

JOLLY CAFFE' SPA

Via di Vacciano 9 - 50012 Bagno a Ripoli (FI) Reg.Imprese Firenze - Cod.Fiscale e P.IVA 01349450484 Cap. Soc. iv € 1.560.000

INFORMATION FOR INFORMATION REQUESTS REGARDING THE PROTECTION OF PERSONAL DATA PURSUANT TO ART. 12 and ss. EU REGULATION 679/2016 AND OF THE D.LGS. 196/2003 AS AMENDED FROM D.LGS. 101/2018



Our The Company has always been very attentive to the aspects of personal data protection and respect for the principles of confidentiality and the dignity of people.

Pursuant to the new EU Regulation 679/2016, in compliance with the principle of accountability, any processing of personal data must be lawful and correct. The manner in which the personal data concerning him is collected, consulted or otherwise processed must be transparent to individuals, as well as the extent to which the same data is or will be processed.

The principle of transparency requires that information and communications relating to the processing of such data are easily accessible and understandable and that simple and clear language is used.

This principle concerns, in particular, the information of the interested parties on the identity of the Data Controller and on the purposes of the processing and further information (see articles 13 and 14 of EU Regulation 679/2016) to ensure correct and transparent processing with regarding the natural persons concerned and their rights to obtain confirmation and communication of the processing of personal data concerning them (on this point, see Recital 39, EU Regulation 679/2016).

With this in mind, please read the following information.

Jolly Caffè S.p.a., with registered office in via di Vacciano 9, 50012 Bagno a Ripoli (FI), tax code and VAT number 01349450484, in its capacity as Data Controller, in the person of the pro-tempore legal representative, pursuant to and for the purposes of EU Regulation 2016/679, hereby informs the interested party that the personal data acquired concerning him, acquired by the Data Controller or which will be requested later and / or communicated by third parties, are necessary and will be used for the purposes indicated below.



PURPOSE AND LAWFULNESS OF THE PROCESSING

Pursuant to EU Regulation 679/2016, personal data:

- They are treated in a lawful, correct and transparent manner towards the interested party (art. 5);
- The same are collected for specific, explicit and legitimate purposes, and subsequently processed in a way that is not incompatible with these purposes (Article 5);

The purpose for which the data is collected is connected to the correct management of the request made by the interested party and, if necessary, to provide feedback to the same.



LEGAL BASIS OF THE PROCESSING

Processing is lawful under the following conditions:

• Pursuant to art. 6, paragraph 1, lett. b) EU Regulation 679/2016, the processing is necessary for the execution of a contract of which the interested party is a party or for the execution of pre-contractual measures adopted at the request of the same.



METHOD OF TREATMENT AND OBLIGATION OF CONFIDENTIALITY

The data processing is performed using IT tools and / or paper supports, by subjects committed to confidentiality, with logic related to the purposes and in any case in such a way as to guarantee the security and confidentiality of the data. The data collected will not be disclosed and disseminated to third parties in accordance with the law.



COMMUNICATION TO THIRD PARTIES

Your personal data may be disclosed to third parties known to us only and exclusively for the aforementioned purposes and, in particular, to the following categories of subjects:

- External companies that perform services on our behalf;
- Bodies and Public Administrations for legal obligations;
- Professionals who can be of support in compliance with the law.

These subjects will process personal data as managers or independent data controllers.



STORAGE TIMES

Pursuant to art. 5 of EU Regulation 679/2016, "Principles applicable to the processing of personal data", personal data are stored in a form that allows the identification of data subjects for a period of time not exceeding the achievement of the purposes for which they are processed.

The personal data of the interested parties may also be kept for longer periods in compliance with the obligations relating to the laws in force (by way of example in the field of accounting) and, in any case, by applying every technical-organizational measure aimed at activating data anonymization mechanisms.



RIGHTS OF THE INTERESTED PARTY

Pursuant to current legislation, the interested party may assert their rights towards the Data Controller, as expressed in art. 15 and ss. of the EU Regulation 679/2016. In addition to these rights, the interested party has the right to lodge a complaint with the Supervisory Authority in the event of a law.

For more information in relation to how to exercise these rights, please read the "Procedure of the rights of the interested party" at the link www.jollycaffe.it.



OWNER, POSSIBLE DPO AND PRIVACY COMMUNICATIONS

The Owner is Jolly Caffè S.p.a., with registered office in Via di Vacciano 9, 50012 Bagno a Ripoli (FI), tax code and VAT number 01349450484.

For any communication pursuant to the above articles of EU Regulation 679/2016, the Data Controller provides the address Via di Vacciano 9, 50012 Bagno a Ripoli (FI); telephone 055 645588, fax 055 645589, email posta@jollycaffe.it.

Bagno a Ripoli, on 01/12/2021

Holder's signature