

Mithomarsrls - <https://mithomar.com/it/> **Privacy - Information on the processing of personal data**

This information describes how the site <https://mithomar.com/en/> is managed with reference to the processing of personal data of users who consult it.

The information below is provided pursuant to art. 13 of Regulation (EU) 679/2016, relating to the protection of individuals with regard to the processing of personal data (hereinafter referred to as the GDPR) in favor of interested parties who interact with web services, accessible electronically from the address <https://mithomar.com/en/>

Detailed information, with the indication of the specific legal basis of the processing, may be made on pages of the Site within the different access channels and in relation to specific services offered.

The information contained in this page is valid only for the site <https://mithomar.com/en/> and not for other websites that may be consulted by the user via hyperlink.

OWNER, LEGAL BASIS, PLACE AND METHOD OF TREATMENT

The "owner" of the treatment

The Data Controller of personal data is **Mithomar Srls, with registered office in Olbia, Via dei Mandorli n. 6– 07026 Olbia (SS), operational headquarters in via Madagascar n. 3, 07026 Olbia (SS)**

Mithomar srls is a boat storage service:

- construction, repair, transformation recovery and demolition of crafts of any type and model and of small natanti

Types of data collected

This web application can collect personal data independently or through other party applications (cookies);

The data collected autonomously by this application takes place through specific forms such as those made available for registration to events and / or services that the Data Controller renders to its Users.

The data collected through third-party applications are implemented by means of cookies; they relate only to the statistical aspects of navigation and do not identify the user.

Among the Personal Data collected by this Application there may be name, surname, telephone number, email address, addresses, etc. The application does not collect so-called "sensitive" personal data such as those specified in Art. 9 of the GDPR.

Complete details on each type of data collected are provided in the dedicated sections of this privacy policy or through specific information texts displayed before the data is collected.

It remains the User's freedom to provide their data or, in the case of Usage Data, to allow automatic collection when using this Application.

Appropriate notices declare the obligation to provide data if the User intends to use the services and / or opportunities that the Owner makes available. If the User refuses to communicate them, it may be impossible for this Application to provide the Service. In cases where this Application indicates some Data as optional, Users are free to refrain from communicating such Data, without this having any consequence on the availability of the Service or on its operation.

Users who have doubts about which data are mandatory are encouraged to contact the owner.

Any use of Cookies - or of other tracking tools - by this Application or by the owners of third party services used by this Application, unless otherwise specified, has the purpose of providing the Service requested by the User, in addition to further purposes described in this document and in the Cookie Policy, if available.

The User assumes responsibility for the Personal Data of third parties that he intends to publish or share through this Application and guarantees to have the right to communicate or disseminate them, freeing the Owner from any liability to third parties.

Method and place of processing of the collected data

Processing methods

The Data Controller adopts the appropriate security measures to prevent unauthorized access, disclosure, modification or destruction of Personal Data.

The processing is carried out using IT and / or telematic tools, with organizational methods and with logic strictly related to the purposes indicated. In addition to the Data Controller, in some cases, other parties involved in the organization of this Application (administrative, commercial, marketing, legal, system administrators) or external parties (such as suppliers of third party technical services, postal couriers) may have access to the Data. hosting providers, IT companies, communication agencies) also appointed, if necessary, as Data Processors by the Data Controller. The updated list of Managers can always be requested from the Data Controller.

Legal basis of the processing

The personal data indicated on this page are processed by **Mithomar srls** in the performance of its duties of commercial interest or otherwise related to the exercise of the business.

The Owner processes Personal Data relating to the User in the event that one of the following conditions exists:

the User has given consent for one or more specific purposes. In some jurisdictions the Data Controller may be authorized to process Personal Data without the User's consent or another of the legal bases specified below, as long as the User does not object ("opt-out") to such processing . However, this is not applicable if the processing of Personal Data is governed by European legislation on the protection of Personal Data;

the processing is necessary for the execution of a contract with the User and / or for the execution of pre-contractual measures;

the processing is necessary to fulfill a legal obligation to which the Data Controller is subject;

the processing is necessary for the performance of a task of public interest or for the exercise of public authority vested in the Data Controller;

the processing is necessary for the pursuit of the legitimate interest of the owner or third parties.

However, it is always possible to ask the Data Controller to clarify the concrete legal basis of each treatment and in particular to specify whether the treatment is based on the law, provided for in a contract or necessary to conclude a contract.

