

VALEMTI

Privacy Policy

CONTACTO

SITIO WEB: www.valemti.com

CORREO ELECTRÓNICO: info@valemti.com

Effective Date: November 01, 2024 Last Updated: November 01, 2024

Valemti, and their affiliates (referred to herein as "Valemti", "we", "our", or "us") recognize the importance of protecting personal data we may collect from visitors and any other individual or entity ("users", "you", or "your") who visit our websites or otherwise provide us with personal data. This Privacy Notice applies to data collection by Valemti and applies to your use of the websites, www.valemti.com, other Valemti-related sites, including those we maintain for our customers ("billers") (each, a "Site" and collectively the "Sites"), software, communications, capabilities and services ("Services") that accessible on or by any of our Sites, but excluding services that state that they are offered under a different privacy notice or policy. This Privacy Notice also applies to information we may collect from representatives of billers and from others directly at trade shows or through similar interactions.

Our Privacy Notice explains: (1) what information we collect; (2) why we collect it; (3) how we use that information; (4) how we may share it; and (5) the choices we offer, including how to access and delete information. Specifically, our Privacy Notice covers the following topics:

Please familiarize yourself with our privacy practices and let us know if you have any questions. By using the Sites, you signify your acceptance of this Privacy Notice. If you do not agree to this Privacy Notice, please do not use the Sites.

If you have any questions or comments about this Privacy Notice, please submit a request to info@valemti.com.

Residents in the European Economic Area ("EEA"), United Kingdom ("UK"), Switzerland, California, Colorado, Connecticut, and Virginia should refer to the body of this Privacy Notice as well as the Jurisdiction-Specific Notices section below for additional information that may be applicable to them.

Site Conditions of Use

By accessing or using the Sites in any manner, you also agree to be bound by our Site Conditions of Use. Please read the Conditions of Use carefully. If you do not accept all of the terms and conditions contained in or incorporated by reference into the Conditions of Use, please do not use the Sites.

Information We Collect

We collect information, including Personal Data, to provide better services to all our users and, in the case of information we collect from individuals connected with our commercial customers or prospects, for marketing purposes. We use the term "Personal Data" to refer to any information that identifies, relates to, or describes an identified or identifiable natural person. Common examples of Personal Data include: full name, email address, digital identity, such as a login name or handle, information about your device, and certain metadata.

"Sensitive Personal Data" refers to a smaller subset of Personal Data which is considered more sensitive to the individual, such as a race and ethnic origin.

The Personal Data we collect includes, but is not limited to, the following circumstances and data elements:

- * If you express an interest in obtaining additional information about our Services, request customer support, use our "Contact Us" or similar features on our Sites, or download certain content, we may require that you provide to us your personal identifiers and contact information, such as your name, address, phone number, or email address;
- * If you register to use and use our Sites or Services, including to pay bills, we may require that you or your biller provide your personal identifiers (such as your name and username), password, contact information (such as your address, zip code, phone number, or email address), financial and billing information (such as billing name and address, account number, credit or debit card number or bank account information), other documents (such as PDFs of your billing statements), details from the bill being paid and bill payment history, as well as information necessary to verify your identity, including personal identifiers (such as your name). Valemti will use account information only to complete the task for which the account information was offered or as otherwise provided in this Privacy Notice;
- * If you pay a bill, we may request voice consent to confirm payment authorization and as a result we may collect and retain audio information (such as audio recordings through our interactive voice response system);
- * If you schedule a demo, we may ask you to provide personal identifiers (such as a name, email address, phone number), professional or employment-related information (such as a company name) and billing information;
- * If you use and interact with our Sites, mobile apps, or emails, we automatically collect information about your device and your usage of our Sites or emails through cookies, web beacons or similar technologies, including Internet or other electronic network activity information (such as Internet Protocol (IP) addresses, log files, or other identifiers). Please see the "Cookies & Similar Technologies" section, below for more information;
- * If you voluntarily submit certain information to our Services, such as filling out a survey about your user experience or participating in promotional activities, we collect the information you have provided as part of that request; and
- * If you choose to post to our blogs, we may collect information that you submit, such as the content of your blog and personal identifiers (such as your name). Please note that information you post on our blogs is public and can be viewed and used by others.

