

UREDBA (EU) 2016/679 EUROPSKOG PARLAMENTA I VIJEĆA od 27. travnja 2016. o zaštiti pojedinaca u vezi s obradom osobnih podataka i o slobodnom kretanju takvih podataka te o stavljanju izvan snage Direktive 95/46/EZ (Opća uredba o zaštiti podataka)

Poštovani,

S danom 25. svibnja 2018. godine u svim državama članica Europske unije stupila je na snagu Uredba o zaštiti pojedinaca u vezi s obradom osobnih podataka i o slobodnom kretanju takvih podataka te o stavljanju izvan snage Direktive 95/46/EZ (Opća uredba o zaštiti podataka), slijedom čega je Voditelj obrade osobnih podataka dužan uskladiti svoje poslovanje s istom. Obrada podataka temelji se na članku 6. Uredbe. Nužna je kako bi se poduzele sve radnje ispitanika prije sklapanja ugovora, zatim radnje za izvršavanje ugovora, poštovanje pravnih obveza voditelja obrade, zaštite interesa ispitanika ili druge fizičke osobe, izvršavanje zadaće od javnog interesa ili pri izvršavanju službene ovlasti voditelja obrade ili je pak nužna za potrebe legitimnih interesa voditelja obrade ili treće strane. Unosom Vaših osobnih podataka, a uz Vaš izričiti pristanak, isti mogu biti obrađeni radi slanja komercijalnih informacija vezanih uz proizvode, pogodnosti i usluge i za oglase u marketinške svrhe društva Tehnomont d.d. – marine Veruda i/ili istraživanje tržišta.

Nadalje, Voditelj obrade osobnih podataka prikuplja, obrađuje i vodi evidencije o osobnim podacima ispitanika uz primjenu odgovarajućih sigurnosno – tehničkih mjera, slijedom čega je iste sukladno odgovarajućim pozitivnopravnim zakonskim propisima i preuzetim obvezama dužan dostavljati tijelima javne vlasti, kao i drugim nadležnim tijelima (primjerice Ministarstvu unutarnjih poslova, Carini, sustav e-visitor, Poreznoj upravi, Inspektoratu, Turističkoj zajednici bankama, društvu Qiqa kao Izvršitelju koji raspolaže programom za obračun faktura i drugim tijelima) kao i dodatno na zahtjev tih nadležnih tijela. Na temelju članka 13., stavka 2. Uredbe podaci o ispitanicima čuvaju se sukladno pozitivnim zakonskim propisima. Voditelj obrade će na zahtjev ispitanika bez nepotrebnog odgađanja i u svakom slučaju u roku od mjesec dana od dana zaprimanja zahtjeva pružiti ispitaniku podatke o poduzetim radnjama koje se odnose na njegov pristup osobnim podacima, ispravak podataka ispitanika bez nepotrebnog odgađanja, pravo na ograničenje obrade podataka, na izvješćivanje ispitanika u vezi s ispravkom ili brisanjem osobnih podataka ili ograničenjem obrade, na prenosivost podataka, te pravo na prigovor i automatizirano donošenje odluka kao i na brisanje podataka („pravo na zaborav“) u smislu članaka 15.-22. Uredbe.

Voditelj obrade osobnih podataka registriran je na adresi Tehnomont d.d., Industrijska 4, 52 100 Pula. U navedene svrhe, kao i u smislu dostave njegovih osobnih podataka, svaki se ispitanik može obratiti **Službeniku za zaštitu osobnih podataka** Zvezdani Simonelli, na e-mail: info@marina-veruda.hr.

Ispitanik ima pravo u svakom trenutku povući svoju privolu na istovjetan način na koji je privola dana na gore navedenu adresu u bilo kojem trenutku u cijelosti ili djelomično, besplatno i bez ikakvog obrazloženja. Povlačenje privole ne utječe na zakonitost obrade na temelju privole prije njezina povlačenja.

U slučaju da Voditelj obrade podataka nije postupio po zahtjevu ispitanika, Voditelj obrade će bez odgađanja i najkasnije u roku od mjesec dana od primitka zahtjeva izvijestiti ispitanika o razlozima zbog kojih nije postupio sukladno zahtjevu. Ukoliko Voditelj obrade nije postupio po zahtjevu ispitanika, ispitanik ima mogućnost traženja pravnog lijeka i podnošenja pritužbe nadzornom tijelu Agenciji za zaštitu osobnih podataka (Martićeva ulica 14, 10 000 Zagreb, www.azop.hr).

Voditelj obrade osobnih podataka
Tehnomont d.d.
Uprava društva

Ja, _____ (ime i prezime), iz _____,
OIB _____, temeljem članka 6., stavka 1., alineje „a“ Uredbe (EU) 2016/679 Europskog
parlamenta i Vijeća od 27. travnja 2016. o zaštiti pojedinaca u vezi s obradom osobnih podataka i o
slobodnom kretanju takvih podataka te o stavljanju izvan snage Direktive 95/46/EZ (Opća uredba o
zaštiti podataka), te Zakona o provedbi Opće Uredbe o zaštiti osobnih podataka („Narodne novine“,
broj 42/2018.), nakon pažljivog čitanja i razumijevanja informacija dobrovoljno, slobodno i izričito
dajem slijedeću

PRIVOLU

Kojom dozvoljavam društvu Tehnomont d.d. kao Voditelju obrade osobnih podataka da
prikuplja, obrađuje i koristi moje osobne podatke osobno i putem Izvršitelja kao i da moje podatke
dostavlja nadležnim tijelima i tijelima javne vlasti, a sve sukladno odgovarajućim pozitivnopravnim
zakonskim propisima.

