

PRIVACY POLICY STATEMENT - CALL FOR SELECTION OF INTERREG V-A Italia-Malta - PO FESR 2014-2020

Pursuant to EU Regulations 2016/679 in the matter of personal data protection

Policy pursuant to former Article 13 TU (Consolidated Act - Italian Testo Unico)

Policy pursuant to former Articles 13 of EU Regulations (Heading III relating to the Rights concerning the interested party)

In his/her capacity of owner of the treatment Arkimede S.r.l. Italian Codice Fiscale (ID number) IT02715230831, Italian Partita Iva (Business reg. no.) IT02715230831, having its registered office in Messina at (address) CDA Di Dio c/o Università Degli Studi di Messina informs you that, pursuant to Article 13 of the Legislative Decree 30.6.2003 n. 196 (hereinafter referred to as "Privacy Code") and Article 13 of the EU Regulations no. 2016/679 (hereinafter referred to as "GDPR"), your data will be processed according to the following procedures and purposes:

1. Subject matter of the Treatment

The Owner treats the following personal data:

- Personal data

Personal data are collected by Arkimede S.r.l. directly from the interested party by filling in and submitting the Participation form.

2. Purposes of the Treatment

Your personal data are treated for the following Purposes:

- a) carrying out the selection procedure to participate in the I-Know project;
- b) managing any relation arising from the selection of the candidate;
- c) fulfilling the management of administrative, accounting, and fiscal activities;
- d) fulfilling the obligations provided for by the law, a regulation, community regulations or a directive issued by the Authority (e.g.: relating to anti-money laundering).

The legal basis of the treatment is established as follows:

- 1 For the purposes according to letter *a*):
 - 1.1 through pursuing of a legal interest of the owner of the treatment or third parties (Article 6, paragraph 1, letter f) EU Regulations) relating to personal identification, education, professional experience data, and images;
 - 1.2 through explicit consent as given by the interested party (Article 9, paragraph 2, letter a) EU Regulations 679/2016) relating to specific data;
- 2 For the purposes according to letter *b*):
 - 2.1 through the execution of a relation of which the interested party is part (Article 6, paragraph 1, letter b) EU Regulations 679/2016) relating to personal identification data;
 - 2.2 through explicit consent as given by the interested party (Article 9, paragraph 2, letter a) EU Regulations 679/2016) relating to specific data;
- 3 For the purposes according to letter *c*, *d*): through fulfilling the obligation stated by the law (Article 6, paragraph 1, letter c) EU Regulations 679/2016);

3. Provision and consequences of refusal to disclose personal data

Providing data is mandatory and the refusal to provide them will result in not assessing the participation form for the selection stage, as well as not executing any action resulting from or concerning the I-Know project.

4. Data processing methods

Personal data treatment is carried out through the operations stated in the Article 4 of the Privacy Code and in the Article 4 no. 2) of GDPR, and, specifically: data collection, recording, arrangement, storage, consultation, processing, change, selection, extraction, comparison, use, ban, communication, cancellation, and destruction.

Personal data undergo a treatment performed on paper or by electronic means, and, however, using methods that guarantee their security and privacy, according to the current regulations in force.

The Owner will process the personal data for as long as needed in order to fulfil the aforementioned purposes.

5. Data access

Personal data shall be made accessible for the purposes as stated in Article 2 of this statement:

- to employees and collaborators of the Owner, to interim staff employed by the Owner, in their capacity as appointed subjects and/or internal managers charging with the treatment, and/or system executive officers.
- to partner subjects of the I-Know project in their capacity as independent owners of the treatment.

6. Data communication

There is no need to give express consent (former Article 24 letter a), b), d) of the Privacy Code, and Article 6 letter b) and c) of GDPR), the Owner could communicate its data to the partner subjects for the purposes stated in the Article 2 of this statement, as well as to the Supervisory authorities, public authorities, and those subjects designed to receive a mandatory notification, as stated by the law in order to fulfil the aforementioned purposes. Those subjects will process the data in their capacity as independent owner of the treatment.

7. Data treatment

Personal data are stored on servers located within the European Union.

It being understood that the Owner, if needed in the future, shall have the power to move the servers in extra-EU locations. Such was the case, the Owner ensures that, with immediate effect, the data transfer to an extra-EU location shall be carried out in compliance with the applicable provisions stated by the law, after agreeing on the standard contractual clauses provided for by the European Commission.

8. Rights of the interested party

Any and all the interested parties have:

- the right to access according to the Article 15 of GDPR;
- the right to amend according to the Article 16 of GDPR;
- the right to cancel according to the Article 17 of GDPR;
- the right to limit the treatment according to the Article 18 of GDPR;
- the right to object according to the Article 21 of GDPR;
- if applicable, the right relating to decision-making and automated profiling;
- if applicable, the right to data portability according to the Article 20 of GDPR;
- if applicable, the right to file a claim before a competent authority supervising the privacy of data (Article 77 of GDPR).
- the right to revoke consent to personal data treatment given to us at any time. This also applies to the revocation of statements relating to consent that were made before the GDPR entered in force, which means before 25 May 2018. Please, note that the revocation is valid only for future processing stages and it does not affect the treatment carried out before it became binding.

9. Conditions for the exercise of the rights

At any time, you shall exercise the rights through sending:

- a registered letter with acknowledgement of receipt to: Arkimede Srl ; an e-mail to the address:
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10. Owner, managers, and appointed subjects

The Owner of the treatment is Arkimede S.r.l. , Italian Codice Fiscale (ID number) IT02715230831 , Italian Partita Iva (Business reg. no.) IT02715230831 having registered office in Messina at (address) CDA Di Dio c/o Università Degli Studi Di Messina.

The Data Protection Manager (Italian RDP) of Arkimede Srl is the legal representative.

Messina, 08/09/2019 Signature 