Extended information in accordance with EU Regulation no. 679/2016 ("GDPR") and with Legislative Decree 196/2003 as amended by Legislative Decree 101/2018

WHO WE ARE

Onnicar S.r.l. (hereinafter, also, the "Company"), in carrying out its business

pays the utmost attention to the security and confidentiality of its customers' personal data.

The Company is the Data Controller of the personal data collected on this website (hereinafter the

"Site").

WHICH PERSONAL DATA CONCERNING YOU MAY BE COLLECTED The Company may collect the User's personal information in various ways. The following are the categories of personal data (hereinafter, collectively, the "Data") collected by the Company that may include personal information:

Contact details: information relating to name, surname, fiscal code, address, telephone number, mobile number, email address, etc.

• Payment Data: information relating to the purchase you made and the related payment (eg credit / debit card number, IBAN).

Other Personal Data: information that you provide us, including by attaching documents, regarding the place and date of your birth, education or professional situation, as well as regarding the products or services requested (e.g. addresses, contact details, information for shipping, declaration of conformity and / or COC of vehicles to be registered), etc.

Interests: Information you provide us about your interests, such as the products you have purchased and other interests

HOW WE COLLECT YOUR DATA

The Company collects and processes your data, depending on the service you requested, in the following

circumstances better described in the paragraph on purposes:

- For the purchase of our products and / or services online
- If you register on the Site to use their features
- · If you register for our events
- · If you respond to our marketing campaigns
- · If business partners legitimately transfer your data to us
- If you provide Data on behalf of someone else, you must ensure, in advance, that the interested parties have read this Privacy Notice.

Please help us keep your data up-to-date by informing us of any changes.

FOR WHAT PURPOSES MAY YOUR DATA BE USED

a) Establishment and execution of contractual relationships and consequent obligations.

The Company may process your Contact Data, Payment Data and Other Personal Data for the possible establishment and execution of contractual relationships, provision of services requests and response to reports and complaints.

The Company may also use your contact details, and in particular your e-mail address, to

provide you information relating to the requested service.

Prerequisite for processing: execution of a contract to which the interested subject is party and fulfillment of the legal obligations connected to this contract.

The conferment is mandatory to process your order; failing that we will not be able to give you course.

b) Analysis and improvement of services - customer satisfaction.

Your contact details may be processed by the Company to analyze, review and improve the

own services with a view to customer satisfaction.

Prerequisite for processing: legitimate attention of the Company to verify and improve the quality of its services.

) Sending periodic newsletters.

Your contact details may be used by the Company in order to send you periodic newsletters, upon its explicit request by registering with the service, containing news e

insights on various topics of interest.

Prerequisite for processing: execution of a contract in which the interested subject is a party.

The provision of data is mandatory, failing which you will not be able to subscribe and receive the newsletter.

a) Marketing to meet your needs and Profiled Marketing to provide you with promotional offers also in line with your preferences.

Subject to your specific consent, the Company may process your contact data and for marketing and advertising purposes aimed at informing you about promotional sales initiatives, carried out through automated contact methods (e-mail, sms, MMS, chat, instant messaging, social networks and other massive messaging tools, push notifications, etc.) and traditional methods of contact (telephone call with operator, traditional mail, etc.), or for market research.

Always subject to your specific consent, the Company may also process your contact data, other personal data, your interests, data relating to the social log and data relating to the use of the site, through their statistical processing, creating your individual profile to send you commercial communications in line with your preferences, based on the analysis of your habits and purchasing choices. Such personalized

communications could be made through automated contact methods (e-mail, sms, MMS, chat, instant messaging, social networks and other massive messaging tools, push notifications, etc.) and traditional methods of contact (for example, telephone call with operator, traditional mail, etc.).

Prerequisite for processing: consent.

The provision of data is optional and failure to provide it does not have consequences on contractual relationships.

This consent may be revoked, at any time, with effect for subsequent treatments.

b) Sending communications for the promotion of products and services similar to that of a previous purchase pursuant to and within the limits permitted by art. 130, paragraph 4, of the Privacy Code (Legislative Decree No. 196/2003, as modified by Legislative Decree 101/2018).

Your contact details relating only to your e-mail coordinates may be used for promotional purposes relating to products and services similar to those of your purchase. Prerequisite for processing: Legitimate interest of the Company to maintain an effective contractual relationship with you.

The provision of data is optional and failure to provide it does not have consequences on contractual relationships.

This consent may be revoked, at any time, with effect for subsequent treatments.

c) Execution on behalf of third parties of marketing activities on the products and services of the Company and also of third parties.

Subject to your specific consent, the Company may process your contact details on behalf of third parties for marketing activities on Onnicar S.r.l. products and services and also by third parties, made through automated contact methods (e-mail, sms, MMS, chat, instant messaging, social networks and other massive messaging tools, push notifications, etc.) and contact methods (for example, telephone call with operator, traditional mail, etc.) or for market research and statistical surveys.

Prerequisite for processing: consent.

Failure to provide it does not have consequences on contractual relationships.

This consent may be revoked, at any time, with effect for subsequent treatments.

d) Defense of rights in the course of judicial, administrative or extrajudicial proceedings, and in the context of disputes arising in relation to the services offered.

Your contact details and payment details may be processed by the Company to defend your rights or act or even make claims against you or third parties. Prerequisite for processing: legitimate interest of the Company in the protection of its rights.

The provision of data for this purpose is mandatory since in default the Company will be unable to defend its rights.

h) Purposes related to the obligations established by laws, regulations or community legislation, by provisions / requests from authorities legitimated by the law and / or by supervisory and control bodies.

