

TECNOCONFERENCE S.R.L. - MEETBIT S.R.L.

INFORMATION ACCORDING TO ARTICLE 13 OF REGULATION (EU) NO 679/2016 ("GDPR")

We apply the same high standards that you expect of our products and services when handling your personal data. We aim to establish and maintain a relationship with our customers and potential customers based on trust. The confidentiality and integrity of your personal data is important to us. Therefore, we will process your personal data carefully and for specific purposes, in line with any consent you may have given us and in accordance with legal data protection provisions.

TC GROUP's Privacy Policy describes, in the following sections, how TC GROUP's associated companies:

Tecnoconference S.r.l. and Meetbit S.r.l., collect and process the personal data of their customers and potential customers.

About us.

TC GROUP is formed by:

Tecnoconference S.r.l. ("Tecnoconference"), based in Florence (FI), Via dei Perfetti Ricasoli 94/96, which is engaged in:

- Specialist consultancy, design and supply of technical audiovisual, computer, multimediatelematics to support communication for aggregative events such as congresses, conventions, events, meetings, courses telematics to support communication for aggregative events such as congresses, conventions, events, meetings, courses training courses, fairs, exhibitions, shows, events in general;
- Rental, supply, assistance, of audiovisual, electronic and computer equipment, as well as electrical, electroacoustic, electronic, television, digital, multimedia and other similar systems;
- Wholesale and retail marketing, installation and maintenance of audio-visual, electronic and electro-acoustic equipment and other similar systems, also made by third parties, including import-export activities;
- Provision of simultaneous translation, interpreting, assistance, reception, security services, also with the aid of specialised external personnel, for collective events such as congresses, conventions, meetings, training courses, fairs, exhibitions, shows, events in general;

- Consultancy, design and production of audiovisual systems integrated with multimedia integrated with multimedia automation systems, maintenance, servicing, repair and replacement of audiovisual and electrical and other similar systems;
- Video production and post-production, audiovisual filming in indoor and outdoor environments, editing and production of films, spots, documentaries, TV programmes and similar;
- Consulting, design and production of software, information, multimedia, interactive, digital telematics systems including hardware and software and the licensing of their use to third parties;
- Realisation of satellite or internet streaming, videoconferencing and multi-videoconferencing links, transmission of data, images and audio video feeds;
- Advanced high-tech applications in the field of training and information projects, mainly geared towards resident training courses and distance learning courses, based on a special e-learning platform for the use of dynamic multimedia content. In addition, it runs the websites www.tecnconference.it and www.tcgroupp.it and the access account to the Reserved Area

clients and staff. Tecnoconference is, therefore, the owner of the handling of personal data gathered via its websites, the accounts for the Clients' and Staff Reserved Area, the contact activity for the client on matters of an operational and contractual nature, and in the solving of technical issues.

Meetbit S.r.l. ("Meetbit"), with head office in Florence (FI), Via Perfetti Ricasoli 94/96 is in charge, in conjunction with Tecnoconference, of the design and development of computer systems, of mobile device applications, programming and hosting of multimedia apps, IT systems programming, licensing of the use of application software, consultancy in the field of networking applications of hardware devices; staff training activities required for the management of the application software licensed for use; wholesale and retail import and export marketing and distribution activities, with or without handling, including mail order and e-commerce.

Meetbit manages most of the IT infrastructures, such as virtual servers and software applications that also operate on Tecnoconference proprietary hardware. Your contact data may, therefore, be shared between the two companies in order to ensure up-to-date contact information.

The contact details of the owner of the above mentioned processing operations and of their data protection officers can be found at the end of this Privacy Policy.

In this Privacy Policy the term "We and TC Group affiliated companies" refers to Tecnoconference and Meetbit.

Tecnoconference and Meetbit act as co-processors (e-mail contact privacy@tcgroup.it) and collect and/or receive information regarding the Data Subject, such as: personal data (name, surname, physical address,

nationality, province and municipality of residence, landline and/or mobile telephone, fax, tax code, e-mail address(es)), bank data, telematic traffic data (e.g. log, source IP address).

We do not require the data subject to provide any so-called 'special' data, i.e., in accordance with the GDPR (art. 9), personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, as well as genetic data, biometric data intended to uniquely identify a natural person, data relating to a person's health or sexual life or sexual orientation.

