

INFORMATION ON THE PROCESSING OF PERSONAL DATA FOR CAREERS

Morgana SAS with registered office in 4, Rue Eugène Houdry - Bâtiment D - 95410 - GROSLAY, as controller of the processing of personal data (hereinafter "Controller"), provides this information to the data subject in accordance with the European and French regulations on personal data protection.

Legal basis and purpose of the processing

The Controller processes personal data for purposes connected and instrumental to achieving the aforesaid purposes (market analysis and research services, management of credit card payments, maintenance of computer systems, etc.).

The legal basis arises from the need to process the personal data to perform pre-contractual measures adopted at the request of the data subject. [art. 6, paragraph 1, letter c) GDPR].

Data retention period

The Controller shall process the data for a maximum period of twenty-four months, without prejudice to further retention for the time necessary to define (however reached) any disputes that may have been initiated.

Nature of data provision and consequences of refusal to provide data

The provision of data is necessary and therefore any refusal to provide them in whole or in part may make it impossible for the Controller to evaluate the candidate's profile.

Categories of recipients

The Controller will not circulate the data, but will communicate them to internal persons authorised to process data for their jobs; and to the entrepreneurial Group that the Controller belongs to, to professional or service companies (including those involved in personnel selection and labour consultants) and Public and private Bodies, also following inspections and audits.

If they should process data on the Controller's behalf, those recipients will be appointed as processors through a specific agreement or legal deed.

Transfer of data to a third country and/or international organisation

As a rule, personal data will not be transferred to any third countries outside the European Union or to international organisations. The Controller may, however, need to transfer data within the scope of relations with business partners established outside the European Economic Area, as well as due to the use of IT services (cloud, back-up, etc.): in all these cases, data transfers shall be made in accordance with the specific requirements set out in the data protection regulations.

Rights of Data Subjects



Data Subjects have the right to request the Controller to access their personal data and to rectify any inaccuracies, to erase them or limit their processing and object to their processing, if the requirements are met.

Data Subjects can exercise their rights by completing the form available at <https://www.garanteprivacy.it/web/guest/home/docweb/-/docweb-display/docweb/1089924> and sending it to info@morgana.fr. The Data Subject also has the right to lodge a complaint with the competent Privacy Authority (<https://www.cnil.fr>).

We remind you that in accordance with the provisions of article 40-1 of law 78-17 of January 6, 1978, you have the right to formulate general directives (with a digital trusted third party certified by the CNIL) or specific (with the Controller) relating to the storage, erasure and communication of your personal data after your death.