Valemti Partners. valemti clients ("Valemti Partners") engage us to deliver Services to their employees, customers and other users. We treat Valemti Partner Information (as defined below), Valemti Partner Contact Information (as defined below), and Archival Information (as defined below) as the confidential and proprietary information of our Valemti Partners, subject to the terms of the Valemti Terms of Use and any other service agreement between Valemti and the Valemti Partner. The Personal Data that we collect relating to our Valemti Partners includes:

- * Valemti Partner Information. We collect Personal Data about individuals within our Valemti Partners organization ("Valemti Partner Information"). Valemti Partner Information may include information related to the Valemti Partner's account, including personal identifiers (such as name, e-mail address) contact information (such as phone number). We use Valemti Partner Information to support the Valemti Partner account, maintain our business relationship with the Valemti Partner, respond to Valemti Partner inquiries, or perform accounting functions. Valemti Partners may update personal information and password by logging into the Valemti Platform and updating their account. Valemti Partners may contact Valemti support in order to delete their Personal Data. In some cases, we may not be able to delete Valemti Partner Information.
- * Valemti Partner Contact Information. We collect information about any contacts, such as customers, and others, that may be uploaded into the Valemti platform ("Valemti Partner Contact Information"). Valemti Partner Contact Information may include personal identifiers (such as name or e-mail address), contact information (such as a phone number). We use Valemti Partner Contact Information for the purposes of providing Services to such contacts. Valemti Partners may update or delete their Valemti Partner Contact Information in the Valemti platform. Valemti Partners may also contact Valemti support in order to update and delete such information. In some cases, we may not be able to delete such information.
- * Archival Information. We collect communications information for archival purposes on behalf of, and as directed by, our Valemti Partners. This information may include emails, texts, websites, social media messages or posts, and other forms of data or electronic communications ("Archival Information"). Archival Information includes data about our Valemti Partners and the third parties they correspond with. It is the Valemti Partner's obligation to obtain all necessary consents and to comply with all applicable laws with respect to the Valemti Partner's communications. Individuals must contact the applicable Valemti Partner in order to correct, amend, or delete their information, or to opt out of any collection, uses or disclosure of their information by our Valemti Partner.
- * Automatically Collected Information. We collect information automatically about how our Valemti Partners use our Services. Please see the Cookies & Similar Technologies section for more information.

Business Contacts: We may receive your contact information, such as your personal identifiers (including your name,

telephone number, and email address), through our online or offline interactions with you, such as when we work together on a project or discuss opportunities to work together. We may send you emails or call you with information about our business dealings, news, or marketing information to communicate with you for business purposes.

If you believe that your Personal Data has been provided to us improperly, or to otherwise exercise rights you may have relating to your Personal Data, please contact us by using the information set out in the "Contact Us" section below.

We obtain Personal Data from the following categories of sources:

- * Directly from consumers who use our services.
- * Directly from our customers.
- * Directly and indirectly from activity on our Sites (www.valemti.com) or sites we maintain for our customers. For example, from website usage details that are collected automatically. In addition, like many companies, we use "cookies" which are small text files a website can use to recognize repeat users, facilitate the user's ongoing access to and use of the site and to track usage behavior of, for example, the web pages you visit.
- * From third parties, such as payment processors and facilitators that interact with us in connection with the services we perform, and from data providers to help us identify contacts within commercial prospects and billers.
- * From social media platforms and networks that you use in connection with our Sites, such as Linkedin, Facebook, Instagram, Whatsapp and TikTok.

Cookies & Similar Technologies

We and our partners use various technologies to collect and store information when you visit one of our Sites or use our mobile apps, and this may include using cookies or similar technologies to identify your browser or device. We also use these technologies to collect and store personal identifiers (such as your IP address), Internet or other electronic network activity information (such as your browser characteristics, device IDs and characteristics, operating system version, and language preferences) and information concerning your usage of our Sites (including the link you used to reach a given webpage) when you interact with our Site or services from our partners, such as advertising services from our third-party advertising and analytics partner Google Analytics and similar partners. Please see our Cookie Notice for more details.

