

Policy – Articles 13 and 14 of GDPR (UE) 2016/679 Cookie Policy - Website users

Who are we and what do we do with your personal data?

Green Oleo s.p.a., hereinafter the Data Controller, safeguards the confidentiality of your personal data and guarantees them the necessary protection against any event which may put their security at risk.

For this purpose, the Data Controller implements policies and practices with regard to the collection and use of personal data and the exercise of your rights under the relevant law. The Data Controller takes care to update the policies and practices adopted for the protection of your personal data whenever necessary, and always in the event of regulatory or organisational changes which may affect the processing of your personal data.

How does we collect and process your data?

The Data Controller collects and/or receives data relating to you, such as your IP address and cookies issued when you navigate on the website. The Data Controller uses them to manage the site and for the collection of aggregate data. Your personal data are mainly communicated to third parties and/or recipients whose activity is necessary for the performance of the activities inherent in the aforesaid purposes, and also in order to fulfil specific obligations imposed by law or enforced for the control and supervision of working activities. All disclosure not for the above purposes will be submitted for your consent. Your personal data will not be in any way disseminated or disclosed to unspecified subjects.

What cookies are and what they can be used for

A "cookie" is a small text file which some websites create on users' computers when they access specific sites, in order to store and transport information. Cookies are sent by a web server (the computer which hosts the site visited) to the user's browser (Internet Explorer, Mozilla Firefox, Google Chrome, etc.) and saved on his computer; they are then re-sent to the website at subsequent visits.

Some operations might not be possible without the use of cookies, which in some cases are therefore technically necessary. In other cases, the site uses cookies to facilitate and simplify navigation by users or enable them to use the services they specifically request.

Cookies may remain in the system for long periods of time and may also contain a unique identification code. This enables the sites which use them to keep track of the user's navigation within the site for statistical or advertising purposes, meaning that they create a personalised profile of the user, based on the pages he has visited, so that he can be shown targeted advertising ("Behavioural Advertising").

Which cookies are used and for which main aims

This site uses various types of technical cookies but does not use profiling cookies.

Below, the Data Controller provides details of the specific categories of cookies used, their purposes and the consequences if they are deselected:

TYPE OF COOKIE	PURPOSE	CONSERVATION TIMES	CONSEQUENCES OF DESELECTION
Technical cookies	Website management. They allow the secure, efficient operation and exploration of the website	Valid for the navigation session	These cookies are necessary for use of the website; deselecting them means that it cannot operate
Functional cookies	To facilitate navigation and the provision of the service to the user in accordance with a set of criteria selected by the latter	Valid for the navigation session	It would not be possible to comply with the choices made by users during navigation
Analytics cookies	Collection of information, in aggregate form, about users' navigation, to optimise the navigation experience and services	Decided by the third party	It would no longer be possible for the Data Controller to acquire aggregate information

Third-party cookies

This website also contains third-party cookies, meaning cookies created by a website other than the one the user is currently visiting.

The Data Controller is obliged to provide the up-to-date link to the policy statements and consent forms of the third parties with which specific agreements have been reached for the installation of cookies through its site.

In particular, users are hereby informed that the website uses the following services which issue cookies:

- The "<u>Google Analytics</u>" web analytics service provided by Google, Inc. Google Analytics is a web analytics service which uses "cookies", which are text files placed on the user's computer to help the website visited to analyse how users utilise it. The information generated by the cookie about the use of the website visited by the user (including the IP address) will be transmitted to and stored on the Google servers in the United States. Google will use this information for the purpose of tracking and evaluating the user's use of the website, compiling reports on website activities for the website's operators, and providing other services relating to the website activities and Internet usage. To consult Google's privacy policy statement regarding the Google Analytics service, or express your consent to the use of the above cookies, please visit http://www.google.com/intl/en/analytics/privacyoverview.html and click the link: Opt Out.

Deselecting and activating cookies

By accessing the site and passing the initial banner containing the short policy statement, the user has consented to the use of the third-party cookies described above.

Users can select/deselect individual cookies freely using their browsers (by selecting the settings menu, clicking the Internet options, opening the privacy tab and choosing the level of cookie blocking required). For further information, visit the following links: Google Chrome, Mozilla Firefox, Apple Safari and Microsoft Windows Explorer. Users can also activate the Do Not Track option present in most latest-generation browsers. Third-party cookies can be disabled by finding out about the third party's privacy policy, using the link provided above, or by contacting it directly. Disabling "third-party" cookies does not in any way impair navigability.