Place of data processing and recipients of collected data

The treatments connected to the web services of this site are handled by <https://mithomar.com/en/>, in collaboration with natural persons and / or third-party companies designated external data processors pursuant to art. 28 of the GDPR (also with system administration functions) as they are responsible for hosting services and maintenance of the technological part of the site.

The updated list of Managers can always be requested from the Data Controller.

The Data is processed at the Data Controller's operating offices and in any other place where the parties involved in the processing are located. For more information, contact the owner.

The User's Personal Data may be transferred to a country other than that in which the User is located. To obtain further information on the place of processing, the User can refer to the section relating to the details on the processing of Personal Data.

The data could be transferred outside the EU territory or to an international organization always on the basis of:

adequacy decision of the EU Commission (art.45)

transfer subject to adequate guarantees (Article 46)

upon authorization of the Guarantor and, in the absence of this, on the basis of legally binding instruments, declared suitable by the Guarantor;

The User has the right to obtain information regarding the legal basis for the transfer of Data outside the European Union or to an international organization governed by public international law or consisting of two or more countries, such as the UN, as well as regarding the security measures adopted by the Data Controller to protect the Data.

The User can check whether one of the transfers described above takes place by examining the section of this document relating to the details on the processing of Personal Data or request information from the Data Controller by contacting him at the opening details.

Processing methods

Personal data are processed by authorized personnel - who have received the relative instructions - with automated tools and for the time strictly necessary to achieve the purposes for which they were collected and on the basis of current legal provisions. Personal data are processed according to principles of lawfulness, correctness, and transparency.

Except as indicated below, no data deriving from the web service is communicated or disseminated. Personal data provided spontaneously by users who send requests for

services, performances or information through the contact format or the whatsapp button, of which reference is made to the relative privacy (<https://www.whatsapp.com/privacy/?lang=it>). These data are used only to perform the service or provision requested or to provide the information requested as indicated in the relevant information.

CATEGORIES OF SUBJECTS WHO COULD FIND OUT ABOUT THE PERSONAL DATA PROCESSED

In addition to the persons authorized to process the processing or any external persons responsible for the processing, as indicated above, the user's data may also be communicated to the judicial, administrative or other public entity entitled to request them, in the cases provided for by law.

TYPES OF DATA COLLECTED AND PURPOSE OF THE TREATMENTS

Through this website different types of data collection are carried out:

1. Necessary and automatic collection of the navigator data necessary for interaction with the website;
2. Collection and processing of data of interested parties for carrying out boat storage activities.
3. Treatment related to the collection of data, entered voluntarily by the surfer by registering for online services, by filling in the appropriate electronic forms provided within the pages of the site;
4. Treatment related to the collection of data, entered voluntarily by the navigator by registering for online services, by filling in the appropriate electronic forms prepared and filling in the data. In this case, the data is deleted immediately after the acquisition of the order from the site while the email remains firm and is deleted immediately after the normal termination of the contract or in accordance with legal obligations.
5. Subscription - after expressing consent - to the newsletter service and / or to send further communications by Mithomarsrls.

The personal data of the interested party will be processed with automated and / or manual procedures, only for the purposes for which they are collected, guaranteeing their security and confidentiality. Any statistical surveys of users' navigation within the site will be carried out in an absolutely anonymous form and for the sole purpose of improving the site and the services offered by Mythomarsrls.

With regard to the methods of treatment, the following is specified.

Data provided voluntarily by the user

The optional, explicit and voluntary sending of e-mail messages to the addresses indicated on this site entails the subsequent acquisition of the sender's address, necessary to respond to requests for services and / or information, as well as any other personal data included in the communication. sent.

The user is free to provide personal data in communications or in request forms for services and / or information. Failure to provide them may make it impossible to obtain what is requested.

With the exception of navigation data that are not stored beyond one week from collection, the other data will be kept in accordance with the purpose for which they were provided and in any case for the period strictly necessary to pursue the purposes for which the conferment took place. The subscription to the newsletter is canceled following a request from the interested party.

Navigation data

The computer systems and software procedures used to operate this website acquire, during their normal operation, some personal data whose transmission is implicit in the use of Internet communication protocols.