The technologies we use for this automatic data collection may include:

- * Cookies. A cookie is a small file placed on the hard drive of your computer. You may refuse to accept browser cookies by activating the appropriate setting on your browser. However, if you select this setting you may be unable to access certain parts of our services. Unless you have adjusted your browser setting so that it will refuse cookies, our system will issue cookies when you direct your browser to our services.
- * Web Beacons. Pages of our services or our e-mails may contain small electronic files known as web beacons (also referred to as clear GIFs, pixel tags and single-pixel GIFs) that permit us, for example, to count users who have visited those pages or opened an e-mail and for other related website statistics (for example, recording the popularity of certain website content and verifying system and server integrity).
- * Clickstream Data. Clickstream data is information collected by our computers when you request web pages from the Sites. Clickstream data may include information such as the page served, the time spent viewing the page, source of the request, type of browser making the request, the preceding page viewed and similar information. Clickstream data permits us to analyze how visitors arrive at the Sites, what type of content is popular and what type of visitors in the gate are interested in particular kinds of content on the Sites.

We use information collected from cookies and other technologies to improve your user experience and the overall quality of our services. We may use your Personal Data to see which webpages you visit at our Site, how you navigate through and interact with our Site and mobile apps, which website you visited before coming to our Site, and where you go after you leave our Site. We can then develop statistics that help us understand how our visitors use our Site and mobile apps and how to improve them. We may also use the information we obtain about you in other ways for which we provide specific notice at the time of collection.

However, some third-party sites do keep track of your browsing activities when they serve you content, which enables them to tailor what they present to you. If you are visiting such sites, your browser may include controls to block and delete cookies, web beacons and similar technologies, to allow you to opt-out of data collection through those technologies.

How We Use the Information We Collect

We use your Personal Data in ways that are compatible with the purposes for which it was collected or authorized by you and in certain cases only as permitted by your biller, including for the following purposes:

- * To provide you with Services;
- * To present, operate, maintain, secure, authorize access to, or personalize our Sites and Services, and to respond to and support users;
- * To verify information provided, as an additional step to ensure the accuracy of information provided to Valemti;

- * To improve, enhance and further develop our Sites and Services:
- * To communicate with you regarding your bills from or payment obligations to your biller;
- * To enable trusted business partners to provide you with information regarding your bill from or payment obligations to your biller and facilitate your payment of those bills or obligations;
- * To perform data analysis and testing, including analysis of Site activity;
- * To investigate possible fraud and/or attempts to harm us, our users or customers or other violations of and to enforce the Conditions of Use, our Payment Authorization Terms or this Privacy Notice, and to resolve disputes;
- * To comply with all applicable legal requirements and the rules of payment networks;
- * To inform you about Services and products available from Valemti or your biller:
- * To offer and administer content, promotion, sweepstakes, surveys, voting polls or other Site features;
- * To otherwise fulfill the purpose for which the information was provided.

For additional information on the information we receive and process, please review our Jurisdiction-Specific Notices below.

Our Legal Basis for Collecting Personal Data

Whenever we collect Personal Data from you, we may do so on the following legal bases:

- 1. Your consent to such collection and use;
- 2. Out of necessity for the performance of an agreement between us and you, such as your agreement to use our Services or your request for Services;
- 3. Our legitimate business interest, including but not limited to the following circumstances where collecting or using Personal Data is necessary for:
- * To perform services requested by your biller, our provider;
- * Intra-organization transfers for administrative purposes;
- * Product development and enhancement, where the processing enables Valemti to enhance, modify, personalize, or otherwise improve our services and communications for the benefit of our users and customers, and to better understand how people interact with our Sites;

- * Communications and marketing, including processing data for direct marketing purposes, and to determine the effectiveness of our promotional campaigns and advertising;
- * Fraud detection and prevention;
- * Enhancement of our cybersecurity, including improving the security of our network and information systems; and
- * General business operations and diligence;

Provided that, in each circumstance, we will weigh the necessity of our processing for the purpose against your privacy and confidentiality interests, including taking into account your reasonable expectations, the impact of processing, and any safeguards which are or could be put in place. In all circumstances, we will limit such processing for our legitimate business interest to what is necessary for its purposes.

When You Choose Not to Provide Personal Data

Your provision of Personal Data is required in order to use certain parts of our Services and our programs. If you fail to provide such Personal Data, you may not be able to access and use our Services and/or our programs, or parts of our Services and/or our programs. Valemti may use required fields to guarantee that the required amount of necessary data is provided to ensure quality of consumer data collected. Auto-complete fields may also be used to minimize the risk of inaccurate data.