In the event that the service commissioned to us requires the processing of such data, the data subject will be notified in advance and asked to give his or her consent.

The Data Controller has appointed a Data Protection Officer (DPO) who can be contacted for any information and request:

Via dei Perfetti Ricasoli 94/96 - 50127 Firenze; tel. 05532692.1; dpo@tcgroup.it

Data collection methods

Tecoconference and Meetbit process your personal data in the following circumstances, among others:

- If you contact us directly, for example through our websites, by e-mail or by telephone through our hotline, in order to request information about our products and services;
- If you purchase one of our products or services;
- If you respond to our marketing campaigns, e.g. by filling in a reply card, or by entering data on our website;
- If your contact details are disclosed to us by a third party with your consent;
- If other business partners legitimately transfer your personal data to us;
- If we acquire your personal data from other sources (e.g. intermediaries), in full compliance with applicable law;
- If you attend an event organised by TC GROUP companies;
- If you register for our newsletter via mailchimp or mail to.

If you provide personal data on behalf of someone else it is your responsibility to ensure, before doing so, that the data subject has read this Privacy Policy. If you are under 18 years of age, please do not provide us with any personal data.

We ask for your support in order to keep your personal data up to date and to inform us of any changes to your personal data.

What personal data about you may be collected?

The following categories of personal data about you may be collected through the various services and contact channels described in this Privacy Policy:

- **Contact data** - information about your name, address, telephone number, e-mail address;
- **Interests** - information that you provide to us regarding your interests;
- **Other personal data** - information you provide us with about your date of birth, education or professional situation;
- **Contract data** - customer number, contract number;
- **Use of Site and Communications** - information about how you use our site, open or forward our communications, including information collected through cookies and other tracking technologies;
- **Online account information** - account information related to the Client or Staff Reserved Area portal and distance learning;
- **Sales and Support Information** - information about purchasing, support and service, including complaints;
- **Configuration details of the requested service or product** - information about the features and current settings of your request;
- **Images** - images of you collected through photos and/or videos taken at events managed by us;

Aim of the processing (Art. 13, para. 1 GDPR)

The data are used by the Data Controller to fulfil the request for registration and the contract for the supply of the chosen service and/or the purchased product, to manage and execute the contact requests forwarded by the Data Subject, to provide assistance, to fulfil the legal and statutory obligations to which the Data Controller is bound by virtue of the activity performed.

Under no circumstances do we resell the personal data of the data subject to third parties, nor do we use them for purposes not stated.

The collection and processing of personal data (Art. 13 co. 2 GDPR) is necessary for the performance of the services requested, as well as for the supply of the Service and/or the provision of the Product requested. If the data subject does not provide the personal data explicitly stated to be compulsory, the data controller will not be able to carry out the processing associated with the management of the services requested and/or the contract and the services/products connected to it, nor the obligations that depend on them.

The processing of personal data in compliance with European data protection regulations must be justified by one of several legal grounds, and we are required to indicate these grounds for each processing described in this notice.

More specifically, the data of the Data Subject will be processed for:

A. Registration and requests for contact and/or information documents.

The processing of the data subject's personal data is necessary to carry out the activities prior to and as a result of the enrolment request, the management of information and contact requests and/or the sending of information material, as well as for the compliance with any other obligation resulting from the latter. The legal basis of such processing is the compliance with the services relating to the request for registration, information and contact and/or the sending of informative material and the fulfilment of legal obligations.

B. Management of the contractual agreement

The processing of the data subject's personal data is carried out for the processing of activities prior to and following the purchase of a Service and/or a Product, the management of the respective agreement, the provision of the Service itself and/or the production and/or shipment of the Product purchased, the associated invoicing and management of payment, the processing of complaints and/or reports to the assistance service and the supply of assistance itself, as well as the compliance with any other obligation arising from the contract.

Requirement for processing: fulfilling obligations under the contract.

C. Customer loyalty, marketing and co-marketing- to provide you with news and offers.

Tecoconference and Meetbit collect, in some cases also in agreement with their business partners, your contact data, Interests, Other Personal Data, Site Usage and Communications, and may use the Sales and Support information they receive from you in order to inform you about general business offers, including the mailing of regular newsletters, or in line with your preferences or to invite you to special events, as well as to run market research and/or customer satisfaction surveys.