Dozvoljavam da Voditelj obrade osobnih podataka Tehnomont d.d. (marina Veruda) u moje
ime zaprimi rezultate testiranja na virus COVID-19 kao i da mi iste proslijedi putem e-maila, odnosno
da ih dostavi drugoj osobi koju za to ovlastim.

Ispitanik:

(vlastoručni potpis)

U Puli, _____ 2021.godine

REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation)

Dear All,

The Regulation on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) entered into force on 25 May 2018 in all EU Member States. Accordingly, the company Tehnomont as Personal Data Controller is obliged to harmonise its business operations with the above Regulation. Collection and processing of personal data are necessary in order to take all steps at the request of the data subject prior to entering into a contract, steps for the performance of a contract, the compliance with the legal obligations to which the controller is subject, the protection of the data subject's interests, the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller, the processing of personal data for a specific purpose or necessary for the legitimate interests of the controller or a third party. To that extent, the Personal Data Controller collects, processes and maintains records of personal data subjects, subject to appropriate security and technical measures and standards. Accordingly, the Personal Data Controller is obliged to deliver the above personal data, in accordance with appropriate applicable legal regulations and the commitments entered into according to the type of business relationship, to Personal Data Processors (company Qiqo d.o.o.), public authorities and other competent bodies (the Tax Authority, the Ministry of the Interior, the e-visitor system, the Inspectorate, the Tourist Board, etc.), as well as at the request of the above authorities.

In its operations, the Personal Data Controller observes the fundamental principles of the protection of personal data, meaning that it processes the data in a lawful, transparent and fair manner, the processing is limited only to the purpose for which the data were collected, and it processes only such data as are necessary for the specified purpose.

Pursuant to Article 13(2) of the Regulation, the personal data relating to a data subject will be stored only as long as it is necessary to fulfil the purpose of the processing (contractual or statutory requirement), unless required by legitimate interests of the Personal Data Controller.

Access to personal data will be allowed only to the authorised persons of the company Tehnomont and its business partners that provide business support to the company (Personal Data Processors).

In order to meet the above regulatory requirements, several different departments within the company have been engaged, thus ensuring a multidisciplinary approach to the safeguarding and protection of the privacy of data subjects (employees, customers, guests, business partners and other persons whose personal data we collect within the scope of our business operations).

At the request of a data subject, the Personal Data Controller shall provide information, without undue delay and in any event within one month of receipt of the request, on action taken concerning its access to the personal data, the rectification or completion of incomplete personal data without undue delay, the right to restriction of processing of the personal data, the notification obligation regarding rectification or erasure of personal data or restriction of processing, the right to data portability, the right to object and automated decision-making, and the right to erasure („*right to be forgotten*“) within the meaning of Articles 15 -22 of the Regulation.

For the above purposes, as well as in terms of delivery of his/her personal data, each data subject can contact our **Personal Data Protection Officers**, Ms. Zvezdana Simonelli, on phone number

052/385-395 or by email at info@marina-veruda.hr, i.e. submit a written request to the address: Tehnomont d.d., Industrijska 4, 52 100 Pula, Attn: Personal Data Protection Officer.

The data subject shall have the right to withdraw his or her consent at any time in the same way he or she has given the consent to the address above, at any time, in whole or in part, free of charge and without any grounds whatsoever. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.

If the personal data relating to a data subject are no longer necessary for the fulfilment of the above stated purpose, they will be destroyed, unless further storage is required by law.

If the controller does not take action on the request of the data subject, the controller shall inform the data subject without delay and at the latest within one month of receipt of the request of the reasons for not taking action.

If the controller does not take action on the request of the data subject, the data subject has the possibility of seeking a judicial remedy and lodging a complaint with the supervisory authority, the Personal Data Protection Agency (Martićeva ulica 14, 10 000 Zagreb, www.azop.hr).

Personal Data Controller
Management Board

I, _____ (name and surname), resident in _____, personal identification number (OIB): _____, pursuant to point (a) of Article 6(1) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), and the Act on Implementation of the General Data Protection Regulation („Official Gazette“, number 42/2018), after having carefully read and understood the information, hereby give voluntarily, freely and expressly the following

CONSENT

for the company Tehnomont d.d. as Personal Data Controller to collect, process and use my personal data, both personally and by a Personal Data Processor, and to deliver my personal data to competent bodies and public authorities in accordance with appropriate applicable legal regulations.

I hereby agree to the Personal Data Controller Tehnomont d.d. (marina Veruda) receives the test results on COVID-19 virus on my behalf and forwards them to me via e-mail, or deliver them to another person who I authorize.

Data subject:

(handwritten signature)

In Pula, on _____ 2021.
