

Privacy Notice

Relationships with Suppliers

Pursuant to art. 13 of EU Regulation 679/2016 (GDPR)

This privacy notice has the purpose of describing the treatment of personal data effected by Samer & Co. Shipping S.p.a. (hereinafter also the "Company") for the handling of commercial relationships with their product and services providers.

1. Data Controller

Samer & Co. Shipping S.p.a., with registered office at Piazza dell'Unità d'Italia 7, Trieste 34121 (TS).

Telephone: +39 040 6702711

Fax: +39 040 67027300

E-mail: privacy@samer.com

2. Type of data treated

Samer & Co. Shipping S.p.a. can treat data referred to physical persons and, in particular, name and surname, identifying data contained in identity documents also to the purpose of possible access to port areas, tax code, e-mail address, telephone number, bank coordinates, identification of legal representatives or company officers etc., communicated voluntarily by the interested parties in the contact of establishing and executing a commercial relationship.

3. Purposes and juridical basis for treatment

Personal data is treated by the Company to establish and execute a commercial relationship and, consequently, to handle orders, requests for quotations, finding new commercial partners and caring for existing relationships, payment of products and services acquired, fulfilling administrative, tax and accounting obligations according to law, as well as any other purpose functional to the handling of relationships with suppliers.

The following are the juridical basis for treatment:

- a) execution of contract and/or adoption of pre-contractual measures to the purpose of concluding the contract;
- b) fulfilment of legal obligations to which the Company is bound in tax and accounting matters, as well as in relation to port security;
- c) in case of controversy, the legitimate interest of the Company to exercise its rights.

4. Faculty to supplying data

The client is free to decide whether or not to supply personal data. Failure to supply the information requested may entail only the impossibility for the Company to implement the commercial relationship.

5. Recipients of data

To the purpose of implementing the contract, Samer & Co. Shipping S.p.a. can communicate data to:

- a) insurance companies;
- b) Banking institutes;
- c) Suppliers of professional services, such as commercial consultants, lawyers, labour consultants;
- d) IT service providers, such as system administrators, software, network and e-mail service providers, web hosting and web site designers;
- e) Italian, European or foreign public Authorities on the basis of applicable legislation, if needed according to law or by order of the Authorities.

It is understood that the personal data will be used to the sole purpose indicated in this Notice and can be communicated to third parties only should this become necessary to the purpose of achieving the purpose for which they were collected. Aside from these cases, personal data will not be communicated save for specific obligations of law or with specific consent of the party.

6. Data retention time

The company will retain the data for the period of time of execution of the contract and subsequently for the time established by law and/or determined by the arising of a controversy.

7. Rights of the interested parties

In relation to the personal information which Samer & Co. Shipping S.p.a. collects and treats, the Company guarantees the following rights:

- Withdrawal of consent: this allows to obtain interruption of treatment of data when same has been consented, except in case there are further or valid juridical basis for which the Company can continue to treat the data even in the absence of consent;
- Access: this allows to obtain confirmation or not of the existence of a treatment in course of personal data retained by the Company and, if the case, to access said data and all relative information;
- Amendment: allows to obtain amendment of inexact personal data without unjustifiable delay and, considering the purpose of treatment, to obtain integration of incomplete personal data;
- Cancellation: allows to obtain cancellation of data without unjustifiable delay (for example, when personal data are no longer necessary to the purpose for which they were collected), save for the exceptions provided for by applicable regulations (for example, when retention of data is needed to comply with obligations of law applied to the Company);
- Limitation: allows, in certain circumstances provided for by applicable regulations, to obtain a limitation to the treatment of personal data. In these cases, the Company can continue to treat the data only in some cases, for example in the exercise of rights or defence or to protect the rights of other physical or judicial persons;
- Opposition: allows, in certain circumstances provided for by applicable regulations, to object to the treatment of personal data unless there are prevailing legitimate reasons, rights or liberties which allow the Company to continue in the treatment.

Furthermore, at any time it is possible to file a complaint with the Guarantor for the protection of personal data.