Requirement for processing: consent.

Choice: Consent may be withheld at any time.

D. Sending newsletters - to enable the regular dispatch of newsletters.

Tecnoconference and Meetbit collect contact data through a special section of the site, and any paper proposals, in order to send regular e-mail communications with information on offers, products, news, events.

Premise for data handling: compliance with contract obligations.

Choice: Unsubscribe from the newsletter.

E. Fulfillment of a customer request - in order to follow up on your requests (e.g. request to organize an event on your behalf, signing of a contract for use, quotation, request for contact or participation in events open to the public, performance of a service, e-commerce, etc.) Tecnoconference and Meetbit collect contact data and information in order to respond to your requests, also sharing, if necessary, this information with third parties or business partners who may act as autonomous data controllers after issuing their own information notice.

Premise for the processing: fulfilment of preliminary contractual steps. Personal data collected for the purpose of "Fulfilment of a Customer's request" may also be processed for the additional reason of verifying the effectiveness of the response to your requests, in order to improve the service rendered to our customers.

Lawful interest: This processing is based on the lawful interest of TCGROUP's associated companies in assessing the degree of effectiveness of responses to customer requests, so as to verify that service quality standards comply with those set, and to take any improvement steps that may be appropriate, also in the interest of the customers themselves.

Choice: - Objection in the case of lawful interest, if the conditions are met.

F. Sales support and assistance - to provide support, including through the provision of IT infrastructure, in managing the sale, including online, of products and services you have requested.

Premises for processing: fulfilment of obligations under the contract, lawful interest.

Lawful interest: This processing is based on the lawful interest of TCGROUP's associated companies in satisfying any customer requests and problems that may occur during sales and service.

Choice: - objection in the case of justified interest, if the conditions are met.

G. Suite of smartphone and tablet apps: - to allow users access from their devices to the supplementary conference services and events in general managed directly or on behalf of third parties. In the case of activities managed directly or indirectly (on behalf of third parties) Tecnoconference and Meetbit may provide the user with suites specifically designed to allow the use of supplementary services, such as, but not limited to: event program, shared documents, questionnaires on talks.

Condition for processing: consent.

Justified interest: This processing is based on the lawful interest of TCGROUP member companies in meeting any requests to use the optional services by installing the optional services on mobile devices. Choice: - Unsubscription on request.

H. Promotion of Tecnoconference and Meetbit - to advertise Tecnoconference and Meetbit on social channels or other media. On those events at which a photo/ video service is scheduled, we may collect your image data, without paying you any fee, in order to promote the activities of Tecnoconference and Meetbit by publishing them on social channels (e.g.: Facebook, Twitter, Instagram) or circulating them in the press in local, national or international newspapers.

Condition for processing: consent.

Choice: consent may be revoked at any time, subject to publication on social channels.

I. Compliance with legally binding requests for your personal data and legal protection of a right - to comply with legal obligations, regulations or court orders, as well as to defend a right in court. All data controllers are subject to the laws of the countries in which they operate and must comply with these laws. Where there is obligation to do so, we will provide information about you to law enforcement, regulatory and judicial bodies anywhere in the world. In addition, we may process your personal data where you need to defend a right in court.

Prerequisite for processing: statutory obligations, lawful interest

Lawful interest: This processing is based on the lawful interest of TCGROUP member companies in protecting and defending their rights. Choice: - objection in the case of lawful interest, if the conditions are met.

L. Management of Accounts for access to the reserved customer area on company sites- in order to provide services to which you may have access. Tecnoconference shall process Account Data in order to allow access to the reserved area;

Condition for processing: compliance with contractual obligations.

Choice: deleting the online account.

Security of personal data storage.

We use a wide range of security measures, including encryption and authentication tools, to enhance the protection and maintenance of the security, wholeness and accessibility of your personal data. Although security from hacking cannot be guaranteed for data transmission over the Internet and websites, we and our subcontractors and business partners strive to ensure physical, electronic and procedural safeguards to protect your personal data in accordance with data protection requirements.

We adopt, among others, measures such as:

- the strict limitation of access to your personal data, on the basis of need and for the purposes disclosed only;
- the transmission of acquired data only in encrypted form;
- the storage of highly confidential information (e.g. credit card information) only in encrypted form;
- IT firewall, antivirus, antispam, intrusion detection systems;
- ongoing monitoring of access to IT systems to detect and stop misuse of personal data.

