

Data protection declaration according to the European General Data Protection Regulation (“GDPR”) in the context of providing training services

We are committed to respect your privacy. Advantest acknowledges that any information that may be used to identify you as an individual ("Personal Data"), such as your name or e-mail or location is your private information and our intention is to collect, use, store, or otherwise process this information appropriately and lawfully.

Controller:

The Advantest entity that sells or agrees to provide training services to you:

Advantest entities for training services in Europe are:

- **Advantest Europe GmbH,**

Address: Stefan-George-Ring 2, 81929 Munich, Germany

Phone: +49-89-993-12-0

E-Mail: training-eu@advantest.com

Data Protection Officer: DPO@advantest.com

- **Advantest France SAS**

Address: Miniparc Polytec, bâtiment Alizés, 32 rue des Berges, 38000 Grenoble, France

Phone: +33-4-3803-0250

E-Mail: training-eu@advantest.com

- **Adantest Italia Srl**

Via Energy Park n. 22 - Building 04 Sud, 20871 Vimercate (MB) Italia

Phone: +39-039-607-28-50

E-Mail: training-eu@advantest.com

Purposes and Usage of Personal Data

If you purchase or receive training services from Advantest, the following Personal Data will be processed:

- First name, last name
- Participant registration contact
- Company
- E-Mail address
- Company address
- Phone number
- Communication concerning your registration
- Citizenship Country of residence
- Type and duration of training

The purposes of using your Personal Data include:

- to make our training services available to you
- to take and handle orders and to deliver training services to you

- to send invoices
- To ensure the accuracy of the data and to verify these
- To provide you and give you access to your purchased training and related features offered by Advantest
- To issue training certificates
- To contact you regarding your training, or to resolve questions or dispute
- Complying with Advantest's legal or regulatory obligations, especially for trade compliance checks
- Complying with Advantest's contractual obligations
- To determine training demand, internal training reporting and forecasts
- To enforce applicable terms and conditions and Advantest's policies, including Advantest house rules

We process your Personal Data pursuant Article 6 para 1 lit. b GDPR for the performance of our contractual obligations. We also use your personal information to pursue our legitimate interests where your rights and freedoms do not outweigh these interests pursuant Article. 6 para 1 lit. f GDPR, for instance to provide training to training participants and to ensure trade compliance in accordance with applicable regulations where Advantest group companies are located.

Personal Data will be stored for 5 years after training participation and will then be deleted (to the end of an Advantest fiscal year), except that training certificates will be deleted after they are issued to you and unless we are obliged to store the data for a longer period of time according to Article 6 para 1 lit. c GDPR due to record retention obligations under tax and commercial law, or if you have consented to further storage according to Article 6 para 1 lit. a GDPR.

For compliance with applicable export control regulations and laws and in order to avoid sanctions that will impact Advantest's business with its global customers, your data may be transferred to Advantest's affiliated companies or Advantest's or its affiliated company's service providers, for the purpose of trade compliance checks, even if such companies reside in countries without adequate data protection laws. In such cases, Advantest will ensure that EU standard contractual clauses were agreed or that other appropriate safeguards apply as required by the GDPR.

Your rights according to the GDPR:

We would like to inform you about your rights regarding the processing of your Personal Data.

You have the right of access to your Personal Data under Article 15 GDPR, the right of rectification of inaccurate Personal Data under Art. 16 GDPR, the right to be forgotten under Article 17 GDPR, the right to restriction of processing under Article 18 GDPR as well as the right to data portability under Article 20 GDPR.

Revocation of your consent (Art. 7 para 3 GDPR)

If you give your consent regarding the processing of your Personal Data, you have the right to withdraw your consent at any time. The withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal. If you wish to withdraw your given consent, please send your objection to the contact details mentioned above or where mentioned when we inform you before you give your consent.

Right to object (Art. 21 GDPR)

You have the right to object, on grounds relating to your particular situation, at any time to processing of your Personal Data which is based on Article 6 para 1 lit. f GDPR. We will no longer process the Personal Data unless we demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms or grounds for the establishment, exercise or defense of legal claims.

We do not make any automated decisions based on your personal data, including profiling.

Right to lodge a complaint with a supervisory authority (Art. 77 GDPR)

Without prejudice to any other administrative or judicial remedy, you have the right to lodge a complaint with the relevant supervisory authority.

A relevant supervisory authority is:

In Germany:

Bayerisches Landesamt für Datenschutzaufsicht (BayLDA), Promenade 18, 91522 Ansbach, Deutschland (Germany).

In France:

CNIL Commission Nationale de l'Informatique et des Libertés
Internet: www.cnil.fr

In Italy:

Garante per la Protezione die Dati Personali
Internet: www.gpdp.it

If you have any questions about your rights or wish to assert your rights against us, please contact us under the contact details mentioned above.