

ENTE AUTONOMO VOLTURNO S.r.l PERSONAL DATA PROCESSING

(Finding lost property)

Art.13 Regulation (EU) 2016/679

This is to inform you that The General Data Protection Regulation (Regulation (EU) 2016/679, GDPR), that has become effective on 25 May 2018, and the D. lgs. 196 of 30 June 2003 (Personal Data Protection Code), aim to protect individuals when their personal data is being processed.

Ente Autonomo Volturmo S.r.l., with its legal headquarters in Naples, Corso Garibaldi 387 – 80142, is responsible for, and must be able to provide you information regarding the use of your personal data.

Personal data shall be processed lawfully, fairly and in a transparent manner in relation to the data subject.

PROCESSING HOLDER

The processing holder is Ente Autonomo Volturmo S.r.l. (EAV S.r.l.), represented by its Legal representative, General Manager and Ceo, Dr. Umberto De Gregorio.

RDP (DPO) – DATA PROTECTION OFFICIER

EAV S.r.l , in accordance with Article 37, paragraph 1, letter a) of the Regulation (EU) 2016/679, has appointed a “Data Protection officier” that can be contacted at the following e-mail address:

dpo@eavsrl.it

TREATMENT OBJECT

Personal data will be processed taking into account the principles governing the processing of personal data which are set out in article 5 of the GDPR.

PURPOSE OF DATA PROCESSING AND LEGAL BASIS

GDPR rules must ensure that personal data is gathered legally and under strict conditions. Hence your personal data will only be processed to reacquire your loose items on our company vehicles.

The legal basis of the treatment is the contractual relationship (art.6 GDPR, paragraph 1, letter b).

METHODS TO PROCESS PERSONAL DATA

Personal data will be processed in a manner that ensures appropriate security of the personal data, including protection against unauthorised or unlawful processing and against accidental loss, destruction or damage, using appropriate technical or organisational measures. (Art.32 GDPR)

DATA PROCESSING ADDRESSESS

Personal data can be collected and processed only if it is necessary to fulfil a specific purpose by authorized employees and partners.

DATA COMMUNICATION

It could be necessary to share your personal data without consent:

- to satisfy legal requirements or regulations;
- to exercise the rights of the processing holder, such as the right of defence.

DATA TRANSFER

Personal data will not be transferred by EAV S.r.l.

STORAGE LIMITATION

Personal data may only be stored for as long as necessary for the purposes of processing. (Art.5 GDPR, letter e “Storage limitation”). Personal data that is no longer necessary must be erased, except for potential complaints or for specific requests by the judicial authority.

THE CONFERMENT OF DATA IS COMPULSORY

Personal data must be inevitably supplied for the mentioned purposes to allow EAV S.r.l to manage the requests of loose items.

RIGHTS OF INTERESTED PARTIES

You have the following rights:

- Right of access (art.15);
- Right of rectification (art.16);
- Right to erasure (art.17);
- Right to restriction of processing (art.18);
- Right to data portability (art.20);
- Right to object (art.21);
- Automated individual decision-making, including profiling (art.22);
- Right to lodge a complaint with a supervisory authority (art.77).

For acceptance