

**Summary of the Co-Ownership Agreement -  
ex Art. 26 p.2 EU Regulation 2016/679**

Dear User,

In relation to the processing of your data collected through the site, Co.de.tex. S.r.l., Co.te.co S.r.l. and C.V.T. S.r.l. have signed an agreement, that is called the Joint Controller Agreement, with which they have determined in a clear and transparent way, their respective responsibilities with regard to the compliance with the obligations arising from the new European and national legislation on data protection.

For any question relating to the processing of your data, the Information or the content of this agreement, the Joint Controller have established the following point of contact: [protezionedati-coteco@codetex.com](mailto:protezionedati-coteco@codetex.com)

In particular, in the agreement has been established that:

**OBJECT**

The respective responsibilities are regulated with regard to the observance of the obligations deriving from the EU Regulation 2016/679 and from the other laws in force with regard to the processing of personal data collected through the site.

**OBLIGATIONS AND RESPONSIBILITIES OF THE JOINT CONTROLLERS**

The Joint Controllers, share decisions regarding the purposes and methods of data processing; in particular, they are required to:

- a) ensure that the processing of data is carried out in compliance with the rights, fundamental freedoms and dignity of natural persons, with particular reference to confidentiality and personal identity;
- b) proceed to the processing of personal data in full compliance with the Regulation;
- c) keep personal data in a form which permits the identification of the subjects only for the period of time during which the services are provided;
- d) promptly inform each Joint Controller of any requests or requests made by the Interested Parties pursuant to Articles 15 to 22 of the Regulations; the Joint Controller to whom any request is addressed shall inform the other Joint Controller, without undue delay of the receipt of such requests or questions.

**PURPOSE OF PROCESSING**

The Joint Controller have agreed that the personal data collected will be processed exclusively for the purposes set out in the Information - provided on the site - that no profiling will be performed on such data (as defined in art. 4 p. 4 of EU Regulation 2016/679), and that they will not be transferred to third parties.

**DATA PROCESSORS PURSUANT TO EX. ARTICLE 28**

The Joint Controllers have undertaken to use only data processors with sufficient guarantees to put in place adequate technical and organisational measures and to keep a complete and up-to-date list of the subjects to whom the data may be communicated.

### **EXERCISE OF RIGHTS BY DATA SUBJECTS AND COMPLAINTS**

Interested parties, pursuant to art. 26, p. 3, of Regulation (EU) 2016/679, independently of the provisions of the Agreement between the Joint Controllers, may exercise their rights directly with each Joint Controller, evoking each Joint Controller, independently of the other, before the competent Control Authority. The Joint Controllers have decided that the complaints and requests to exercise the rights presented by the Interested Parties against them will be handled by Co.te.co., without prejudice to the constant updating of the other Joint Controller on the progress of the procedure and the answers provided.

### **VIOLATION OF DATA PROTECTION**

Each Joint Controller must inform the other Joint Controllers without delay of suspected violations of the protection of personal data, indicating the facts referred to in art. 33 p.5 of the Regulation, in order to report any incident within 72 hours to the competent Control Authority. In any case, the Joint Controllers must adopt the applicable measures provided for in Articles 33 and 34 of the Regulation.

### **SECURITY AND CONFIDENTIALITY**

The Joint Controller undertake to maintain the secrecy of the personal data collected, processed and used by virtue of the joint controller relationship established; these obligations will remain even after the conclusion of the same.

### **SECURITY OF THE INFORMATION**

The Joint Controllers are required to implement all appropriate technical and organisational security measures to protect personal data collected, processed or used in the context of the joint controller relationship from unauthorized access, alteration, destruction or loss, unauthorized transmission and other abuse, pursuant to Article 32 of EU Regulation 2016/679.

The Joint Controllers undertake to carry out periodic monitoring of the level of security of the processing, in order to keep it always appropriate to the risk.

### **TRANSFER TO TOWARDS THIRD COUNTRIES**

Each joint controller shall ensure that where data is transferred outside the EU/EU Economic Space, transfers shall only be made to subjects that provide adequate safeguards, such as Decisions of Adequacy of the European Commission or Standard Contractual Clauses approved by the European Commission.

Each Joint Controller undertakes to make available the list of recipients of the transfer, upon specific request to be forwarded to the contact point indicated above.