Privacy Policy Suppliers

In accordance with the provisions of the General Data Protection Regulation No. 679/2016 ('GDPR') and applicable national legislation (together, the 'Privacy Policy')

Dear Supplier,

Autogrill Italia S.p.A. (hereinafter also "Autogrill"), Company belonging to Avolta Group,, in its capacity of Data Controller, informs you that your personal data are treated with and without the aid of electronic tools, based on logic and procedures consistent with the purposes indicated below and in compliance with Legislative Decree 196/03 and EU Regulation no. 679/2016 (GDPR).

Purposes of processing and legal bases

Autogrill collects and processes your personal data in order to perform all activities necessary to execute any contractual relationship that may be established, including, for example:

- The performance of pre-contractual activities, the fulfillment of existing contracts and the carrying out of related administrative, accounting and tax activities pertaining to Autogrill;
- The organization and management of activities entrusted to you for the execution of the signed contract;
- The fulfillment of obligations required by laws, regulations and/or European Community regulations, or ordered by public authorities;
- To act and/or appear in court as well as exercise its rights of defense;
- To allow Autogrill to execute or take part in, manage or organize corporate operations, including mergers, acquisitions and restructurings.

The processing of personal data for the purposes referred to points (a) and (b) is necessary for the execution of contracts with the Supplier.

The processing of personal data for the purposes referred to in point (c) is necessary to fulfill the legal obligations to which Autogrill is subject.

The processing of personal data for the purposes referred to in points (d) and (e) is based on the legitimate interest of Autogrill, within the limits strictly necessary for the pursuit of such legitimate interest and on the basis of an adequate balance with your fundamental rights and freedoms.

For the purposes indicated above, providing the data is necessary and any refusal will prevent the management of the contractual relationship between the Supplier and Autogrill.

Communication of your personal data to third parties

Your Personal data are accessible to our duly instructed and authorized personnel based on criteria of necessity and are disclosed to third parties in the following cases: (i) when the communication is required by applicable laws and regulations with respect to legitimate third party recipients, such as authorities and public entities for the respective institutional purposes, eg. anti-money laundering legislation, judicial authority; (ii) in case of extraordinary operations (eg mergers, acquisitions, company transfer, etc.).

Supplier personal data are also shared with our service providers, eg. ffor technical, organizational or accounting services which are functional to the purposes indicated above. We provide these subjects only with the data necessary to perform the agreed services and they act as Data Processors, on the basis of the instructions received from Autogrill.

Transfer of personal data outside the European Union

Your personal data are not transferred to countries outside the European Economic Area.

Exceptionally, for the sole purposes illustrated above, we may transfer your personal data to a public entity that requests it, even in countries outside the European Economic Area or to other companies belonging to Avolta Group and that may be established outside the European Union, in countries that do not guarantee an adequate level of personal data protection pursuant to the GDPR.

In any case, Autogrill will transfer the data in compliance with current international laws and regulations and will adopt adequate measures for a legitimate data transfer (e.g., through the implementation of the Standard Contractual Clauses approved by the European Commission).

Retention of personal data

<u>The</u> Supplier personal data are retained by Autogrill for the time strictly necessary for the pursuit of the purposes for which the supplier personal data are collected and for the fulfillment of legal obligations. As regards the invoices, in accordance with the provisions contained into laws in force, the documentation relating to the invoicing will be kept for a maximum period of 10 years.

The Data processed to satisfy the Company's legitimate interest in protecting its rights, both out-of-court and in court, will be retained for 10 years from the termination of the contractual relationship with the Supplier.

Data Controller and Data Protection Officer

The Data Controller is:

Autogrill Italia S.p.A. with registered office in Novara, via Greppi 2 and secondary office at the Milanofiori Business Center, Strada 5 - Palazzo Z, 20089 Rozzano (MI);

You can contact the Data Protection Officer (DPO) at any time at the following email address: dpo@autogrill.net.

Supplier rights

You can contact the Data Controller and / or the Data Protection Officer at the addresses indicated above for an updated list of our external managers, of the subjects to whom the data is communicated and to exercise the rights referred to in the art. 15 ff. of the GDPR, eg. obtain confirmation of the existence or not of your data, verify its content, origin, accuracy, request its integration, updating, rectification, cancellation, anonymization, request data portability, limitation of processing, opposition to processing for legitimate reasons, eg. opposition to marketing activities. You have the right to withdraw your consent at any time, as well as to submit an application to the Supervisory Authority (the Guarantor for the Protection of Personal Data).