If we have provided you (or you have chosen) a password that enables you to access certain parts of our website or other portals, applications or services provided by us, you will be liable to keep this password confidential and to comply with any other security procedures that we give you. We ask you not to share passwords with anyone.

Protection of Location Data

Some services can only be offered where you disclose your location. We take the confidentiality of location data very seriously.

The security measures applied to location data (including information accessible within the service process) are as follows

- such data is stored, in a form not associated with you, in order to meet the purposes authorised or requested by you;
- such data is stored, retained or accessed in the form necessary to provide the requested service, i.e. in compliance with the law;
- the location data of the computer device used, if any, are not associated with each other unless this is strictly necessary to provide the required service;
- for any other use of device location data for analytical purposes only data that has been irreversibly made anonymous will be used.

Please note, however, that we will not be able to provide you with certain features of our services if you restrict the storage of your location data.

Period of data storage

We only hold your personal data for as long as is necessary for the purposes for which it was collected or for any other justified related purposes (for example, where it is relevant to a defence of claims made against us or where there is a justified interest). Therefore, if personal data are processed for two different purposes, we will retain such data until the purpose with the longer retention period expires; however, we will no longer process personal data for that purpose whose retention period has expired.

We restrict access to your information to those who need to use it for relevant purposes. Your personal data that are no longer required, or for which there is no longer a legal basis for retention, will be irreversibly anonymised (and thus can be retained) or permanently deleted. To this end, personal data will be stored for as long as necessary to fulfil the purpose for which it was collected. For the sake of clarity, we set out below the retention periods for the main purposes:

Marketing purposes: personal data processed for marketing purposes may be retained for 10 years from the date on which we last obtained your consent for that purpose (with the exception of your objection to receiving further communications).

Fulfilment of contractual obligations: data processed to fulfil any contractual obligation with you, may be stored for the entire duration of the contract as well as for 10 years after the end of the tax year following the year to which it relates, in order to deal with any tax assessment and/or dispute.

In the event of litigation: in the event that we need to defend ourselves or take action or make a claim against you or any third party, we may retain any personal data that we reasonably consider necessary to process for such purposes for as long as such claim may be pursued.

Handling of images and videos: image and video data may be kept on file for 60 days after delivery to the customer, to be deleted thereafter. Reference is made to the disclaimer for the handling of personal data, images, texts, video and multimedia content in general.

Disclosure of your data abroad

Your personal data may be accessed by our staff, agents and suppliers, also located in countries outside the European Economic Area (EEA), for one of the established purposes, whose data protection laws may be of a lower standard than those of the EEA. In the latter case, we will ensure that all your personal data accessible outside the EEA is treated with appropriate safeguards.

Some countries outside the EEA, such as Canada and Switzerland, have been authorised by the European Commission as providing similar protection to the EEA's data protection regulations, and therefore no additional legal safeguards are required. In the case of foreign countries that have not obtained such authorisation, such as India or Japan, you will be asked for your consent to the transfer or your personal data will be transferred using contractual clauses approved by the European Commission. These clauses impose similar data protection obligations directly on the recipient, unless we are entitled under applicable data protection law to transfer the data without such formalities.

Teconoconference and Meetbit use a number of providers to assist in the delivery of the listed services and processing.

Although the transmission of data via the Internet or websites cannot be guaranteed to be secure from hacking, we and our subcontractors, as well as our business partners, endeavour to maintain the physical, electronic and procedural security measures in place to protect your personal data in accordance with the requirements of data protection law.

All of your personal data is held on our secure servers (or securely stored hard copies) or those of our subcontractors or business partners, and is accessible and usable in accordance with our security standards and policies (or equivalent standards for our subcontractors or business partners).

Where available, the personal data we collect may be disclosed to third parties, on your behalf and with your consent, only for the purpose of enabling those parties to provide their services.

Where necessary to carry out your specific request, your personal data may be disclosed to the third party or business partner that can provide the requested service.

