

General conditions for using the site www.avestim.com

INTRODUCTION

These General Conditions define the conditions of use of the site www.avestim.com by potential visitors or customers. By accessing and browsing this site, you agree to the terms of use described below.

RIGHTS OVER THE SITE CONTENT

SC Avestim Software SRL (hereinafter referred to as Avestim), will not transfer title to the software applications.

Avestim owns full and complete rights to the title and thus all copyrights and patents. You may not redistribute, sell, decompile, disassemble the software in a form that is perceptible to humans.

All information, products or applications contained in this site are the property of Avestim, which reserves the right to change the content and / or structure of the site at any time and without prior notice.

The entire content of the site www.avestim.com is protected by copyright law, all rights reserved.

All rights regarding the pages, content and presentation of the site are owned by Avestim. It is forbidden to copy, modify, display, distribute, transmit, publish, market, license, create derivative works or use the content of the site for any purpose without written confirmation from Avestim.

The access and use of the <https://avestim.com> page are free and aim to help users to find the necessary information in the easiest and fastest way possible, according to everyone's requirements.

DISCLAIMER OF LIABILITY

The content of the information refers to the description in a certain degree of detail of the activities, products and services of Avestim. Avestim Software makes no warranty as to:

- avoiding the difficult use or interruption in use of the site;
- non-negatively affecting other systems by using the site;
- the absence on the site of viruses or other components that could harm users.

Thus, Avestim cannot be held liable for any direct or indirect damages caused by the use of its site.

All the information presented on the site regarding the personalized products, prices, information, marketing campaigns and promotions, technical aspects, are presented for information purposes.

Nothing in the content of the www.avestim.com site can constitute a firm offer to contract and cannot engage the responsibility of Avestim in the absence of subsequent agreements.

The content of the DPO Community website, of the information and other materials presented does not represent a legal consultation within the meaning of Law no. 51/1995.

OBJECTIVE OF THE SITE CONTENT

The purpose of the site content is to provide up-to-date and accurate information.

Avestim cannot guarantee that these pages do not contain errors, and assures that it will make every effort to ensure correct information and remedy any errors.

Anyone wishing to purchase one of the services or products presented on the site is asked to contact Avestim Software through one of the means displayed on the Contact page of the site, to find out both the availability of the service or product in question and on the contractual conditions, tariffs and technical or other information.

PERSONAL INFORMATION

When you are asked for information through this site, it is intended to identify you or to contact you. This is all the more necessary when using the applications available on the site.

The nature of the information requested relates in particular to personal data (name, address, telephone numbers), e-mail address, how Avestim Software products and / or services are used or intended to be used, but may also include other information. closely related to the use of the requested services and / or products.

In order to better meet the needs and questions of users of the site, the information requested through this site will be subject to electronic storage and processing.

COMMUNICATION WITH SITE VISITORS

The methods by which site visitors initiate contact with us are: online chat, e-mail address, telephone number, forms present on the site.

This contact takes place to request information about our products, to ask us for price offers, to consult our opinion on various topics, to benefit from our services, to facilitate the payment process. We consider the initiation of the contact by you to represent / represent your consent to be answered back, to be provided with the information, to receive payment details or any requested information. Following the initial communication, Avestim Software establishes as a legitimate interest the possibility to send and communicate further information, relevant to your request, without having the character of a newsletter. This information may appear as a result of the improvement of our products, the launch of new products that come to your aid or aspects related to the topic discussed. In this regard, Avestim Software has set a reasonable processing time of 18 months from the date of initiation of the communication.

LINK WITH OTHER SITES

This site may contain links or links to other sites that Avestim Software deems useful in connection with the content of its site and which is not under its control or guidance. In the case of the use of these links or references, the general conditions of use corresponding to those sites will apply. Avestim cannot guarantee / control the timeliness / accuracy of the information present on the websites of third parties, to which reference is made from its website.

INFORMATION PROVIDED THROUGH THE SITE

Any person who visits the site www.avestim.com and who provides personal data or information through this site expressly and unequivocally agrees to the following: the processing of such data and personal information by Avestim in order to conduct studies of market; transmission of promotional materials specific to direct marketing operations; the settlement by Avestim of the requests, questions and complaints addressed (see the Contact page of the site); other activities undertaken by Avestim and permitted by law, which are not subject to approval by the recipient.

Avestim will maintain the confidentiality of this information.

Your continued use of this site constitutes your express and unequivocal consent in accordance with the GDPR directives for the protection of individuals with regard to the processing of personal data and on the free movement of such data.

For any questions regarding the exercise of your rights regarding the use of the site and the protection of use, please contact us through the Contact section of the site.