Our Retention of Your Personal Data

We determine the appropriate retention period for Personal Data on the basis of the amount, nature and sensitivity of your Personal Data processed, the potential risk of harm from unauthorized use or disclosure of your Personal Data and whether we can achieve the purposes of the processing through other means, as well as on the basis of applicable legal requirements (such as applicable statutes of limitation).

After expiry of the applicable retention periods, your Personal Data will be deleted. If there is any data that we are unable, for technical reasons, to delete entirely from our systems, we will put in place appropriate measures to prevent any further use of such data.

Sharing Personal Data

Valemti may disclose any of the categories of Personal Data listed above for our business and commercial purposes as described below.

Billers, service providers, affiliates, and trusted business partners. We disclose Personal Data to your billers (our Valemti Partners), our service providers, affiliates, and trusted business partners for a business purpose, which includes verifying your identity, to enable our compliance with applicable law and payment network rules when you make a payment or register access to your accounts, to process your payment instructions, to offer you additional channels through which you may receive

information about your bills or to make payments, or to test or improve our Services. When we disclose Personal Data for these reasons, we enter into a contract that describes the purpose and requires the recipient to both keep that Personal Data confidential and not use it for any purpose except for the purposes set forth in the contract.

Legal and similar disclosures. We may also disclose Personal Data to governmental authorities and in connection with judicial or administrative proceedings as required or permitted by applicable law to meet legal obligations or to defend or assert our rights or the rights of others.

Merger, sale, or other asset transfers. If we establish a new related entity, are acquired by or merged with another organization, or if substantially all of our assets are transferred to another organization, Personal Data about our users is often a transferred business asset. In the event that Valemti itself or substantially all of our assets are acquired, Personal Data about our users may be one of the transferred assets.

Your Rights and Choices

You may have certain rights relating to your Personal Data, to the extent provided by local law. We will provide you with access to your Personal Data as required by applicable law. If that information is wrong, we strive to give you ways to update it quickly or to delete it – unless we have to keep that information for legitimate business or legal purposes. To the extent required by applicable law, you may obtain a copy of Personal Data we maintain about you. To help protect your privacy and maintain security, we will take steps to verify your identity before granting you access to the information.

Our Opt-out Policy

By providing an email address on the Valemti Sites or Services, you agree that we may contact you in the event of a change in this Privacy Notice, to provide you with any Service-related notices, or to provide you with information about our events, invitations, or related educational information.

We currently provide the following opt-out opportunities:

- 1. At any time, you can follow a link provided in offers, newsletters or other email messages (except for payment confirmation or service notice emails) received from us or a Valemti Partner to unsubscribe from the service.
- 2. At any time, you can contact us through <u>info@valemti.com</u> to unsubscribe from the service and opt-out of our right per your consent under the terms of this Privacy Notice to share your Personal Data.
- 3. At any time, you can reply "STOP" to opt-out of receiving SMS texts.

Notwithstanding anything else in this Privacy Notice, please note that we always reserve the right to contact you in the event of a

change in this Privacy Notice, or to provide you with any service related notices.

Third Party Links

The Sites may contain links to webpages operated by parties other than Valemti. We do not control such websites and are not responsible for their contents or the privacy policies or other practices of such websites. These websites and services may have their own privacy policies, which the user will be subject to upon linking to the third party's website. valemti strongly recommends that each user review the third party's terms and policies.

International Transfers

We may, directly or indirectly through third-party entities around the world, process, store, and transfer the information you provide, including your Personal Data, as described in this Privacy Notice. Specifically, the information and Personal Data that we collect may be transferred to, and stored at, a location outside of your jurisdiction. It may also be processed by staff operating outside of your jurisdiction who work for us or for one of the organizations outlined in this Privacy Notice in connection with the activities outlined in this Privacy Notice. By submitting your information and Personal Data using the Sites, you agree to this transfer, storing or processing. We will take all steps necessary to ensure that your Personal Data is treated securely and in accordance with this Privacy Notice. We have put in place commercially reasonable technical and organizational procedures to safeguard the information and Personal Data we collect on the Sites. If we transfer your Personal Data out of your iurisdiction, we will implement suitable safeguards and rely on legally-provided mechanisms to lawfully transfer data across borders to ensure that your Personal Data is protected.