Use of cookies

In order to improve navigation on the Site, we use "cookies". A cookie is a small file, usually consisting of letters and numbers, which is downloaded to a device when the user accesses certain websites. Cookies allow a website to recognise a user's device, track navigation between pages on a website and identify users returning to a website. Cookies do not contain information that personally identifies the user, but personal information that is recorded about the user may be linked to and taken from cookies. Cookies can be technical, analytical and profiling cookies:

- Technical cookies are used to make it easier for users to navigate, provide and enable the use of the Website services by users. Cookies allow the user, during a second login, for example, not to have to re-enter data such as user name to log in.
- Analytical cookies are used to analyse and monitor the way the Website is used (e.g. number of accesses and pages viewed), in order to allow appropriate changes to be made to the Website in terms of operation and navigation.
- Profiling cookies are used to track the user's navigation on the Website and create profiles based on tastes, habits, choices, etc. These cookies can be used to send the user advertising messages in line with the preferences expressed by the same when browsing online. We do not use profiling cookies.

The site also uses the following third-party analytical cookies: Google analytics .

Use of web beacons

The Tecnoconference and Meetbit site may have digital images that are not recognised as web beacons (sometimes referred to as GIFs or pixel tags), which are also linked to the use of cookies, in order to collect information on how the site is used. Web beacons may provide certain types of information found on the user's computer, such as the time and date the page was visited, the description of the page where the web beacon is located, or the cookies themselves. Such web beacons may also be found in promotional e-mail messages and newsletters to confirm that the message has been opened and read. We may use third party web beacons to facilitate the collection of aggregate stats about the effectiveness of our advertising campaigns or other aspects of the running of our sites.

Enabling/Disabling Cookies and Web Beacons

Users may authorize Tecnoconference and Meetbit to use cookies and web beacons by continuing to browse the site after reading the banner on the site. If users do not wish to authorize use, they must set their browser to refuse to accept cookies. It should be noted that the refusal/disabling of cookies limits the usability and navigation of the site.

The rights of the data subject (Art. 15 - 20 GDPR)

The data subject has the right to obtain from the data controller the following:

(a) confirmation as to whether or not personal data relating to him are being processed and, if so, to obtain access to the personal data and the following information:

1. the purposes of the processing;
2. the personal data categories concerned
3. the recipients or categories of recipients to whom the personal data have been or will be disclosed;
4. where possible, the period for which the personal data are to be stored or, if this is not possible, the criteria used to determine that period
5. the existence of the data subject's right to request from the controller the rectification or deletion of personal data or the restriction of the processing of personal data concerning him/her or to oppose their processing
6. the right to lodge a complaint with a control authority
7. where the data are not collected from the data subject, all available information on their origin
8. the use of automated decision-making, including profiling, and, at least in such cases, meaningful information on the logic used, as well as the importance and the likely consequences of such processing for the data subject
9. the appropriate guarantees provided by the third country (non-EU) or international organisation to protect any data transferred

b) the right to obtain a copy of the personal data subject to processing, insofar as this right does not impinge on the rights and freedoms of others; in the event of further copies requested by the data subject, the controller may charge a reasonable fee based on administrative costs

(c) the right to obtain from the controller the correction of inaccurate personal data concerning him/her without undue delay

d) the right to obtain from the data controller the deletion of personal data concerning him/her without undue delay, if the grounds provided for by the GDPR in Article 17 exist, including, for example, if they are no longer necessary for the purposes of the processing or if the processing is assumed to be unlawful, and as long as the conditions provided for by law are met; and in any case if the processing is not justified by another, equally legitimate ground

(e) the right to obtain from the data controller the restriction of processing, in the cases provided for in Article 18 of the GDPR, for example where the accuracy of the data is disputed, for the period necessary for the controller to verify its accuracy. The Data Subject must also be informed, in an appropriate timeframe, when the period of restriction has expired or the cause of the restriction of processing has ceased to exist, and thus the restriction itself lifted;

(f) the right to be informed by the data controller of the recipients to whom requests for any correction or cancellation or restriction of processing have been transmitted, unless this proves impossible or involves a disproportionate effort.

Objections by the Data Subject to the processing of his/her personal data?

For reasons relating to the Data Subject's specific situation, he or she may opt out of the processing of his or her personal data at any time if it is based on a justified legitimate interest or if it is for commercial promotion purposes, by sending a request to the Controller.

The Data Subject has the right to the cancellation of his/her personal data if there is no lawful reason prevailing on the part of the Controller with regard to that which gave rise to the request, and in any case if the Data Subject has objected to the processing for commercial promotion activities.