Your contact details and payment details may be processed by the Company to fulfill its obligations.

Prerequisite for processing: fulfillment of a legal obligation.

The provision of Personal Data for this purpose is mandatory since in default the Company will be unable to fulfill specific legal obligations.

HOW WE KEEP YOUR DATA SECURE

The Company uses all the security measures necessary to improve the protection and maintenance of the security, integrity and accessibility of your data.

All your data are stored on our protected servers (or paper copies suitably stored) or on those of our suppliers or our business partners, and are accessible and usable according to our standards and security policies (or equivalent standards for our suppliers or business partners).

Where we have provided you (or you have chosen) a password that allows you to access our Site, applications or services provided by us, you will be responsible for the secrecy of such password and for compliance with any other security procedures referred to Let us give you the news.

HOW LONG WE KEEP YOUR DATA

We keep your data only for the time necessary to achieve the purposes for which it was collected or for any other legitimate related purpose. Therefore, if the Data is processed for two different purposes, we will keep such data until the purpose with the longer term ceases, however we will no longer process the Data for that purpose whose retention period has expired.

Your data that are no longer necessary, or for which there is no longer a legal prerequisite for its conservation, are irreversibly anonymised (and in this way can be stored) or destroyed in a secure way.

Below are the storage times in relation to the different purposes listed above: - Establishment and execution of contractual relationships and consequent obligations: the Data processed to fulfill any contractual obligation may be kept for the entire duration of the contract and in any case no later than the following ones. 10 years, in order to verify any pending, including accounting documents (e.g. invoices).

- Operational management and purposes strictly connected to access to the Site, in particular to the reserved areas of the same: the Data processed for this purpose may be kept for the entire duration of the contract and in any case no later than 10 years from the last access to the Site.

- Analysis and improvement of services - customer satisfaction: the Data processed for this purpose may be kept for 24 months.

- Sending periodic newsletters: the Data processed for this purpose may be kept for the entire duration of the relationship and in any case no later than the following 10 years.

- Marketing to meet your needs and Profiled Marketing to provide you with promotional offers also in line with your preferences: the Data processed for these purposes may be kept for 24 months from collection.

- Sending communications for the promotion of products and services similar to that of a previous purchase (pursuant to and within the limits permitted by Article 130, paragraph 4 of the Privacy Code (Legislative Decree No. 196/2003, as amended from Legislative Decree 101/2018): the Data processed for the purpose of promoting similar services or products may be kept for 24 months from the date of the previous purchase.

- Execution on behalf of third parties of marketing activities on Onnicar S.r.l. products and services and also of third parties: the Data processed for marketing purposes may be kept for 24 months from collection.

- Defense of rights in the course of judicial, administrative or extrajudicial proceedings, and in the context of disputes arising in relation to the services offered: in such cases, we will keep your data for the time strictly necessary to achieve these purposes.

- Purposes related to the obligations established by laws, regulations or community legislation, by provisions / requests of authorities legitimated by the law and / or by supervisory and control bodies: in such cases, we will keep your data for the time strictly necessary for realization of these purposes.

WITH WHOM WE CAN SHARE YOUR DATA

Your data may be accessed by duly authorized employees, as well as external suppliers, appointed, if necessary, as data processors, who provide support for the provision of services.

In particular, your data may also be disclosed to the following entities, only to the extent that this is necessary for the provision of the Services and in accordance with applicable law:

- Affiliates: other parent or subsidiary companies.

- Business partners: partners with whom the Company collaborates to provide the Services requested or purchased by the User. For example, partnering with an e-commerce service provider and / or a bank may be necessary to facilitate e-commerce operations and to make payments faster and more efficiently. These business partners control and manage the User's personal information.

CONTACTS

The Company's contact details are as follows:

Onnicar S.r.l.

C.so Riddone, 88

12040 Corneliano d'Alba (CN)

Tel. 0039 173 619857 - Fax 0039 173 619859

The Data Protection Officer (DPO) appointed by the Company can be

contacted at the following e-mail address: privacy@onnicar.it.

YOUR RIGHTS IN THE FIELD OF DATA PROTECTION AND YOUR RIGHT TO

MAKE COMPLAINTS BEFORE THE SUPERVISORY AUTHORITY

Under certain conditions, you have the right to ask the Company:

access to your data,

a copy of the Data you have provided us (so-called portability),

the rectification of the Data in our possession,

the deletion of data for which we no longer have any legal basis for processing,

the withdrawal of your consent, in the event that the processing is based on consent;

the limitation of the way in which we process your data, within the limits established by the legislation protecting personal data.

Right to object: in addition to the rights listed above, you always have the right to object at any time, for reasons related to your particular situation, to the processing of your data carried out by the Data Controller for the pursuit of its legitimate interest. Furthermore, you can always object at any time if the Data are processed for marketing and profiled marketing purposes. The objection request must be addressed to the following address <u>privacy@onnicar.it</u>.

The exercise of these rights is free and is not subject to formal constraints, but is subject to some exceptions aimed at safeguarding the public interest (for example the prevention or identification of crimes) and the interests of the Company (for example the maintenance of professional secrecy). In the event that you exercise any of the aforementioned rights, it will be the responsibility of the Company to verify that you are entitled to exercise it and to give you feedback, as a rule, within one month.

If you believe that the processing of your Personal Data is in violation of the provisions of the GDPR, you have the right to lodge a complaint with the Guarantor for the protection of personal data, using the references available on the website www.garanteprivacy.it or to take the appropriate judicial offices.