

INFORMATION ON THE PROCESSING OF PERSONAL DATA PURSUANT TO EU REGULATION 2016/679

Pursuant to Articles 12-14 of the EU General Data Protection Regulation n. 2016/679 ("GDPR"), we hereby provide you with the information regarding the processing of your personal data that will be carried out by H2Shift Consortium Partners (hereinafter the "Consortium"), in relation to the *H2Shift Open Call* initiative on hydrogen production technologies (hereinafter the "Initiative"), which aims to identify the best solutions proposed by innovative start-up and SMEs in order to support them and validate their technology.

1. Purpose of processing and legal basis

Personal data collected (*i.e.* identification data, such as name and surname, and contact details, such as e-mail address) will be processed for the execution of the Initiative and, in particular, for the purposes described below:

- Access to the Platform and its contents;
- Submission of the application;
- Selection of proposals;
- Selection of the winner.

This processing is carried out to take steps at the request of the data subject prior to entering into a contractual relationship, in accordance with Article 6(1)(b) GDPR.

Moreover, personal data may be processed for purposes related to the fulfillment of specific obligations provided for by laws, regulations, national and/or supranational sources, as well as deriving from measures of judicial and administrative Authorities legitimized to do so and supervisory and control bodies. The personal data may also be processed in order to respond to requests from public authorities (such processing is carried out in accordance with Art. 6(1)(c) GDPR).

The personal data may also be processed whenever necessary for the purpose of establishing, exercising or defending a right of the data controller (such processing is carried out pursuant to Art. 6(1)(f) GDPR).

H2Shift may publish the winner's name and/or logo on its website and official channels to promote the initiative. Any broader use for marketing purposes will be subject to the participant's separate consent, as set out in the privacy notice, without prejudice to the participant's rights (including the right to object).

2. Processing modalities

Personal data are processed by the Consortium with the aid of electronic tools with organization and processing logic strictly related to the purposes above-mentioned and, in any case, in such a way as to ensure the security and confidentiality of the data.

Furthermore, personal data may be processed, based on the instructions provided by H2Shift Consortium Partners, by suppliers appointed as data processors. A detailed list of such parties is available upon request.

Processing of personal data is carried out only by authorized personnel ensuring security and confidentiality. In the event of refusal of provision of the above-mentioned personal data, participation in the Initiative will not be possible. Please consider that, where provided by the data subject, the data controller may process academic and professional background for the purposes indicated at Article 1 of this privacy information notice.

The personal data provided will be processed and collected in full compliance with the GDPR and applicable laws, using appropriate methods and within the limits necessary to achieve the aforementioned purposes. If the Consortium intends to use the collected personal data for any other purpose that is incompatible with those for which the data were originally collected or authorized, the Consortium will inform the data subject in advance.

3. Personal data retention policy

The Consortium keeps the data collected on cloud in a form which permits identification of data subjects for no longer than is necessary for the purposes for which the personal data were collected or subsequently processed in accordance with the law, and in any case not exceeding 48 months from the subscription to the Initiative.

At the end of this period, the data will be destroyed and/or deleted by the Consortium.

The Consortium maintains the right to retain personal data for a further period of time if this is strictly necessary for the protection of the data subject's and the data controllers' rights, to fulfil legal obligations or to comply with orders of the judicial, administrative, control authorities.

4. Categories of recipient of personal data

The Consortium, for the purposes referred to in Article 1 of this privacy information notice, may communicate personal data to:

- collaborators and employees, duly authorized, who have been entrusted with specific processing activities, pursuant to Article 29 GDPR;
- third parties, appointed as data processors, pursuant to Article 28 GDPR if necessary, who provide services instrumental to the processing of personal data carried out by the Consortium such as, by way of example, IT service companies, consulting firms, legal and accounting service providers;
- public administrations, judicial authorities, administrative authorities, consultants and consulting companies as well as law enforcement agencies to fulfil specific legal obligations.

Personal data may be shared with partners/jurors located in the United Kingdom. Such transfers rely on the adequacy decision adopted by the European Commission for the UK and/or on Standard Contractual Clauses and appropriate supplementary measures, where required.

With the exception of the above, the user's personal data will not be transmitted outside the European Economic Area.

