

GARDA UNO S.p.A. Via Italo Barbieri, 20 - 25080 Padenghe s/G (BS) Tel. 030 9995401 - Fax 030 9995460 protocollo@pec.gardauno.it www.gardauno.it

Cod. Fisc. 87007530170 - P. IVA 00726790983 Capitale sociale 10.000.000 euro i.v.

INFORMATIVE PRIVACY (100% Urban Green Mobility)

pursuant to and for the purposes of art. 13, of the EU Regulation n. 2016/679 concerning the protection of individuals with regard to the processing of personal data, as well as the free circulation of such data

Dear Sir / Madam

We wish to inform you that the European Regulation n. 679 of 27 April 2016 on the processing of personal data provides for the protection of individuals with regard to the processing of personal data.

Pursuant to article 13 of the REG. EU 2016/679, we therefore provide you with the following information:

1. Identification details of the Data Controller (and any other subjects)

The Data Controller is GARDA UNO SPA based in Padenghe sul Garda, Via Italo Barbieri 20 - telephone +39 0309995401- pec: protocol@pec.gardauno.it.

2. Purpose of the treatment

The processing of personal data, provided at the time of signing the contract, is aimed solely at the establishment and management of the contract itself, the management of tax data, as well as compliance with the provisions of laws, contracts and regulations.

The legal basis that justifies the processing of data is represented by the contract signed by the parties and by the fulfillment of legal obligations (indication of tax and / or administrative matters).

Only after obtaining the free and optional consent of the interested party, the data may be processed for the purpose of participating in promotional initiatives and / or satisfaction surveys.

The data may therefore also be used for communications regarding the execution of the Contract and for the proper functioning of the requested Service.

Furthermore, the data could be processed for purposes of legitimate interest by the owner in relation to the management of any disputes.

3. Processing methods

In relation to the aforementioned purposes, the data are subject to computer and paper processing.



The data will be included in the records and registers required by law and will be transmitted to the financial offices and other state administrations in compliance with the provisions of the law.

All data processing operations are implemented in such a way as to ensure the integrity, confidentiality and availability of personal data.

The data will be collected through specific forms published on the Garda Uno SpA institutional website at https://www.gardauno.it and through a free web application for smartphones "App".

4. Type of data collected

The following personal data will be collected:

- Name and surname;
- Address;
- Cellphone number;
- Date of birth;
- Type of identity document;
- Identity document number;
- Identity Document Issuing Body;
- Deadline, Identity Document;
- Fiscal Code / VAT number photograph
- Email address;
- Electric car model;
- IBAN, for direct debit of invoices.

In order to allow the execution of the following activities related to the provision of the service:

- Vehicle charging;
- Registration of use;
- Access to the Services;
- Participation in promotional initiatives;
- satisfaction surveys;

For tax and administrative purposes, the data relating to payments made through the platform will be collected and processed, which are detailed below:

- Number of refills;
- kWh supplied;
- Payment date;
- Payment amount.

5. Data retention period

The personal data provided will be kept for the entire duration of the contract and for a subsequent period in any case not exceeding the term of 10 years as required by the Civil Code and by the tax legislation.



6. Scope of communication and dissemination of data

The data may be revealed to:

• all subjects whose right of access to such data is recognized by virtue of regulatory provisions;

• to our collaborators and employees authorized to process the data, within the scope of their duties;

• to all those natural and / or legal persons, public and / or private when the communication is necessary or functional to the establishment and management of the contractual relationship, in the manner and for the purposes illustrated above, in particular to:

o Credit Institutions / Banks / Payment Service Providers (PSP) to which Customer payments are credited;

o Public Institutions;

o Law enforcement agencies (Police, Carabinieri, Guardia di Finanza, Local Police and other similar)

o Third parties that the owner uses to carry out the related activities for the provision of the service (you can consult the updated list of data processors by contacting the addresses indicated above

• Insurance company for the settlement of claims

7. Rights pursuant to art. 15, 16, 17 18, 20, 21 and 22 of the REG. EU 2016/679

We inform you that as an interested party, in addition to the right to lodge a complaint with a supervisory authority, you also have the rights listed below, which you can assert by making a specific written request to the Data Controller, as indicated in point 1.

Art. 15-Right of access

The interested party has the right to obtain from the data controller confirmation as to whether or not personal data concerning him is being processed and, in this case, to obtain access to personal data and information regarding the processing.

Art. 16 - Right of rectification

The interested party has the right to obtain from the data controller the correction of inaccurate personal data concerning him without undue delay. Taking into account the purposes of the processing, the interested party has the right to obtain the integration of incomplete personal data, also by providing an additional declaration.

Art. 17 - Right to cancellation (right to be forgotten)

The interested party has the right to obtain from the data controller the deletion of personal data concerning him without undue delay and the data controller has the obligation to cancel the personal data without undue delay.

Art. 18 - Right to limit the processing



The interested party has the right to obtain from the data controller the limitation of the processing when one of the following hypotheses occurs:

• the data subject disputes the accuracy of the personal data, for the period necessary for the data controller to verify the accuracy of such personal data;

• the processing is illegal and the interested party opposes the cancellation of personal data and requests instead that its use be limited;

• although the data controller no longer needs them for processing purposes, personal data are necessary for the data subject to ascertain, exercise or defend a right in court;

• the interested party opposed the processing pursuant to Article 21, paragraph 1, pending verification of the possible prevalence of the legitimate reasons of the data controller with respect to those of the interested party.

Art. 20 - Right to data portability

The interested party has the right to receive in a structured format, commonly used and readable by an automatic device, the personal data concerning him provided to a data controller and has the right to transmit such data to another data controller without obstacles from part of the data controller to whom he provided them.

Art. 21 - Right to object

The interested party has the right to object at any time, for reasons connected to his particular situation, to the processing of personal data concerning him pursuant to article 6, paragraph 1, letters e) or f), including profiling on the basis of these requirements

<u>Art. 22 - Right not to be subjected to automated decision-making, including profiling</u> The interested party has the right not to be subjected to a decision based solely on automated processing, including profiling, which produces legal effects concerning him or which significantly affects his person in a similar way.

Expression of consent (Article 7)

Furthermore, pursuant to art. 7, paragraph 3, the interested party has the right to withdraw his/her consent at any time.

Padenghe sul Garda: 20 October 2020

The Data Controller Legal representative of the company Mario dr. Bocchio (digitally signed document)

The acknowledgment of the Processing Information is certified through its explicit acknowledgment, through a ticked box, on the Garda Uno website. The acknowledgment is an explicit condition to the subsequent signing of the Contract which determines its acceptance.



The digital signatures have been affixed to the electronic original of this deed pursuant to art. 24 of Legislative Decree 82/2005 and subsequent amendments. The electronic original is kept in the IT archives of the Garda Uno Spa Company.