This is information that is not collected to be associated with identified interested parties, but which by their very nature could, through processing and association with data held by third parties, allow users to be identified. This category of data includes the IP addresses or domain names of the computers used by users who connect to the site, the addresses in the Uniform Resource Identifier (URI) notation of the requested resources, the time of the request, the method used to submit the request to the server, the size of the file obtained in response, the numerical code indicating the status of the response given by the server (successful, error, etc.) and other parameters relating to the operating system and the user's computer environment. These data are used only to obtain anonymous statistical information on the use of the site and to check its correct functioning and are deleted immediately after processing and, in any case, after seven days.

It should be noted that the navigation data could be used to ascertain responsibility in the event of any IT crimes against the site, in accordance with the procedures in force at the competent Authorities.

Registration data for sending messages

The registration data in the "Contact Us" section (name and e-mail address) will be processed only for the purposes related to receiving messages from Mithomarsrls and sending any replies. For details on the processing of such data, please refer to the specific information published in the dedicated website session.

PERIOD OF CONSERVATION

The data will be kept, as a rule, for a period of time not exceeding the achievement of the specific purposes for which they are processed, based on the deadlines set by law and indicated in the individual information.

When the processing is based on the User's consent, the Data Controller can keep the Personal Data longer until such consent is revoked. Furthermore, the Data Controller may be obliged to keep Personal Data for a longer period in compliance with a legal obligation or by order of an authority.

At the end of the retention period, the Personal Data will be deleted. Therefore, at the end of this term the right of access, cancellation, rectification and the right to data portability can no longer be exercised.

Details on the processing of Personal Data

Personal Data is collected for the following purposes and using the following services:

Contact the user

Management and receipt of payments

Address management and sending of email messages

Interaction with social networks and external platforms

Statistics

Viewing content from external platforms

Rights of the User

Users can exercise certain rights with reference to the Data processed by the Data Controller.

In particular, the User has the right to:

Withdraw consent at any time. The User can revoke the consent to the processing of their Personal Data previously expressed.

Oppose the processing of their data. The user can oppose the processing of their data when it occurs on a legal basis other than consent. Further details on the right to object are indicated in the section below.

Access their data. The user has the right to obtain information on the data processed by the owner, on certain aspects of the processing and to receive a copy of the data processed.

Verify and ask for rectification. The User can verify the correctness of their Data and request its updating or correction.

Obtain the treatment limitation. When certain conditions are met, the User can request the limitation of the processing of their Data. In this case, the Data Controller will not process the Data for any other purpose other than their conservation.

Obtain the cancellation or removal of your Personal Data. When certain conditions are met, the User can request the cancellation of their Data by the Owner.

Receive your data or have it transferred to another owner. The User has the right to receive his / her Data in a structured format, commonly used and readable by an automatic device and, where technically feasible, to obtain its unhindered transfer to another owner. This provision is applicable when the Data is processed with automated tools and the processing is based on the User's consent, on a contract to which the User is a party or on contractual measures connected to it.

Make a complaint. The User can lodge a complaint with the competent personal data protection supervisory authority or act in court.

Details on the right to object

When Personal Data are processed in the public interest, in the exercise of public authority vested in the Owner or to pursue a legitimate interest of the Owner, Users have the right to object to the processing for reasons related to their particular situation.

Users are reminded that, if their Data are processed for direct marketing purposes, they can oppose the processing without providing any reasons. To find out if the Data Controller processes data for direct marketing purposes, Users can refer to the respective sections of this document.

How to exercise your rights

To exercise User rights, Users can direct a request to the contact details of the Owner indicated in this document. Requests are filed free of charge and processed by the Data Controller as soon as possible, in any case within one month.

COOKIES

Cookies

Cookies are text files that the sites visited by users send to their devices and which are retransmitted to the sites themselves on the next visit. They are used for the

purpose of improving navigation, saving user preferences already entered (such as username and password), tracking the tastes and preferences of the user allowing you to manage the presence or absence of targeted marketing initiatives or the provision of services related to the activity of the owner.

If restrictions are placed on their use, this will certainly affect the user's status during the consultation. Blocking or removing them from the browser cache could cause incomplete use of the services offered by the web application.

Cookies can be divided into macro-categories: "profiling cookies", "technical cookies" and "third-party cookies".

Profiling cookies

The site does not use profiling cookies, i.e. cookies designed to create user profiles in order to send advertising messages in line with the preferences expressed while browsing the site.