How We Protect Personal Data

Valemti maintains administrative, technical and physical safeguards designed to protect the user's Personal Data and other information against accidental, unlawful or unauthorized destruction, loss, alteration, access, disclosure or use. Note however that certain aspects of Internet communications are inherently not completely secure.

Children

Our Sites are not intended for children under 16 years of age. We do not intentionally gather Personal Data about visitors who are under the age of 16. If a child has provided us with Personal Data, a parent or guardian of that child may contact us to have the information deleted from our records. If you believe that we might have any information from a child under age 16 in the applicable jurisdiction, please contact us at info@valemti.com. If we learn that we have inadvertently collected the Personal Data of a child under 16, or equivalent minimum age depending on jurisdiction, we will take steps to delete the information as soon as possible.

Use of Email

By providing an email address on the Valemti Sites or Services, you agree that we may contact you in the event of a change in this Privacy Notice, to provide you with any Service-related notices, or if you provided the information other than in connection with making a payment to your biller, to provide you with information about our events, invitations, or related educational information.

Changes to this Privacy Notice

Our Privacy Notice may change from time to time. We will not reduce your rights with respect to information collected under this Privacy Notice without your explicit consent. We will post any privacy notice changes on this page and, if the changes are material, we may provide a more prominent notice (including, for certain services or programs, email notification of privacy notice changes) for a reasonable period of time. Nevertheless, you should review this Privacy Notice from time to time to be sure you are aware of the most recent version.

How to Contact Us

If you have any specific questions about this Privacy Notice, you can contact us via email or by writing to us at the address below:

Send e-mail to: info@valemti.com

Send mail to our address:

Valemti Attn: Privacy Notice Inquiry 8151 Reseda Blvd Suite 108 Reseda, Los Angeles California 91335 U.S.A.

Privacy Rights

Some jurisdictions have specific legal requirements and grant privacy rights with respect to personal information, and we will comply with restrictions and any request you submit as required by applicable law. For example, you may have the right to: (1) obtain a copy of the personal information we maintain about you in a portable format; (2) correct inaccuracies or incompleteness in your personal information; (3) object to the continued processing or use of your personal information; (4) lodge a complaint with a supervisory authority; (5) or request that the personal information be blocked, anonymized, or deleted. In addition, if you believe that the personal information we maintain about you is inaccurate, subject to applicable law, you may have the right to request that we correct or amend the information by contacting us as indicated in the "contact" section. You may also have the right not to be discriminated against for exercising your privacy rights. If you are a resident of California, Colorado, Connecticut, Virginia, the EEA, Switzerland, or the United Kingdom, please see our Jurisdiction-Specific Notices section below for additional information on how to exercise your rights under the laws of those jurisdictions. If you

are located outside of that jurisdiction and seek to exercise your rights under the law of another jurisdiction, please contact us by emailing info@valemti.com.

To help protect your privacy and maintain security, we will take steps to verify your identity before granting you access to information. When you make a request, we may ask you to provide information and follow procedures so that we can verify your identity (and the applicable jurisdiction). The verification steps we take may differ depending on your jurisdiction and the request. Whenever possible, we will attempt to match the information you provide in your request with information we already have on file to verify your identity. If we are able to verify your request, we will process it. If we are unable to verify your request, we may ask you for additional information to assist us in doing so.

We will respond to your request within the time period required by applicable law. However, we may not always be able or required to comply with your request, in whole or in part, and we will notify you if this is the case.

Jurisdiction-Specific Notices California Residents The following information is provided to California residents to comply with the California Consumer Privacy Act of 2018, as amended by the California Privacy Rights Act (the "CCPA") and other California privacy laws, and is part of Valemti's Privacy Notice, the remainder of which can be viewed here. All terms defined in the CCPA have the same meaning when used in this Privacy Notice.

What We Collect and How We Use the Information We Collect Over the past twelve (12) months, we have collected the following categories of Personal Data from consumers based on how a consumer uses our Services.

Please see our Cookie Notice for information regarding the collection and use of personal information by third parties who process information collected by cookies and related technologies we allow them to use on the Site. Except as noted above in the "Information We Collect" section and below in the "California Job Applicants" section, we do not seek to collect any additional "sensitive personal information" (as defined in the CCPA).