5. Structure of the Consortium, Data Controller and the Data Processing

Delegate

The H2Shift Consortium Partners process the personal data as Data Controllers and are the following entities:

- SNAM S.P.A. (tax code IT13271390158), with registered office in Piazza Santa Barbara 7, San Donato Milanese (zip 20097), Milan, Italy;
- POLITECNICO DI TORINO ((tax code IT00518460019), with registered office in Corso Duca degli Abruzzi 24 (zip 10129) Turin, Italy;
- RESOLVENT DENMARK PS (VAT number: 38384082), with registered office in Måløv Byvej 229V, 2760 Måløv, Denmark;
- TECHNOLOGICAL SCIENTIFIC ENVIRONMENT PARK TORINO SPA (tax code IT07154400019), with registered office in Galleria San Federico 54 c/o FinPiemonte, Turin (zip code 10121), Italy;
- CDI Italia ((tax code IT1008080001), with registered office in Piazza San Carlo 206, Turin (zip 10121), Italy;
- POLITECNICO DI MILANO - POLIMI (VAT number 04376620151; (tax code 80057930150), with registered office in Piazza Leonardo da Vinci 32, Milan (zip 20133), Italy;
- FUNDACIÓ INSTITUT DE RECERCA EN ENERGIA DE CATALUNYA (IREC-CERCA), VAT number: G-64946387, with registered office in c/ Jardins de les Dones de Negre 1, 2a planta, 08930, Sant Adrià de Besòs (Barcelona), Spain;
- TECNICAS REUNIDAS SA (VAT number: A-28,092,583), with registered office in Parque Empresarial Adequa, Edificio 6, Avenida de Burgos 89, Avda. Burgos 89 ADEQUA 6, 28050 Madrid, Spain;
- YOUWIND RENEWABLES EHF (VAT number 551019-0390), with registered office in Valhúsabrut 14, 170 Seltjarnanes (Islanda);
- UNIVERSITY OF SOUTH WALES PRIFYSGOLDE CYMRU (USW), Registered Charity Number 1140312, with registered office in Treforest, Pontypridd CF37 1DL, UK;

Connected to the Consortium, it is considered also acting as the Data Processor, pursuant to Article 28 GDPR, the following entity:

- FONDAZIONE POLITECNICO DI MILANO, VAT number 04080270962, with registered office in Piazza Leonardo da Vinci 32, 20133, Milan, Italy.

The entities listed above act as joint controllers for the purposes connected with the management of the Open Call. The Joint Controllers have designated a single point of contact for data subject requests: [privacy@cdi.eu]

6. Rights provided for by law to data subjects

Pursuant to Articles 15-22 of the GDPR, the data subject has the right to:

- 1) Access to the following information:
 - a) the purposes of the processing;
 - b) the categories of personal data concerned;
 - c) the recipients or categories of recipients to whom the personal data have been or will be disclosed, in particular recipients in third countries or international organizations;
 - d) the existence of the data subject's right to request from the data controller the rectification or erasure of personal data, the restriction of processing concerning him or her, or to object to such processing.
- 2) Rectification for the following purposes:
 - a) Rectification of inaccurate personal data concerning them without undue delay;

- b) Completion of incomplete personal data, also by providing a supplementary statement.
- 3) Erasure of personal data concerning them without undue delay, if:
 - a) the personal data are no longer necessary in relation to the purposes for which they were collected or otherwise processed;
 - b) the data subject withdraws their consent and there is no other legal basis for the processing;
 - c) the data subject objects to the processing and there are no overriding legitimate grounds for continuing the processing;
 - d) the personal data have been unlawfully processed;
 - e) the personal data must be erased in order to comply with a legal obligation;
 - f) the personal data have been collected in relation to the offer of information society services.
- 4) Limitation to the processing, if:
 - a) the accuracy of the personal data is contested, for a period enabling the data controller to verify the accuracy of the personal data;
 - b) the processing is unlawful and the data subject opposes the erasure of the personal data and requests the restriction of their use instead;
 - c) the personal data are required by the data subject for the establishment, exercise or defense of legal claims, although the data controller no longer needs them for the purposes of the processing;
 - d) the data subject has objected to the processing pursuant to the right to object, pending the verification whether the legitimate grounds of the data controller override those of the data subject.
- 5) Receive notification in case of rectification or erasure of personal data or restriction of processing;
- 6) Data portability, i.e. the right to receive the personal data concerning him or her in a structured, commonly used and machine-readable format, and the right to transmit those data to another controller, where technically feasible.
- 7) Right to object, at any time and on grounds relating to their particular situation, to the processing of personal data concerning them;
- 8) Right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning them or similarly significantly affects them;
- 9) Right to withdraw consent, where consent has been provided, at any time, without affecting the lawfulness of processing based on consent before its withdrawal.

Finally, pursuant to Article 77 GDPR, the data subject has the right to lodge a **complaint with the Italian Data Protection Authority (*Garante Italiano per la Protezione dei Dati Personali*)**, the independent administrative authority that ensures the implementation in the Italian legal system of national and European legislation on the processing of personal data.

Requests from the data subjects for the exercise of the aforementioned rights shall be addressed preferably to COLLÈGE DES INGÉNIEURS ITALIA (CDI ITALIA), acting as a Data Controller, which can be reached at the following e-mail address: privacy@cdi.eu.