To whom the Data Subject may complain (Art. 15 GDPR)

Without prejudice to any other action in administrative or judicial proceedings, the Data Subject may lodge a complaint with the relevant supervisory authority on the Italian territory (Autorità Garante per la protezione dei dati personali) or with the authority that performs its duties and exercises its powers in the Member State where the GDPR violation occurred.

How to verify and change privacy settings

You can check and change your online settings for the use of your data by using the options available. Here, you can choose your desired communication channel (communication by post, e-mail, etc.).

You can also access and, where possible, change your data. The settings for the use of your data by Tecnoconference and Meetbit Partners, however, can be changed by contacting the third party partner directly.

Contact details of the data controller, data protection rights and the right to lodge complaints with the Control Authority.

If you have any questions concerning our processing of your personal data, please contact us by writing directly to privacy@tcgroup.it, or by telephone on 055326921 (Monday to Friday 9 a.m. to 6 p.m.).

You may also contact the Data Protection Officer at dpo@tcgroup.it.

You may also directly make your choices regarding marketing communications through the e-mail servizioclienti@tcgroup.it.

In accordance with current legislation, you have the right to ask us for

- further details about our processing operations,
- a copy of the personal data you have provided to us,
- to update any inaccuracies in the data in that we hold,
- to delete any data for which we no longer have any legal basis for processing,
- to withdraw your consent where the processing is based on consent and relates to direct marketing activities, so that such processing is stopped
- to object to any processing based on justified interests unless the grounds on which we are required to carry out such processing outweigh any prejudice to your data protection rights
- to restrict the manner in which we process your personal data when investigating a complaint.

The exercise of these rights is subject to certain exceptions designed to safeguard the public interest (e.g. the prevention or detection of crime) and our own interests. Should you assert any of the above rights, it will be our duty to verify that you are entitled to exercise them and we will normally reply to you within one month.

In the event that you are entitled to withdraw your consent or exercise your right to cancellation, it must be taken into account that this will require a technical processing time that we will keep to a minimum, but during which time you may still be contacted as part of the marketing activities that have already taken place.

In some cases, we retain data for limited periods when it is necessary to retain it for lawful business or legal purposes. We always try to ensure that our services protect your information from accidental or malicious destruction. For this reason, there may be delays between the time you delete something and the time when copies are actually deleted from our active and backup systems.

In fact, some data can be deleted whenever you want, others are deleted automatically, and still others are retained for longer periods of time where necessary. If you decide to delete some data, we abide by standards regarding removal to ensure that your data is completely and securely removed from our servers or remains stored anonymously

If you are not fully satisfied with the way we process your personal data, or with our response, you have the right to lodge a complaint with the supervisory authority.

Contacts of the Company and the Data Protection Officer

If you have any questions regarding our processing of your personal data, you may first contact us:

Via dei Perfetti Ricasoli 94/96 - 50127 Florence; tel. 05532692.1; privacy@tcgroup.it

Legal requirements for the processing of personal data

The processing of your personal data as described above is authorised by European data processing legislation, based on the following legal requirements:

- **Consent:** if you have agreed to their use having given your consent, which can be revoked at any time.
- **Implementation of preliminary measures or compliance with contractual obligations:** if it is necessary for the conclusion or fulfilment of a contract with us or for the fulfilment of pre-contractual measures;
- **Legal obligations:** if it is necessary for us to use your personal data in order to comply with our legal obligations;
- **Legitimate interest:** where we use your personal data to pursue a lawful interest and our grounds are greater than any prejudice to your data protection rights;

- **Legitimate interest:** where it is necessary for us to defend ourselves, take legal action or make claims against you, us or third parties.

Authorised processing may be carried out on the basis of other grounds, in which case we will take all reasonable steps to identify such grounds and notify you accordingly.

Changes to the Privacy Policy

For legal and/or organisational reasons, this Privacy Policy may be subject to change; we therefore recommend that you check this Privacy Policy regularly and consult the latest version of it. In the event that changes are made that the company deems important, users will be informed via the Website.

Links to third-party sites

While browsing, you may see content that links to third party sites. We cannot access or control the cookies or other features used by third party sites, and the procedures of such external sites are not governed by our Privacy Policy. You should, therefore, contact and/or consult such third parties directly for further information on their privacy policies.