Cookies are not used while browsing the site to transmit information of a personal nature, nor are the so-called c.d. persistent cookies of any kind, or systems for tracking user behavior.

Therefore, these will not form the subject of this information.

Technical and session cookies

The site uses technical cookies to allow safe, rapid and efficient exploration of the site itself and to provide users with the requested services.

Technical cookies are those used for the sole purpose of "carrying out the transmission of a communication over an electronic communications network or to the extent strictly necessary for the provider of an information society service explicitly requested by the subscriber or user to provide such service".

The cookies in this category include persistent cookies and session cookies.

Session cookies are temporary cookies, whose operation on the machine is limited to the duration of the user's session. When the browser is closed, the session cookies expire. These are generally used to identify users when they access a site, to remember the user his preferences when switching between the pages of the site, to provide specific information previously collected.

Persistent cookies, on the other hand, help sites to remember user data and settings for subsequent consultation. This allows for faster and more convenient access in terms of time since, it is not necessary to log in again. Persistent cookies remain active even after the browser is closed.

Third party cookies

Third-party cookies are cookies set by a site other than the one the user is browsing. They are used, for example, by the site that the visitor first chose and which contains advertisements from another server or third-party website.

All these cookies can be removed directly from the browser settings or through special programs, even free of charge, or you can block their creation. In the latter case, some services of the site may not work as expected and it may not be possible to access or even having the associated cookie no longer lose user preferences, in this way the information would be displayed in the wrong local form or may not be available.

The site uses third-party cookies to monitor access to the portal and for sharing on some social networks and in particular:

The GoogleAnalytics service is used to monitor access to the portal and the related methods of use by the user. It is possible to view the related information directly at the following link: [Google Analytics privacy policy](#)

The site uses third-party cookies to share content on some social networks (Facebook, Twitter, YouTube).

In this case, the data are collected and processed independently by the managers of the social network platforms.

For more information on the methods of processing the data collected by social networks, please read the privacy information notes provided by the parties providing the services in question:

- Facebook <http://www.facebook.com/policy.php>
- YouTube <https://www.google.it/intl/it/policies/privacy/>
- Instagram: <https://www.instagram.com/about/legal/privacy/>
- LinkedIn: https://www.linkedin.com/legal/privacy-policy?_l=it_IT
- The third parties indicated may use services located outside the European Union area. In the case of the United States, the transfer of the protection of personal data, in particular the decision 1250/2016 (so-called Privacy Shield), for which no further consent is required has lapsed. However, it remains in force for sites born when the agreement was in place and provides that no further consent is required. The aforementioned companies guarantee to maintain the agreements provided for in the previous decision called Privacy Shield, therefore the adequacy decisions adopted by the Commission (level of data protection in third countries, starting from the Privacy Shield, and standard contractual clauses for owners and managers) and international data transfer agreements entered into before 24.5.2016 by the Member States remain in force until their possible revision or modification. Consequently, the national authorizations issued by the Guarantor following the adequacy decisions of the Commission also remain valid. As regards the Google company, it was made known that, from 22 January 2019, the treatments for the European Union are carried out in Ireland by one of their companies appointed as data processor and, therefore, with the full validity of the provisions of the GDPR.
- The processing carried out with cookies is based on the legitimate interest of the Data Controller. However, it is always possible to disable cookies on your device by adjusting the settings of the program used by the user to browse the Internet. Disabling cookies does not prevent navigation of the site but may affect the operation of third-party services used within it.
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- How to disable cookies
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- Most browsers automatically accept cookies, but you can still choose not to accept them. However, it is advisable not to disable them, because this could prevent the movement from one page to another and the use of all the specific functions of the site.
- If you do not want your computer to receive and store cookies, you can change the browser's security settings (Internet Explorer, Google Chrome, Safari etc.). In any case, it is specified that certain parts of the Site can be used in their fullness only if the browser accepts cookies; consequently, the choice to remove and not accept cookies could negatively affect the stay on the Site and its complete use.
- In any case, if you want to change the cookie settings, below are brief instructions on how to do this in the four most popular browsers:

Browser	Mode
Microsoft Internet Explorer	Click the 'Tools' icon in the upper right corner and select 'Internet Options'. In the pop up window select 'Privacy'. Here you can adjust the settings of your cookies.
Google Chrome	Click the button in the upper right corner and select 'Settings'. At this point select 'Show advanced settings' and change the 'Privacy' settings.
MozillaFirefox	From the drop-down menu in the upper left corner select 'Options'. In the pop up window select 'Privacy'. Here you can adjust the settings of your cookies.
Safari	From the drop-down settings menu in the upper right corner select 'Preferences'. Select 'Privacy' and here you can adjust the settings of your cookies.
Browser nativo Android	Select "Settings", then "Privacy" and select or deselect the "Accept cookies" box

To disable analytical cookies and to prevent Google Analytics from collecting navigation data, you can download the browser add-on to disable [Google Analytics](#).

