

INFORMATION ON THE PROCESSING OF PERSONAL DATA

Welcome to the Amperry APP ("App").

On this page, we provide you with the information pursuant to Article 13 of Regulation (EU) 2016/679 ("GDPR") on the processing of your personal data that we collect when you use the App and interact with its services.

The information is provided only for the Site and its possible subdomains and not for other websites that may be consulted through hyperlinks or links.

1. DATA CONTROLLER

Tomorrow Tech Srl, with registered office in Verona, Piazza Vittorio Veneto 4, Italy, Tax Code and P.I.V.A. 04877130239, REA VR-452985, certified email address: tomorrowtech@legalmail.it, e-mail address: privacy@tomorrowtech.it ("Tomorrow Tech" or "Data Controller") is the data controller.

2. CATEGORIES OF PERSONAL DATA COLLECTED

The Data Controller processes the personal data that you communicate to us when you register or interact with the APP, such as personal data, contact details, payment methods, images. In addition, for operational and security reasons, the App may collect System Logs, i.e. files that record interactions and may also contain personal data, such as IP address.

3. PURPOSE, LEGAL BASIS AND RETENTION PERIOD

I. Your personal data will be processed by the Data Controller to:

#	PURPOSE	LEGAL BASIS	RETENTION PERIOD
At	Registration on the APP and use of the related services: to allow you to create your personal account on the App and to access and use the related services, including the management and provision of the rental of the power bank and other services of the Data Controller, the communication of any circumstances related to the order and the management of payments	Execution of the contract or pre-contractual measures requested by you	Until your request for deletion of the account or, failing that, for 24 months from the time of the last access or, in the case of the purchase of a package, the complete provision of the package (without prejudice to further storage, where necessary, for the following purposes)
B	Customer service: to manage and respond to the requests you send us through the contact form, including the management of returns, refunds and complaints	Execution of the contract or pre-contractual measures requested by you	For the period of time necessary for your request to be acknowledged (without prejudice to further storage, where necessary, for the following purposes)
C	Fulfilment of legal obligations: for the fulfilment of legal obligations (in particular in civil, fiscal, public security, banking and personal data protection matters)	Compliance with legal obligations	For the period provided for by the regulations. Billing data is stored for 10 years from the date of issue of the invoice
D	Litigation and Tort Prevention: to defend or enforce a right of Tomorrow Tech and/or for the detection and prevention of fraud and other crimes or offences	Legitimate interest of the Data Controller	For the period necessary for the purpose for which the data is collected in accordance with applicable

			law (e.g. statute of limitations)
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and subject to your consent for the following purposes:

A	Marketing: sending via e-mail and APP of the Data Controller's newsletter and information and promotional communications, invitations to special events, as well as market research and statistical surveys on the Data Controller's products and services	Your Consent	Until you withdraw your consent or, failing that, for 24 months from the time consent was collected
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4. NATURE OF THE PROVISION OF DATA

The provision of data in the fields marked with an asterisk (*) for the purposes referred to in art. 3, letters from A) to D) above, is necessary to use the App and take advantage of the related services and failure to provide such data will make it impossible to obtain the services requested. On the other hand, the release of data in fields not marked with an asterisk, although it may be useful to facilitate relations with the Data Controller, is optional and failure to provide them does not affect the achievement of the services requested.

With reference to the marketing purposes referred to in art. 4, letter E), the provision of data is optional and your refusal will make it impossible for the Data Controller to process the data you have provided to send you marketing communications, but it will not prevent you from using the App and using the related services.

5. CATEGORIES OF RECIPIENTS OF PERSONAL DATA AND DISSEMINATION OF DATA

For the pursuit of the purposes for which the data are collected, the Data Controller may make use of the following categories of subjects to whom the data may be communicated or who may become aware of them in their capacity as data processors: IT service providers, such as, for example, internet services and cloud computing; entities that carry out customer service activities; firms and other entities that provide assistance, advice and services of a legal, fiscal, accounting, economic-financial, technical-organizational, data processing, communication nature; subsidiaries, parent companies, investees and associates; public authorities and supervisory and control bodies.

For the management of your payment and anti-fraud checks, we may disclose your personal data to Stripe Payments Europe, Ltd. For more information, please see [Stripe's privacy policy](#).

The updated list of data processors is available upon specific request to the Data Controller through the methods indicated in paragraph 8.

Exclusively for the purposes specified above, your personal data may also be disclosed by figures within the Data Controller authorised to process data by virtue of their respective duties.

No data collected on the Site will be disseminated.

6. TRANSFER OF DATA TO A THIRD COUNTRY AND/OR AN INTERNATIONAL ORGANISATION

Your personal data may be transferred, for the purposes for which they are collected, to the United States of America, which is a country not belonging to the European Union. The transfer of personal data to entities located in the USA will take place exclusively by virtue of binding corporate rules and/or standard contractual clauses adopted or approved by the Commission of the European Union (Article 46, paragraph II, letters c and d and 47 of the Regulation). To obtain a copy of such data, you can contact the Data Controller, as indicated in paragraph 8.

7. MINOR

The Site and the services are intended for the sale of products and services to adults. Therefore, the Data Controller does not intentionally collect the personal data of persons under the age of 18. If you access the Data Controller's services, you declare that you are of legal age.

8. RIGHTS OF THE DATA SUBJECTS

In relation to the personal data you have provided, you have the right to request access to the personal data and the rectification or erasure of the same or the restriction of the processing of personal data concerning you or to object to their processing, as well as the right to data portability. In the event that you have given your consent, you have the right to request the withdrawal of your consent without affecting the lawfulness of the processing based on the consent given before its withdrawal.

To exercise these rights, you can write to: privacy@tomorrowtech.it.

In addition, if you have given your consent for marketing purposes, you can withdraw your consent through the link contained in each marketing communication received from the Data Controller.

Finally, please note that, if the conditions are met, you also have the right to lodge a complaint with the Data Protection Authority as the supervisory authority in accordance with the established procedures.

Consent Forms

Below are the declarations of acknowledgment of the privacy policy and, where applicable, the consent forms to be reported at each point of data collection, with the related implementation instructions. Please note that the Data Controller must demonstrate that the consent of the data subject has been obtained and that, for this purpose, it is not sufficient to simply refer to a correct configuration of the website. For each consent, the controller must keep information about the session in which consent was given, together with documentation of the consent procedure at the time of the session, as well as a copy of the information presented to the data subject at that time. For this purpose, we recommend the implementation of a third-party *consent management platform* solution for the collection, tracking, revocation and automatic deletion of the consents collected (including the processing of data related to cookies).

APP REGISTRATION

Your data will be processed by Tomorrow Tech Srl to allow you to use the Amperry App and provide the services you have requested, as well as, subject to your consent, for marketing purposes (i.e. to send you newsletters, information and promotional communications, invitations to special events, market research and statistical surveys on Tomorrow Tech's products and services via e-mail and APP). Your payment information will be disclosed to Stripe Payments Europe, Ltd. for payment processing and anti-fraud checks (<https://stripe.com/en-it/privacy>). To exercise your rights or for more information, please consult the extended information

YES/NO I consent to the processing of my personal data for marketing purposes of Tomorrow Tech

Implementation Guidance

- *The user's consent (and therefore tick it on the checkbox) is mandatory to proceed with marketing purposes but is optional for registration on the app.*
- *Checkboxes do not need to be pre-flagged*
- *You must have the ability to withdraw consent through the app for each marketing channel*

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CUSTOMER CARE

Your personal data will be processed by Tomorrow Tech Srl to respond to your requests. To exercise your rights or for more information, please consult the extended information

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