California Residents Who Are Job Applicants

When you apply for a job with Valemti, information about you may be collected in a variety of ways: you may provide it to us in connection with your application; we may make comments during the application process or collect information from public information sources; or you may authorize us to collect information from other sources, such as a former employer or reference.

The following table describes our practices regarding information submitted in the job application process. If you use our Sites in the job application process, additional information may be collected automatically, as described above.

In certain circumstances, you may submit your job application through a third-party service that displays our job posting. We do not control the privacy practices of these third-party services. Please review their privacy policies carefully before submitting your application materials.

Specific Rights of California Residents

Under the CCPA, a California resident has the following rights: (1) to request additional information about our data collection, use, disclosure, and sale practices in connection with your Personal Data; (2) to request the specific Personal Data collected about you during the preceding 12 months; (3) to request deletion of Personal Data we hold about you; (4) to request a restriction on certain processing of Personal Data; and (5) to request correction of inaccurate information. You may not be discriminated against for exercising your California privacy rights. You may submit a request to exercise your rights under the CCPA through one of two means:

Submit a request by emailing info@valemti.com,

Upon receipt of your request, we will confirm receipt of your request by email or, if you are registered on our customer portal, we may do so by means of a message addressed to you on the portal. To help protect your privacy and maintain security, we may take steps to verify your identity before granting you access to information. In some cases, such as a request to delete Personal Data, we may first separately confirm that you want us to delete your Personal Data before acting on your request.

Our goal is to respond to your request as quickly as possible and in accordance with applicable laws. If we need more time, we will inform you of the reason and extension period in writing. We will send you our written response by mail or electronically, at your option. You may authorize another person or company registered with the California Secretary of State, called an authorized agent, to make requests on your behalf through these means. We may have a legal reason why we do not have to comply with your request, or why we may comply in a more limited manner than you anticipated. If we do so, we will explain this to you in our response.

California residents also have the right to contact us to request information about whether we have disclosed Personal Data to third parties for such third parties' direct marketing purposes. Under California's "Shine the Light" law, California residents may opt out of allowing us to disclose Personal Data to third parties for their direct marketing purposes. You may opt out of allowing us to share your Personal Data with third parties for their marketing purposes. To make such a request, you must send (a) an email to info@valemti.com with the subject line "California Privacy Rights" or (b) a letter to the address listed under "How to Contact Us." In your request, please certify that you are a California resident and provide a current California address for our response. Please note that not all information shared is covered by California privacy rights requirements and only information about covered shared information will be included

in our response. We reserve the right not to respond to requests sent to addresses other than those specified in this paragraph.

Colorado Residents

Colorado residents have certain rights around Valemti' collection, use, and sharing of their Personal Data. Valemti does not sell your Personal Data and will not do so in the future without providing you with notice and an opportunity to opt-out of such sale as required by law. Similarly, Valemti does not engage in profiling in furtherance of decisions that produce legal or similarly significant effects. Valemti engages in "targeted advertising" as that term is defined in the Colorado Privacy Act ("CPA").

Valemti collects various categories of Personal Data when you use our Sites or Services. A more detailed description of the information Valemti collects and how we use it is provided above in the "Information We Collect" section. The "Sharing Personal Data" section describes the categories of third parties with whom we share Personal Data, and what information may be shared under different circumstances. If you are a resident of Colorado, starting July 1, 2023 you have the right to (1) request to know what Personal Data has been collected about you, and to access that information: (2) request to correct inaccuracies in your Personal Data; (3) request deletion of your Personal Data, subject to exceptions; and (4) obtain a copy of your Personal Data. Also, a Colorado consumer may not be discriminated against for exercising the consumer's Colorado privacy rights. You can learn more about how to submit a data rights request, or appeal denial of a request, by emailing info@valemti.com.

Connecticut Residents

Connecticut residents have certain rights around Valemti' collection, use, and sharing of their Personal Data. Valemti does not sell your Personal Data and will not do so in the future without providing you with notice and an opportunity to opt-out of such sale as required by law. Similarly, Valemti does not engage in profiling in furtherance of decisions that produce legal or similarly significant effects. Valemti engages in "targeted advertising" as that term is defined in the Connecticut Data Privacy Act ("CTDPA").

