

PRIVACY NOTICE PURSUANT TO SEC. 13 OF THE EU REGULATION 679/2016 CUSTOMERS AND SUPPLIERS

The company Antares Vision S.p.A., with headquarters in Travagliato (BS), via del Ferro 16, 25039, tax code and VAT no. 02890871201, (hereinafter, "*Antares Vision*" or "*Data Controller*") informs You that, with reference to the legal and commercial relationship between the parties ("*Agreement*"), it is necessary to carry out the collection and processing of Your personal data, and, consequently, Antares Vision shall be made aware of Your personal data..

Therefore, with regard to the aforementioned data processing, Antares Vision hereby provides You with the following information pursuant to sec. 13 of the European Regulation (EU) 2016/679 (hereinafter, the "**GDPR**").

1. DATA CONTROLLER

The data controller is Antares Vision S.p.A., with headquarters in Travagliato (BS), via del Ferro 16, 25039, tax code and VAT no. 02890871201.

The data controller can be contacted by sending an email to privacy@antaresvision.com.

2. SOURCE OF DATA AND PURPOSES OF THE DATA PROCESSING, LEGAL BASIS, DATA DISCLOSURE AND MEANS OF PROCESSING.

The personal data are collected by Antares Vision directly from You in the context of the conclusion and execution of the Agreement and for the following purposes:

- a) provision of the services covered by the Agreement;
- b) purposes connected to the requirements established by laws, regulations and EU legislation, as well as by any provisions issued by public bodies;
- c) purposes of contract management, statistics, anti-money laundering, credit protection;
- d) delivery of information and promotional material relating to Antares Vision's services, initiatives or products similar to those previously purchased by the Company;
- e) participation in customer satisfaction surveys and market surveys carried out through personal or telephone interviews and questionnaires.

The legal basis for processing is: the execution of the Agreement, for the activities referred to under purposes (a), (b), (c); Antares Vision's legitimate interest, for the activities referred to under purposes (d), and (e). The data collection and processing shall be carried out through manual, computerized and telematics tools and with logic strictly related to the abovementioned purposes and, in any case, so as to guarantee the confidentiality and security of the data.

3. DATA DISCLOSURE AND CONSEQUENCES OF ANY REFUSAL

The provision of the aforementioned data is optional. However, any refusal to provide the data for the purposes (a), (b), (c) of paragraph 2 shall make it impossible to execute the Agreement and fulfill the relevant legal obligations. Any refusal to provide the data for the purposes (d) and (e) of paragraph 2 shall lead to the impossibility to be informed about services and initiatives of Antares Vision and to participate in Antares Vision market surveys.

4. DATA RETENTION PERIOD AND DATA STORAGE LOCATION

Any personal data collected for the purposes (a), (b), (c) of paragraph 2 shall be retained for the entire duration of the Agreement; subsequently, such data will be stored for a period of time not exceeding the statutory limitation period. Any personal data collected for the purposes (d) and (e) of paragraph 2 shall be retained until You object to receive promotional communications or market surveys, or You request the deletion of Your data, without prejudice of any



exceptional needs to retain the data to exercise or defend Antares Vision's rights or upon request of any public Authorities.

Your data shall be stored within the European Union. In the event that the correct performance of the Agreement requires so, Your data may be transferred outside the European Union towards contractors or suppliers of Antares Vision. It is understood that any such transfers shall be carried out in compliance with the requirements and safeguards established by applicable law.

5. RECIPIENTS OF PERSONAL DATA

Subject to the limitation of purposes indicated above, Your personal data may be disclosed to the following categories of subjects:

- a) parties that carry out data processing as part of the provision of administrative services, accounting consultancy or other services, as it may be necessary for the fulfilment of the obligations established under the relevant contracts;
- b) parties that carry out data archiving and data entry activities;
- c) parties that provide debt collection services;
- d) Public Authorities, in order to fulfill legal obligations;
- e) Antares Vision's employees, collaborators or consultants.

6. DATA SUBJECT RIGHTS

Under the GDPR, You are entitled to exercise the following rights:

- a) access Your personal data;
- b) obtain a copy of the personal data supplied by You (e.g. portability);
- c) request the rectification of Your data stored by Antares Vision;
- d) limit the processing of Your data or oppose to any further processing;
- e) request the deletion of personal data, where Antares Vision has no longer a legitimate legal basis for further processing;
- f) oppose to any data processing carried out on the basis of a legitimate interest pursued by Antares Vision;
- g) the right to lodge a complaint before the competent Authority for the Protection of Personal Data.

In order to exercise the abovementioned rights, You can send a request to the Data Controller at the email address indicated under paragraph 1 above.

Finally, we would like to remind You that you may object, as of now, to the processing of Your data for the purposes set out in letters (d) and (e) of paragraph 2 above, by sending an email to privacy@antaresvision.com.