

## INFORMATION ON THE PROCESSING OF THE PERSONAL DATA OF THE USERS OF THE WEBSITE

The owner of this site, Eleonora Ghilardi, in compliance with the obligations deriving from the legislation national [1] and community (GDPR [2]) and subsequent amendments, respects and protects the confidentiality of users / visitors, putting in place adequate and proportionate security measures in order not to infringe on their rights.

This information applies only to the online activities of this site and is valid for the related users / visitors and pursues the objective of providing maximum transparency regarding the information that the site collects and how it uses them.

The treatment will be based on the principles of lawfulness, correctness, transparency, purpose limitation, data minimization, accuracy, retention limitation, integrity, confidentiality and empowerment.

Pursuant to articles 13 and 14 of the Regulation and current legislation, therefore, the following are provided

information relating to the processing that the Data Controller will perform with your personal data:

### 1. Contact details of the Data Controller:

Legal representative / natural person: Eleonora Ghilardi

Address / Registered office: Via Massimo D'Azeglio, 14 - 26900 Lodi (LO)

P.IVA / C.F. : IT 07918660965 - GHLLRV66P64A794K

Telephone: +39 339 6693144

E-mail: info@eleonoraghilardi.com

### 2. Type of data collected and processing purposes:

The Data Controller adopts all the technical and organizational measures suitable for securing personal data

treated. In particular, these measures are aimed at preventing unauthorized access, disclosure, modification or

unauthorized destruction of data. The treatment is carried out with the aid of electronic means or in any case

automated with logics of organization and processing of personal data, in order to guarantee the data security and confidentiality. The information is collected automatically during the user visits.

The Data Controller may process some personal data of users who interact with the web services of the site, in particular:

Navigation data: personal data can be acquired automatically by the systems

computer during the use of the site, such as the IP address, the addresses in URI notation [3], the type of browser and

the parameters of the device used to connect to the site, the name of the Internet Service Provider (ISP), the

web page of origin of the visitor [4] and exit, as well as details relating to the date and time of visit, to requests sent to the site server and which make it possible to browse. The data of

browsing may also be used to compile anonymous statistics that allow you to

understand the use of the site and improve its structure. Browsing data will

possibly be used to ascertain illegal activities, such as in cases of computer crimes, to the detriment of the site.

personal and contact data, necessary for the performance of contractual relationships, existing or future, with users.

No "particular categories" of personal data, ie qualifiable data, are collected and processed in any way as sensitive [5]

The data provided by the user or communicated by third parties will be processed for the following purposes:

1. registration on the website, services and / or apps developed or made available by the Owner, use of the

related information services, management of contact requests or information;

2. fulfillment of obligations under EU and national regulations, to protect the order public, to the detection and repression of crimes;

3. verification of the correct functioning of the site and for security reasons, in order to block attempts to

damage to the site itself or to damage other users, or in any case harmful activities or offenders;

The site allows the insertion of data, such as name and email address, by the visitor / user; such an activity is

subject to the express acceptance of this information.

The information that users of the site will deem to make public through the services and tools made available

their disposal is provided by the user knowingly and voluntarily, by going to the owner

exempt from any liability regarding possible violations that due to the effect should be committed.

In fact, it is up to the user to obtain any permissions for the entry of third party personal data or content

protected by national and international standards.

3. Legal basis for the processing of personal data:

The provision of personal data relating to the purposes referred to in points 1), 2) and 3) of the previous paragraph,

connected to a pre-contractual and / or contractual phase or functional to a request by the interested party or

required by specific legislation, it is mandatory. Failure to provide by the interested party of some personal data in relation to the aforementioned purposes could prevent the Owner from providing its services.

4. Use of Cookies:

Please refer to the specific page.

5. Recipients of personal data:

The data will be stored with the writer and can be communicated to:

authorized parties involved in the organization of the site [6];

external subjects [7];

subjects whose right to access the data is recognized by legal provisions or by orders of the authorities;

Third countries or international organizations. The site may share some data collected with services

located outside the European Union area [8].

The complete list of all those responsible and authorized to process personal data may be requested

by writing to the email address [9giuliaentini@gmail.com](mailto:9giuliaentini@gmail.com), or to the postal address of the office legal notice of the Data Controller.

6. Place of treatment:

The data collected by the site are processed at the headquarters of the Data Controller and at the Web datacenter

Hosting. Web Hosting (MSW SRLS), as external data processor, processes personal data on behalf of the owner in accordance with European standards.

7. Period of retention of personal data:

The collected data will be processed exclusively for the purposes indicated above and kept for the time

strictly necessary to provide the requested service. However, this period of time will not continue over 10 years, after which the Data Controller will automatically delete the personal data collected.

## 8. Rights of the interested party:

The Regulation reserves specific rights to users / interested parties. In particular, the interested party may exercise in any time the right to:

access their personal data, obtaining confirmation that a treatment is in progress or not personal data concerning him and, in this case, be informed about the purposes pursued by part of the Data Controller, to the categories of data involved, to the recipients to whom they may be communicated, to the applicable retention period, to the existence of automated decision-making processes;

obtain the correction of inaccurate personal data concerning him without undue delay;

obtain, in the foreseen cases, the cancellation of personal data concerning him without unjustified delay;

obtain, in the foreseen cases, the limitation of the treatment [9];

request the portability of the data you have provided to the Data Controller, i.e. to receive them in a format

structured, commonly used and readable by an automatic device, also to transmit this data to a other Data Controller without hindrance by the Data Controller to which you have provided them within the limits established by art. 20;

object at any time, for reasons related to your particular situation, to the processing of personal data concerning him, in the cases provided for by the Regulation. Where personal data are

processed for direct marketing purposes, the interested party has the right to object at any time to the

processing of personal data concerning him carried out for these purposes, including profiling insofar as it is connected to this direct marketing;

withdraw your consent at any time, with the same ease with which it was granted;

propose a complaint to the Guarantor Authority for the Protection of Personal Data;

obtain all available information on the origin of personal data, if these have not been collected from the interested party itself;

receive communication without undue delay in the case of a "data breach", ie in the event that the

violation of your personal data present a high risk for your rights and freedoms;

be informed of the existence of adequate guarantees, if personal data are transferred to a Third country or international organizations.

All the aforementioned rights can be exercised at the request of the interested party by writing directly

to [info@eleonoraghilardi.com](mailto:info@eleonoraghilardi.com).

The use of the website, including those intended for tablets and / or smartphones, by the user / visitor implies the

full knowledge and acceptance of this information.

This information may be subject to periodic updates.

Last modified on 20/05/2020

Owner of the treatment of personal data

Eleonora Ghilardi

[1] Legislative Decree no. 196/2003, Code regarding the protection of personal data, revised by Legislative Decree no. 101/2018;

[2] European regulation for the protection of personal data n. 2016/679;

[3] Uniform Resource Identifier;

[4] referrals;

[5] pursuant to art. 4 of the Code and art. 9 of the GDPR;

[6] administrative, commercial, marketing, legal, system administrators;

[7] third party technical service providers, hosting providers, IT companies, communication agencies;

[8] in particular with Google, Facebook, Instagram, Twitter, Microsoft, LinkedIn, through social plugins and the Google Analytics service;

[9] the right of limitation provides that personal data is "marked", in order to limit its treatment in the future.