

Disclosure art.14 - EU Regulation 2016/679 [GDPR]



Identification details of the external data controller

The external Data Processor is Samarconda s.r.l. P.I. 02476050972 in the person of the pro tempore legal representative. Registered office: Viale Montegrappa 276 - 59100 Prato. Operating locations: Via Ponte Rotto 7 - 21100 Varese; P.zza Meucci 23 - 14600 Rome. DPO privacy@samarconda.com

The Data Controller is Meta Platforms Ireland Limited, which you can contact here [by post](#) at the following address: Meta Platforms Ireland Limited 4 Grand Canal Square Grand Canal Harbour Dublin 2 Ireland. [Here to](#) contact the Data Protection Officer [DPO] of Meta Platforms Ireland Limited.



Purpose 1, legal basis for the processing of data

As part of the recruitment activities [listings]; **your data, transferred to Platforms** Ireland Limited, are not collected but consulted on the social platform itself. The treatment consists in the exchange, not exhaustive: (i) of messages on the social network; (ii) in comments on post entries. The legal basis is pursuant to Article 6 of the GDPR letters a) and f).

- The type of data we process are: name, surname, and/or nickname image of your profile; any email address and/or nr. of mobile phone that the social user shares spontaneously with the administrator/ authorized.
- The information we collect is only used to respond to your requests made via social messaging or as a comment to the posts we publish.

Purpose 2, legal basis for the processing of data

In the context of your use of your Facebook page and/or Instagram profile, and after clicking on the **call to action** button, the data we may collect, based on the information you provided when registering for the social platform, could be, by way of example not exhaustive: (i) position; (ii) genere; (iii) age; (iv) provision. The legal basis is pursuant to Article 6 of the GDPR letters a) and f).

Purpose 3, legal basis for the processing of data

As part of the ordinary publication of post/reel/video/stories and as part of the sharing of your stories and interaction with your posts/reels, your data are not collected but consulted/shared on the social platform itself. The treatment consists in the exchange, not exhaustive: (i) of messages on the social network; (ii) comments on posts; (iii) tag/hashtag; (iv) interactions such as comments/emoji. The legal basis is the consent you gave when you subscribed to the social platform (Facebook and/or Instagram) and the type of data you decided to share. More info <https://www.facebook.com/privacy/policy>

Method of treatment

In relation to the above-mentioned purposes, the data are processed electronically.

Scope of communication and dissemination of data

For the pursuit of the purposes indicated above, the data may be shared with the External Data Controller pursuant to art.28 of the Reg.UE 2016/679, appointed by Samarconda s.r.l., who operates as administrator of the Facebook page and the Instagram profile; also may be shared with authorized data processing pursuant to art.2 quaterdecies D.Lgs.196/2003, appointed by Samarconda s.r.l.

Duration of storage of personal data

The processing, for the purposes described above, will last no longer than necessary for the purposes for which the data were consulted. Additional data made available to the managers of the pages, through the Meta Business Suite platform are stored within the platform itself according to the period of presence on the social page and/ or profile.

Rights of the data subject

You can request to exercise, at any time, your rights pursuant to Reg.2016/679 (GDPR) [see table below], by contacting the Data Controller Meta Platforms Ireland Limited, which you can contact [here by](#) mail at the following address: Meta Platforms Ireland Limited 4 Grand Canal Square Grand Canal Harbour Dublin 2 Ireland. You also have the right to lodge a complaint with the lead supervisory authority of Meta Platforms Ireland, the Irish Data Protection Commission (Irish Data Protection Commission) or with your local supervisory authority. Or by contacting the Data Controller by email to privacy@samarconda.com



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art.15 Right of access	art.16 Right to rectification	art.17 Right of cancellation (oblivion)	art.18 Right to restriction of processing	art.19 Notification obligation in case of rectification/cancellation/restriction of processing	art.20 Right to data portability	art.21 Right to object	art.22 Right to automated decision making, concerning natural persons including profiling	art.33 Notification of a breach of data to the supervisor authority	art.34 Communicating of a data breach personal data subject
<p>1.Since remote access may also infringe on industrial/business secrets, intellectual property and copyrights protecting the software, you still have the opportunity to know and obtain communications in relation to the purpose and period for which the data are processed; know who the recipients of the processing of your data are and the logic to which any automated processing responds.</p> <p>2.You can request a copy of the personal data processed from the Data Controller. In case of additional copies requested, the Data Controller may charge a reasonable fee based on administrative costs. If you submit the request by electronic means, unless otherwise indicated, the information will be provided in a commonly used electronic format.</p>	<p>You can request the correction of inaccurate data concerning you without undue delay. Depending on the purpose of the processing, you have the right to obtain the integration of incomplete personal data, including by providing a supplementary statement.</p>	<p>You may request the deletion of your personal data if you believe that it is no longer necessary for the purposes for which it was collected and if it was unlawfully processed.</p> <p>The Data Controller, if you request it, must delete your data if published (link or photo). The Data Controller is obliged by law to keep your data from the date of collection.</p>	<p>You can request the restriction of processing if: - your data are incorrect, - the processing is unlawful, the storage exceeds the period of legal obligation, - your data are necessary for the investigation, exercise or defense in court.</p>	<p>You have the right to receive from the Data Controller the communication of any corrections, cancellations, limitations made pursuant to art. 16, 17 (paragraph 1), 18.</p>	<p>You can request in a structured, commonly used and machine-readable format the personal data concerning you if the processing is carried out by automated means.</p> <p>You can also obtain the direct transmission of your personal data from one data controller to another, if technically feasible.</p>	<p>You can object at any time, for reasons related to a particular situation, to the processing of your data pursuant to art. 6, paragraph 1, paragraphs e) or f). The Data Controller may refrain from further processing your data unless it proves the existence of compelling legitimate grounds for processing that outweigh interests, rights and freedoms or for verification, the exercise or defence of a right in court.</p>	<p>You have the right to be subjected to a decision based solely on automated processing, including the profiling, which produces effects legal matters that affect you or that have a similar significant impact on your person.</p> <p>This described above shall not apply in case where the decision:</p> <ul style="list-style-type: none"> a) is necessary for the conclusion or the execution of a contract between the person concerned and holder of treatment; b) is authorised by right of the Union or Member State to which is subject to the holder of treatment, which shall also specify appropriate measures to protection of rights the freedoms and legitimate interests the data subject; c) is based on explicit consent of the data subject. 	<p>In the event of a breach of data personal, the controller shall notify the competent supervisory authority under of art.55 without unjustified delay and, where possible, within 72 hours from the moment where it is come to know, unless both improbable that the violation of personal data present a risk for the rights and freedom of person physical.</p> <p>Also the responsible del treatment, that it is learned of a violation, informs the data controller without unjustified delay</p>	<p>When the data breach personal is likely to present a risk elevated for rights and freedoms of people physical, the data controller notify the data subject of the infringement without unjustified delay.</p>