As for Flash Cookies, Adobe does not directly provide a tool to customize the Flash Player settings related to their management. To access the various adjustments offered, it is instead necessary to access any web page containing the created creativity, right-click it, choose the Global settings option and then click on the link General privacy settings panel. Alternatively, you can visit the website page directly [Macromedia](#).

You can find more information about cookies and how to manage or disable those of third parties or marketing / retargeting on the website www.youonlinechoices.com/it.

INTELLECTUAL PROPERTY AND LIMITATION OF LIABILITY

Intellectual property

All rights to the contents (by way of example, texts, images and site architecture) are reserved in accordance with current legislation.

The contents of the pages of the site cannot, either totally or in part, be copied, reproduced, transferred, uploaded, published or distributed in any way without the prior written consent of Mithomarsrls, without prejudice to the possibility of downloading and storing them on your computer or to print extracts from the pages of this site solely for personal use.

Any form of link to this site if inserted by third parties must not damage the image and activities of Mithomarsrls. The cd is always prohibited. deep linking i.e. the non-transparent use, on third party sites, of parts of the site.

Any non-compliance with these provisions will be prosecuted in the competent civil and criminal courts.

Limitation of Liability

The Mithomarsrls Company:

a) cannot be held responsible in any way for damage of any nature caused directly or indirectly by accessing the site, by the inability or impossibility of accessing it, by relying on the information contained therein or by their use;

b) assumes no responsibility for services offered by third parties with which the site has activated a link, and for any other content, information or anything else contrary to current legislation present in the resource of the third party linked to the attached link;

c) reserves the right to modify the contents of the site and the pages contained therein at any time and without prior notice.

Any links to external sites are provided as a simple service to users, with the exclusion of any responsibility for the correctness and completeness of the set of links indicated.

Furthermore, the indication of links does not imply on the part of Mithomarsrls any type of approval or sharing of responsibility in relation to the completeness and correctness of the information contained in the sites indicated.

PROTECTION OF RIGHTS AND METHOD OF THEIR EXERCISE

Rights of interested parties

The interested party is guaranteed the exercise of the rights recognized by art. 15 and following of the GDPR.

In particular, the exercise of the following rights is guaranteed, in the manner and within the limits established by current legislation:

- Request confirmation of the existence of personal data concerning him (right of access);
- Know its origin;
- Receive intelligible communication;
- Have information about the logic, methods and purposes of the processing;
- Request the updating, rectification, integration, cancellation, transformation into anonymous form, blocking of data processed in violation of the law, including those no longer necessary for the pursuit of the purposes for which they were collected;
- The withdrawal of consent where required;
- In cases of consent-based processing, receive only the cost of any support, its data provided to the owner, in a structured and readable form by a data processor and in a format commonly used by an electronic device, if this is technically and economically possible.

For the exercise of rights, requests can be addressed to the Data Controller, or to the Data Protection Officer.

For communications you can use the contacts indicated below:

**Contact details of
Holder of the treatment**

Mithomarsrls

Indirizzo:Via dei mandorli n. 6

[Ufficio: Via

Ma

d

agascar n. 3]

Tel.:+39 333.5691837

Fax:

PEC:mithomarsrls@pec.it

**Contact details of
Data Protection Officer (*)**

Corrias Michele Carlo

Indirizzo:Via dei Mandorli n. 6, 07026 Olbia (SS)

E-mail:mithomar@gmail.com

PEC:mithomarsrls@pec.it

The interested party is also entitled to lodge a complaint with the Supervisory Authority (which for Italy is the Guarantor for the protection of personal data), pursuant to art. 77 of the GDPR, in the manner provided by the Authority itself (in <http://www.garanteprivacy.it>), as well as, according to the current provisions of the law, to take the appropriate judicial offices under the rule of art. 79 of the GDPR.