated to carry out the services and activities requested, as well as to the activities to which the Data Controller is required on the basis of legal obligations. If necessary or appropriate, the subjects to whom the data are transmitted to carry out activities on behalf of the Data Controller will be appointed as Data Processors pursuant to art. 28 of R.E. 679/2016.

Marchesini Group S.p.A. designates as "authorised subjects" all employees who perform tasks that involve the processing of personal data. These authorized persons operate under the supervision of the Data Controller and are required to comply with appropriate security measures in order to ensure the confidentiality and protection of personal data.

### Transfer of personal data outside the EU

For the purposes stated in this policy, Marchesini Group S.p.A. does not transfer your data outside the European Economic Area (EEA). However, if your personal data is transferred to countries outside the European Economic Area (EEA), in the absence of an adequacy decision from the Commission of the European Union, we will ensure that appropriate safeguards are in place to protect your personal data in these countries. Therefore, in this case, the "Standard Contractual Clauses" (SCCs) established by the European Commission pursuant to art. 46, par. 1, GDPR.

### Rights of data subjects and right to lodge a complaint with the Supervisory Authority.

As a data subject in the processing of your personal data, you may exercise at any time the rights recognized by articles 15 to 22 of the Regulation.

In particular, in the manner and within the limits of the law, you have the right to ask our Company for access to your personal data, rectification, erasure or limitation of the processing of personal data concerning you and to object to their processing.

To exercise your rights, you can use the contact channels provided in this document.



Without prejudice to the possibility of contacting the Data Controller to obtain any information or to exercise your rights, we inform you that you may lodge a complaint with the Italian Data Protection Authority (GPDP): <u>https://www.garanteprivacy.it</u>

To exercise your rights, you can use the contact channels provided in this document and send a request as indicated below: return receipt - Via Nazionale n.100, Pianoro (BO) or email: <u>privacy@marchesini.com</u> or to the contact details of the DPO: <u>dpo@marchesini.com</u>.

## **Final Information**

The Data Controller reserves the right to partially or completely modify the Privacy Policy or simply to update its content (e.g. following changes in the applicable legislation). It will post any updates on the website; We therefore invite you to check the information periodically in order to know your rights.