EPMAP Ltd. Privacy policy

Respecting the right to privacy of those who entrusted EPMAP Ltd, we would like to declare that we process the data collected in accordance with applicable regulations and under conditions ensuring their security.

In order to ensure the transparency of the processing that we carry out, we present the current EPMAP Ltd, the principles of personal data protection, established on the basis of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation, hereinafter referred to as "**the GDPR**").

Data Controller

The Controller, i.e. the entity deciding on the purposes and means of personal data processing is the EPMAP Ltd. – a private company limited by shares incorporated in the Republic of Cyprus under registration number HE388513, with it registered seat at Modestou Panteli 4, 4003 Limassol, Cyprus and using the trade name of Aforti. In matters related to the processing of your personal data, you may also contact us by e-mail at: iod@aforti.biz

Data acquisition and purpose of processing

In the performance of our business functions we process personal data for the following purposes:

Purpose of	Legal basis and retention period	Legitimate objective, if any
processing		
Conclusion of the	Article 6(1)(b) and (f) GDPR	EPMAP Ltd, in connection with
contract and	For the duration of the contract, and at the end of the	actions taken to conclude the
performance of the	contract until the expiry of claims arising therefrom, in	agreement or its execution,
contract with the	principle 3 years, maximum 6 years.	contacts the
customer, legitimate		employees/cooperators of
interests of the		clients and contractors for a
Controller.		justified purpose.
Dealing with	Article 6(1)(b) and (c) GDPR	N/A
complaints.	For a period of 3 years after the settlement of the	
	complaint.	
Recovery of debts or	Article 6(1) (b) and (f) GDPR	The Controller, in connection
defense against legal	For the duration of the proceedings for the assertion of	with the assertion of claims or
claims	claims, i.e. until they are finally concluded, and in the	defense against any legal claims,
	case of enforcement proceedings until the claims are	any litigation, may process the
	finally satisfied.	data of employees/cooperators
		of customers or contractors for a
		legitimate purpose.
Archiving of	Article 6(1)(c) GDPR	N/A
documents, i.e.	For the periods indicated by law, or, if not indicated for	
contracts and	certain documents, for the period until their storage	

settlement	falls within the legitimate objective of the Controller	
documents	regulated by the time of possible redress	
Conducting		Conducting marketing activities
_	Article 6(1)(f) GDPR	Conducting marketing activities
marketing activities	Until you object, i.e. show us in any way that you do not	to promote our business.
without using	want to stay in contact with us and receive information	
electronic means of	about our actions	
communication		
Conducting	Article 6(1)(a) and (f) GDPR	Conducting marketing activities
marketing activities	These activities, due to other applicable regulations are	to promote our business using e-
using electronic	in some instances carried out on the basis of the	mail addresses and telephone
communication	consents held. Until such time as you withdraw your	numbers.
means	consent, i.e. show us in any way that you do not wish to	
	remain in contact with us and receive information about	
	the actions we take, and after it is revoked for the	
	purpose of demonstrating that we have properly	
	fulfilled our legal obligations and in connection with	
	potential related claims (up to 6 years after withdrawal	
	of consent)	
Conducting	Article 6(a), (b), (c) and (f) GDPR	The Controller without the
recruitment	Up to 6 months from the end of the recruitment	additional consent of the data
	process, and in the case of consent to further	subject may store the data of
	recruitment processes no longer than one year.	candidates for work who have
		not been recruited until 6
		months after the end of the
		recruitment process based on
		the legitimated interest of the
		Controller due to the fact that
		the employed employee/co-
		employee may not prove
		himself/herself at the position or
		may resign.
Human resources	Article 6(1)(a), (b), (c) and (f) GDPR	The processing for CCTV
management -	Article 9(2)(b) GDPR	purposes is made under the
employees and	In accordance with the applicable regulations obliging to	legitimate interest of the
associates	archive labour law, social security, tax or other	Controller
	employment documents. If the period of storage of	
	selected documents is shorter, the Controller will	
	observe this shorter period. In case of commercial	
	contracts, these contracts will be kept until the expiry of	
	contracts, these contracts will be kept until the expiry of	

	the limitation periods for filling claims arising from them.	
Money laundering	Article 6(1)(c) of the GDPR	N/A
and terrorist		
financing	The processing of data is necessary to fulfil a legal	
	obligation on the Controller. Pursuant to applicable	
	regulations on preventing money laundering and	
	financing terrorism, obliged institutions shall keep the	
	documentation concerning the client as specified in the	
	applicable laws.	

If the time limits for the assertion of possible claims are shorter than the periods for storing settlement documents for tax purposes, we will keep these documents for the time necessary for tax and settlement purposes as specified in the applicable regulations.

Data recipients

In connection with the operation of EPMAP Ltd will disclose your personal data to the following entities:

- state bodies or other entities entitled under the law,
- entities supporting us in our activity on our behalf, in particular: suppliers of external information and communication systems supporting our activity, entities auditing our activity,
- an entity providing accounting services or entities cooperating with EPMAP Ltd as part of marketing campaigns, where such entities will process data on the basis of an agreement with EPMAP Ltd and exclusively in accordance with its instructions,
- banks in the event of the need to carry out settlements.

Rights regarding the data processing and voluntary submission of data

Each person whose data is processed by EPMAP Ltd is entitled to:

- access to their personal data,
- to correct their personal data,
- delete their personal data,
- restrict processing of their personal data,
- to object to the processing of their personal data,
- to transfer their personal data.

Moreover, the person whose data is processed by EPMAP Ltd has the right to lodge a complaint with the supervisory authority, i.e.:

• **Cyprus** - the Office of the Commissionaire for Personal Data Protection. For more information, please access the address: http://www.dataprotection.gov.cy/dataprotection/dataprotection.nsf/home_el/home_el?opendocument

Do you have to provide EPMAP Ltd with your personal data?

The data is necessary for the conclusion of agreements and settlement of the conducted business activity and for EPMAP Ltd to meet the legal requirements. This means that in order to use the services offered by EPMAP Ltd or become its employee/cooperator you must provide your personal data.

For the rest (in particular for the purpose of data processing by EPMAP Ltd. for marketing purposes) the provision of data is voluntary.

Transfers of data to third countries

The provision of services by the EPMAP Ltd may require the transfer of personal data to entities providing services to EPMAP Ltd in other countries, including countries outside the European Economic Area. In case of transfer to countries which do not provide an adequate level of personal data protection, EPMAP Ltd applies safeguards in the form of standard data protection clauses adopted by the European Commission. The data subject has the possibility to obtain a copy of his or her data.

Processing of personal data by automated means

Your personal data may be processed in an automated manner (including profiling).