Valemti collects various categories of Personal Data when you use our Sites or Services. A more detailed description of the information Valemti collects and how we use it is provided above in the section titled "Information We Collect." In the section titled "Sharing Personal Data" describes the categories of third parties with whom we share Personal Data, and what information may be shared under different circumstances. If you are a resident of Connecticut, starting July 1, 2023 you have the right to: (1) request to know what Personal Data has been collected about you, and to access that information; (2) request to correct inaccuracies in your Personal Data; (3) request deletion of your Personal Data, subject to exceptions; and (4) obtain a copy of your Personal Data. Also, a Connecticut consumer may not be discriminated against for exercising the consumer's Connecticut privacy rights.

You can learn more about how to submit a data rights request, or appeal denial of a request, by emailing info@valemti.com.

Virginia Residents

Virginia residents have certain rights around Valemti' collection, use, and sharing of their Personal Data. Valemti does not sell your Personal Data and will not do so in the future without providing you with notice and an opportunity to opt-out of such sale as required by law. Similarly, Valemti does not engage in profiling in furtherance of decisions that produce legal or similarly significant effects. Valemti engages in "targeted advertising" as that term is defined in the Virginia Consumer Data Protection Act ("VCDPA").

Valemti collects various categories of Personal Data when you use our Sites or Services. A more detailed description of the information Valemti collects and how we use it is provided above in the "Information We Collect" section. The "Sharing Personal Data" section escribes the categories of third parties with whom we share Personal Data, and what information may be shared under different circumstances. If you are a resident of Virginia, starting January 1, 2023 you have the right to (1) request to know what Personal Data has been collected about you and to access that information; (2) request to correct inaccuracies in your Personal Data; (3) request deletion of your Personal Data, subject to exceptions; and (4) obtain a copy of your Personal Data. Also, a Virginia consumer may not be discriminated against for exercising the consumer's Virginia privacy rights. You can learn more about how to submit a data rights request, or appeal denial of a request, by emailing info@valemti.com.

EEA, Switzerland, and UK Residents

- 1. The following information is provided to EEA residents to comply with the European Union's General Data Protection Regulation ("GDPR"), and corresponding legislation in the UK and Switzerland and forms a part of the Valemti Privacy Notice, the remainder of which may be viewed here. Any terms defined in the GDPR have the same meaning when used in this notice. If you are resident in the EEA, Switzerland, and UK, you may have the following rights:
- 2. The right to be informed. You are entitled to be informed of the use of your Personal Data. This Privacy Notice provides such information to you.
- 3. The right of access. You have the right to request a copy of your Personal Data which we hold about you.
- 4. The right of correction: You have the right to request correction or changes of your Personal Data if it is found to be inaccurate or out of date.
- 5. The right to be forgotten: You have the right to request us, at any time, to delete your Personal Data from our servers and to erase your Personal Data when it is no longer necessary for us to retain such data. Note, however, that deletion of your Personal Data will likely impact your ability to use our services.

- 6. The right to object (opt-out): You have the right to opt out of certain uses of your Personal Data, such as direct marketing, at any time.
- 7. The right to data portability: You have the right to a "portable" copy of your Personal Data that you have submitted to us. Generally, this means your right to request that we move, copy or transmit your Personal Data stored on our servers / IT environment to another service provider's servers / IT environment.
- 8. The right to refuse to be subjected to automated decision making, including profiling: You have the right not to be subject to a decision and insist on human intervention if the decision is based on automated processing and produces a legal effect or a similarly significant effect on you.
- 9. The right to lodge a complaint with a supervisory authority. You may also have the right to make a GDPR complaint to the relevant Supervisory Authority. A list of Supervisory Authorities is available here: http://ec.europa.eu/justice/data-protection/bodies/authorities/index en.htm.

