

Privacy Policy JECatt – Contact Form

1. Controller of data and Processors.

In accordance with the art. 13 of EU Reg. 2016/679, General Data Protection Regulation (GDPR), JECatt - Junior Enterprise Cattolica, VAT. 09003840956, with headquarters in Milan (MI) 20149 in via Monte Rosa n.14, as legal representative Diego Codello, born in Desio (MB) on 21 December 1995, C.F. CDLDGI95T21D286H, from now on "JECatt", processes, as Controller, the personal data of the recipients of this policy, from now on "User or Data Object".

The data in paragraph 4 will be processed by "Processor", appointed by the Owner. Only JECatt employees could be Processors, in any case.

The Controller will be contacted via the email address: info@jecatt.com

2. Data undergoing processing.

The data, processed in this policy through the communication form, will be:

- first name;
- last name;
- email.

Other information, such as telephone number, social security number, passed on or sent with the information required, will be processed as that information.

In the same way, other data or information, submitted spontaneously, by private messages or email or different forms, will be treated confidentially as those.

3. Purpose of the processing.

The processing of data, collected through the contact form, is necessary to process user requests from the website, private messages, e-mail and other means of communication. The data collected by JECatt will be managed to respond to requests.

4. Lawfull of processing.

The data will be collected with the consent of the subjects, in accordance with par. 6.1 letter a) of GDPR.

The collection method can be modified based on how users send their personal data. Users who agree with the policy agree to process their personal data, including release to third parties.

5. Recipient of the personal data.

The **recipient of the personal data**, described in par. 2, are only the **Controller** and, if they will be, **Processors**.

In case of necessity, Controller shall communicate, in accordance with legal duties or contracts, the data could be released to thirds parties such as Italian supervisory authority, government, public authorities in general, hosting provider, ecc...

6. Storage period.

The personal data collected will be stored as long as period JECatt pursued the purposes described in par 3.

7. Data Subject rights.

Under the art. 15 and following of GDPR, the interested party always has the right to request JECatt access to their personal data, request the restriction, modification and deletion of such data. At the point of par. 3, the interested party has the right to object to the processing of personal data, pursuant to art. 21 and 22 of GDPR.

To be precise, users can:

1. Withdraw, in every moment, his consent for processing. Withdrawing does not turn to illegitimate the processing of data before the notification.
2. Ask the Controller if he is processing his personal data. If the controller does this, the user can request specific information on, for example, the purposes of processing, what type of data the Controller is managing, what third-party data he will communicate. Users can correct incorrect information or add new information.
3. Ask to Controller the erasure of data, under art. 17 GDPR (right to be forgotten). This is possible if there is a legitimate reason, such as the uselessness of the data with respect to the purposes of data processing, the illegality of the processing or the order of the supervisory authority.
4. Ask a copy of the data of himself, in a common and readable format, in accordance with art. 20 of GDPR.

Moreover, the Users have the right of restriction when where ones of the following apply:

- Data are not accurate;
- Data subject wants to restrict the processing;
- Whether the data are interested in a pending verification in objection of processing.

In case of data breach due to storage theft, hacker attack, unfortunately events and so on, when one of these could cause a limitation of the Users freedom, the Controller will communicate the violation without undue delay, in accordance with 34 of GDPR.

In any case, Users have the right to lodge, in order to complaint, the supervisory authority, under 77 of GDPR.

The requests have to be forwarded to the Controller, using the email address in the par. 1. Controller provides to act without delay.

8. Compulsory nature of processing.

For the purposes of par. 3, the communication of data is required to process properly about the requires that Users have forwarded spontaneously. The processing of requires is not possible without the consent of personal data or without their communication. The result is that request cannot be satisfied by JECatt and it will be ensured.

9. Rectification of processing

The Controller can rectificate and update the object of processing. In this case, the data subject will be informed of those amendments by the information that JECatt had gathered.