Secondary purposes

1. communication to third parties and recipients

Your personal data are processed in accordance with the contract, and the obligations, including legal and/or regulatory requirements, which arise from it. Your data will not be communicated to third parties/recipients for their own independent purposes unless:



- a) you authorise it;
- b) this is necessary for the fulfilment of obligations arising from the contract and from the law governing it (e.g. for the protection of your rights, etc.); The personal details processed by the Data Controller for this purpose include:
 - IP address and cookies issued by means of navigation

it security

Including through its suppliers (third parties and/or recipients), the Data Controller processes your personal, IT (e.g. digital accesses) or traffic data, collected or obtained in the case of services displayed on the website, to the extent strictly necessary and proportionate, in order to guarantee the security and capacity of a network or of the servers connected to it to withstand, with a specified security level, unforeseen events or illegal or unintentional acts which jeopardise the availability, authenticity, integrity and confidentiality of the personal data stored or transmitted. For these purposes, the Data Controller implements procedures for the management of personal data breaches.

What happens if you do not supply your data?

We suggest you take a look at the consequences of the deselection of individual cookies, as set out in the table above.

Data are processed by computerised procedures by specifically authorised and training in-house staff. They are granted access to your personal data to the extent and within the limits necessary for the performance of the processing activities which concern you. Your data are processed separately from other data, also by means of pseudonymization or aggregation methods which make it difficult to identify you. The Data Controller regularly checks the tools by which your data are processed and the security measures provided for them, which are constantly updated; it ensures, also through the authorised data processors, that no personal data the processing of which was not necessary have been collected, processed, filed or stored; it ensures that the data are stored with guarantees of integrity and authenticity, and that they are used for the purposes of the processing actually undertaken. Data are stored in IT and computer files in the European Economic Area. We suggest you take a look at the terms for the storage of personal data as stated in the table above.

What are your rights?

Basically, at any time and free of charge, without any particular obligations or formalities for your request, you may:

- obtain confirmation of the processing carried out by the Data Controller;
- access your personal data and be informed of their origin (if the data were not obtained from you directly), the purposes and aims of the processing, the details of the parties to whom they are communicated, and the storage period of your data or the criteria used to decide it;
- the updating or rectification of your personal data to ensure that they are always correct and accurate;
- have your personal data erased from the Data Controller's databases and/or files, including backups, if, amongst other factors, they are no longer necessary for the purposes of the processing or if the processing is seen as unlawful, and provided the legal conditions are met; and therefore if the processing is not justified on other, equally legitimate, grounds;
- restrict the processing of your personal data in some circumstances; for example, if you have disputed their accuracy, for the period necessary for the Data Controller to verify their accuracy. You must be also be informed, within an appropriate time, when the suspension period has ended or of the cause why the restriction on the processing has been removed, leading to the revocation of the restriction;
- obtain your personal data, if they have been received or processed by the Data Controller with your consent and/or if they are processed on the basis of a contract and with automated tools, in digital format, also to allow them to be transmitted to another data controller.

The Data Controller must fulfil this request without delay, and in all cases within no more than one month after its receipt. The term may be extended for two months, if necessary, also considering the complexity and number of the requests received by the Data Controller. In these cases, the Data Controller shall notify you and inform you of the reasons for the extension within one month after receipt of your request. For all further information and to submit requests, please contact the Data Controller at privacy@greenoleo.com

How and when can you object to the processing of your personal data?

For reasons relating to your individual situation, you may object to the processing of your personal data at any time if the objection is based on lawful interest, by sending your request to the Data Controller at the address above. You are entitled to the erasure of your personal data if there is no lawful reason which prevails over the one on which your request is based.

Who can you complain to?

While retaining all rights to further administrative or legal proceedings, you can submit a complaint to the competent controlling authority, which will be the one which performs its functions and exercises its power in Italy, where you are resident or work, or in the Member State where the breach of Regulation (EU) 2016/679 occurred, if different. You will be informed if the Data Controller processes your data for purposes over and above those covered by this policy statement, before such processing begins and in time for you to give your consent if necessary.

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