To exercise your rights, please submit your request <u>info@valemti.com</u> or by using the contact information provided below and we will consider your request in accordance with applicable law. For your protection, we may need to verify your identity before responding to your request, such as verifying that the email address from which you send the request matches your email address that we have on file. If we no longer need to process Personal Data about you in order to provide our Services or our Site, we will not maintain, acquire or process additional information in order to identify you for the purpose of responding to your request. In some cases our ability to uphold these rights for you may depend upon our obligations to process Personal Data for security, safety, fraud prevention reasons, compliance with regulatory or legal requirements, or because processing is necessary to deliver the Services you have requested. Where this is the case, we will inform you of specific details in response to your request. We endeavor to respond to a verifiable consumer request within 30 days of its receipt consistent with applicable law. We do not charge a fee to process or respond to your verifiable consumer request unless it is excessive, repetitive, or manifestly unfounded. If we determine that the request warrants a fee, we will tell you why we made that decision and provide you with a cost estimate before completing your request.

Cookie Notice

Effective Date: November 1, 2024

We use cookies and similar tools across our Sites to improve their performance and security and to enhance your user experience. This Cookie Notice explains how we do that.

What are cookies?

Cookies are small text files which a website may put on your computer or mobile device when you first visit a site or page. The cookie will help the website to recognize your device the next time you visit. Cookies may be used to remember your preferences and to help you navigate within a website. Web beacons or similar technology have similar functions. We use the term "cookies" in this Cookie Notice to refer to cookies as well as web beacons, pixels, or similar technologies.

There are many functions cookies serve. For example, they can help us to remember your username and preferences, analyze how well our Sites are performing and allow us to recommend content we believe will be most relevant to you.

Certain cookies contain personal information – for example, if you click to "remember me" when logging in, a cookie will store your username.

What sort of cookies does Valemti use?

1. ESSENTIAL COOKIES

Some cookies are essential for the operation of our Sites. For example, some cookies allow us to identify registered users and ensure they can access the subscription-only pages, or they may facilitate page navigation or assist with security checks.

2. PERFORMANCE COOKIES

We utilize other cookies to analyze how our visitors use our Sites and to monitor website performance. This allows us to provide a high quality experience by customizing our offering and quickly identifying and fixing any issues that arise. For example, we might use performance cookies to keep track of which pages are most popular, which method of linking between pages is most effective, and to determine why some pages are receiving error messages.

3. FUNCTIONALITY COOKIES

We use functionality cookies to allow us to remember your preferences. For example, cookies save you the trouble of typing in your username every time you access the site, and recall your preferences, such as which sections of the Sites you want to see when you log in.

4. BEHAVIORALLY TARGETED ADVERTISING COOKIES

These cookies are used to highlight articles, other content, or services that we think will be of interest to you based on your use of the Sites. They may also be utilized by third parties, such as when a third party consent feed has been included on the Site so that you can view videos.

Does anyone else use cookies on our Site?

We do use or allow certain third parties to serve cookies on our Sites. We may allow third parties to serve cookies to help identify fraudulent or automated traffic on our Sites. We may also use third party cookies to help us with market research, improving website functionality, and enforcing website terms and policies. For example, like many companies, we use Google Analytics to help us evaluate our website traffic. You can see how Google Analytics uses cookie information across various websites by visiting https://policies.google.com/technologies/partner-sites, or any successor webpage that Google may provide.

Which specific cookies do we use?

The "Cookies Used on Our Sites" table lists cookies that may be used on our Sites.

https://privacy.google.com/businesses/rdp/

Can a website user block cookies?

Your browser may allow you to disable cookies, or the third party mentioned may provide a tool to disable cookies. In addition, the following websites provide useful information about cookies and may allow you to control the use of cookies by certain third parties:

http://www.aboutads.info/choices/, if you are a US resident

http://www.youronlinechoices.eu or http://www.allaboutcookies.org, if you are a EU resident

Like most websites, we use Google Analytics to collect and process certain website usage data. For more information about Google Analytics and how to opt out of personalized ads from Google, please

see: https://tools.google.com/dlpage/gaoptout.

Please note that when you opt out of personalized advertising, you may still see online advertising on the Site and/or our ads on other websites and online services. Please note that if you choose to disable cookies, certain sections of our websites may not function properly.

More information

You can find more details about how companies use cookies at www.allaboutcookies.org.

What happens with changes to this Cookie Notice?

We may revise this Cookie Notice from time to time to reflect changes in our use of cookies, changes in the law, changes in our services or best practices. The revised version will be effective when posted and will apply to personal information received after that date. If we make any material changes, we will provide notice of such changes on the relevant website for a reasonable period of time (which we estimate to be approximately four weeks). We encourage you to review this

