

Privacy Notice for the processing of personal data of a third party in accordance with Article 14 of Regulation (EU) 2016/679 (Regulation)

Version: May 2020

1. Data Controller and Data Protection Officer

The Data Controller of the personal data is Wetaxi S.r.l. – represented by its legal representative P.T. – with its headquarters at 2 Via Agostino da Montefeltro, Turin (e-mail: privacy@wetaxi.it).

The Data Protection Officer may be contacted through the following e-mail address: dpo@wetaxi.it

2. Purposes and lawful basis for processing

The data are communicated by a Wetaxi User to allow you to benefit of a taxi ride. The lawfulness of processing is outlined in Article 6.1.(b) of the Regulation, in that processing is necessary for the performance of the service requested. The provision of personal data for such purposes is optional, but an eventual failure to provide them would render the response to the request impossible.

3. Type of data processed

For the purposes of item 2, the Data Controller shall collect and process a series of data concerning yourself, including your name, surname, and e-mail address.

4. Data processing method

Data processing may occur through electronic – even online – tools or manually. The time of processing shall respect the principle of necessity for compliance with the purposes of managing the request, and the eventual related obligations. In any case, your data shall be stored in the Data Controller's servers for a maximum of 365 days.

5. Parties to which the data may be communicated or transmitted

Your data may be shared by the Data Controller with specific data processors or parties assigned data processing roles: such parties include – by way of example – the managers of the individual points-of-sale where the data is collected, as well as the Data Controller's technical partners. The list of additional Data Processors appointed by the Data Controller may be requested to the latter through the e-mail: privacy@wetaxi.it.

Your data may be transferred abroad, either within the EU or to Countries considered safe by the European Commission, or even outside the EU or to Countries not included in the list of safe Countries: in the latter case, we shall preemptively stipulate specific agreements for the protection of your privacy, containing standard guarantee clauses specified by the European Commission in its February 5, 2010 Decision.



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6. Rights of the Data Subject

In accordance with article 15 et seq. of the Regulation, you shall have the right to request, at any time: access to your personal data; the rectification or cancellation of the same; the limitation of data processing in cases specified in Article 18 of the Regulation; and to obtain – in a structured, commonly used, and machine-readable format – the data concerning yourself in cases specified in Article 20 of the Regulation. You have the right, at any time, either to withdraw your consent – in accordance with Article 7 of the Regulation – or to lodge a complaint with the Supervisory Authority (Data Protection Authority), in accordance with Article 77 of the Regulation, should you believe that the processing of your personal data is noncompliant with the legislation in force. You may file a request to object the processing of your data in accordance with Article 21 of the Regulation, in which you shall give proof of the reasons justifying the objection: the Data Controller reserves the right to assess your request, which shall not be accepted in case legitimate, binding reasons to process the data that may violate your own interests, rights, and freedom should exist.

All requests shall be sent to the Data Controller by writing to privacy@wetaxi.it.