INFORMATION ON THE PROCESSING OF PERSONAL DATA

made pursuant to art. 13 of the 2016/679 European Regulation (GDPR)

DATA CONTROLLER

Evoca S.p.A., with registered office in 20121 Milan, Via Tommaso Grossi n. 2, Italy, with tax code and VAT number 05035600963, telephone number: +39.035.606111, e-mail address info@evocagroup.com (hereinafter also the **"Company"**).

RESPONSIBLE FOR DATA PROTECTION

The Data Protection Officer ("DPO") can be contacted at the following e-mail address: dpo@evocagroup.com.

1 DATA PROCESSED

Navigation data

The computer systems and software procedures used to operate this Website acquire, during their normal operation, some personal data whose transmission is implicit in the use of Internet communication protocols. This information is not collected to be associated with identified data subjects, but which, by its very nature, could, through processing and association with data held by third parties, allow users to be identified.

This category of data includes the IP addresses or domain names of the computers used by users who connect to the Site, the URI (Uniform Resource Identifier) addresses of the requested resources, the time of the request, the method used to submit the request to the server, the size of the file obtained in response, the numerical code indicating the status of the response given by the server (successful, error, etc.), other parameters relating to the operating system and the user's IT environment.

These data are used for the sole purpose of obtaining anonymous statistical information on the use of the site and to check its correct functioning, and are deleted immediately after processing.

The data could be used to ascertain responsibility in the event of hypothetical computer crimes against the site.

These data are usually deleted immediately after processing.

Personal data

The Company, in addition to the navigation data (see also the Cookie Policy which can be accessed from the link in the sidebar at the bottom of the page), processes the data you provide directly by filling in the additional sections on the website. (by way of example and not limited to: personal data, contact details, image). In relation to such processing of personal data, during the compilation of the aforementioned sections you are provided, pursuant to art. 13 of the GDPR, a dedicated information.

LEGAL BASIS AND PURPOSE OF THE PROCESSING - DATA RETENTION PERIOD

Your data collected during navigation are processed, for the entire duration of the navigation itself, in order to manage the correct technical functioning of the website.

This purpose of the processing is legitimized by the execution of the contract of which you are a party (pursuant to Article 6, paragraph 1, letter b) of the GDPR).

Once the retention terms indicated above have elapsed, your personal data will be destroyed, deleted or made anonymous, compatibly with the technical cancellation and backup procedures and with the accountability needs of the owner.

In relation to the additional processing purposes pursued by the Data Controller, please refer to each information provided when completing the additional sections of this website.

2 PROVISION OF DATA

The navigation data are necessary to implement the IT and telematic protocols, therefore failure to provide them would not allow the operation of this website.

3 RECIPIENTS OF DATA

The data may be processed by external parties operating as independent owners such as, by way of example, supervisory and control authorities and bodies and in general public or private subjects entitled to request the data, as well as other companies of the Evoca Group.

The data may also be processed, on behalf of the Company, by external parties designated as data processors (pursuant to art. 28 of the GDPR), that are given adequate operating instructions. These subjects are essentially included in the following categories:

- a. companies that offer e-mail sending services;
- b. companies that offer website maintenance and development services.

4 SUBJECTS AUTHORIZED TO PROCESSING

Your Data may be processed by employees and/or collaborators of the Data Controller (mainly belonging to the IT and marketing function of the Company) and/or the Processors appointed to pursue the aforementioned purposes, that have been expressly authorized to process and have received adequate operating instructions.

5 TRANSFER OF PERSONAL DATA OUTSIDE THE EU

The data collected can be transferred and processed in one or more countries within or outside the European Union and, in particular, at our branches in Italy, France, Spain, Portugal, Germany, Austria, Belgium, Poland, Romania, United Kingdom, Denmark, Russia, Argentina, Brazil, United States, Canada, China and Australia.

We have the possibility to transfer personal data outside the European Union exclusively to those countries deemed by the European Commission to offer an adequate level of protection (a list of the aforementioned countries is available below: http: // ec. europa.eu/justice/data-protection/international-transfers/adequacy/index_en.htm), or where the Evoca Group has set up adequate safeguards to try to preserve data privacy (for which we usually use one of the forms of contract for the transfer of data approved by the European Commission, a copy of which is available at the following address: http://ec.europa.eu/justice/data-protection/international-transfers/transfer/index_en.htm).

6 YOUR RIGHTS

By contacting the Company by e-mail at privacy@evocagroup.com, you can ask the Company to access data concerning you, their cancellation, the correction of inaccurate data, the integration of incomplete data, the limitation of treatment in the cases provided for by art. 18 of the GDPR, as well as the opposition to the processing in the cases of legitimate interest of the Company.

Furthermore, in the event that the processing is based on consent or on the contract and is carried out with automated tools, you have the right to receive your personal data in a structured, commonly used and machine-readable format, as well as, if technically feasible, to transmit them to another holder without impediments.

You have the right to lodge a complaint with the competent Supervisory Authority in the Member State in which you usually reside or work or in the State in which the alleged violation has occurred..