

PRIVACY POLICY

Pursuant to Article 13 of the Legislative Decree no. 196/2003 laying down the Code regarding the protection of personal data we inform you that the acquired Personal Data, with reference to the established business relationships, will be object of treatment in the respect of the aforementioned norm. in relation to these treatments we provide the following information.

COLLECTED PERSONAL DATA

The collected personal data are essentially inherent to:

- identification data : business and company name, seat, telephone, fax, e-mail, tax data, etc.
- data for economic and commercial activity: orders, solvency, banking and financial data, accounting and tax data, etc.

These data are directly provided by You that is they can be collected at independent third-suppliers of the treatment, for example, at our network of agents and representatives for the data related to contracts and orders or from commercial information companies or registers, lists or public database for information relating to the financial solvency.

TREATMENT FINALITIES

The finalities of the personal data treatment are the following:

1. Execution of contract stipulated with You and of the connected commitments
2. Fulfillment of the legal obligations related to the contractual relationship
3. organizational management of the contract, for example relationships with agents and representatives, contractors for the organization of the activities to be carried out at customers;
4. Eventual external professional collaborations for the fulfillment of the legal obligations
5. Protection of contractual rights;
6. Internal statistical analysis;
7. Marketing activity through the sending of promotional and advertising material inherent to products or services similar to the ones of the object of the outstanding business relationship; that objective is not valid for every form, but only for those that require explicit and separate consent according to art. 130
8. Information concerning the solvency.

NATURE OF THE DATA CONFERMENT

The conferment of data and the relative treatment are obligatory in relations to the finalities n. 1, 2, 5 relating to contractual and legal obligations; the conferment is also considered mandatory in relation to the finalities 3 and 4 that are referred to the completion of all the activities of the writer that are necessary and functional to the execution of the contractual and legal obligations.

It follows that the refusal to supply the data for these purposes will determine the impossibility of the writer to execute contractual relationships and legal obligations. the conferment of data and the relative treatment is considered optional in the other situations.

TREATMENT MODALITIES

Personal data will be processed in printed, electronic and telematics and inserted into relevant database (customers, providers, administration and management) which can be accessed, and then learn about them, by the attendants of commercial, production and administration specifically designated by the writer as appointed to the data treatment and who could carry out consultation, utilization, elaboration, comparison and every other kind of opportune operation, even automated, in compliance with legal provisions to ensure, among other things, the confidentiality and security of data and the accuracy, updating and relevance of data to the stated purposes.

COMMUNICATION AND DISCLOSURE OF INFORMATION

In relation to the finalities indicated at point 1, 2 and 5 the data can be communicate to the following subjects or to the subject categories indicated below:

- Transport companies and freight forwarders for the aspects related to shipment of goods and customs procedures
- Banking institutions for the management of recessed and payments
- Financial administrations and other companies or public authority in fulfillment of normative obligations
- Societies and law firms for the protection of contractual rights.

For the finalities n. 3 and 4 the data could be communicated to agents, representatives, brokers who operate for the writer, contractors companies, self-employed workers and client companies.

For the finality n.6 the communication of the data is not expected, save the disclosure of statistics in aggregate and anonymous form.

For the finality n.7 the external communication of data is generally not expected except the communication to agents or representatives of the writer who will take care of the presentation and the sending of the material in the situation already authorized by the customer with the expression of the consent.

For the finality n. 8 the data could be communicated to agencies and business information companies.

The diffusion of personal data is not expected.

RIGHTS OF THE INTERESTED

In relation to the foretold treatments may be exercised its right under Article 7 of Legislative Decree no. 196/2003, the full text is attached, within the limits and conditions foreseen by articles 8, 9 and 10 of the said decree.

Further information concerning the treatment and the communication of the personal data directly provided

or otherwise acquired could be required by the Administration Office at the headquarter of the company.

RESPONSIBLE OF THE PROCESSING OF PERSONAL DATA

Responsible of the processing of the personal data is the Head of the pro-tempore Administration who, for the purposes of this Act, is domiciled at the registered office.

Controller of the data processing:

DETECTOR AIRSOFT sro, Cajkovského 1716/22
Zizkov 130 00 Praha _ Česká republika
info@detectorairsoft.com

This note naturally does not exclude that other information is given orally to interested parties at the moment of the collection of data.

Attached:

Art.7 on the rights of the interested. Legislative Decree 196/2003, Practise of the right of access Art. 7 right to access to personal data and other rights.

1. The interested has the right to obtain the confirmation of the existence or not of personal data which regard them, even if they are not registered yet, and their communication in intelligible form.

2. the interested has the right to obtain the indication of:

- a) the origin of the personal data
- b) the finality and the modality of the processing
- c) the applied logic in case of a treatment carried with the aid of electronic instruments
- d) the identity of the owner, manager and the designated representative under Article 5, paragraph 2
- e) the subjects or the subject categories to whom the personal data can be communicated or who can learn about them as appointed representative in the State, managers or agents.

3. The interested has the right to obtain:

- a) the updating, rectification or, when interested, integration of data
- b) the erasure, the transformation in anonymous or the block of the data in violation of law, included the ones of which is not necessary the storage in relation to the scopes for which the data has been collected or subsequently processed.
- c) the certification that the operations in letters a) and b) have been notified, also as regard to their content, to the ones whose data have been communicated or spread, except in the case where this fulfillment is impossible or it involves a manifestly disproportionate to the protected right.

4. the interested has the right to oppose completely or in part:

- for reasons legitimate to the processing of personal data that regards them, even for the purpose of collection;
- to the processing of the personal data that regards them for purposes of sending advertising materials or direct selling or for carrying out market research or commercial communication.

Art. 9 Exercise modalities

1. The request to the owner or manager may also be transmitted accomandata by letter, fax or email. The Guarantor can individuate other suitable arrangements with regard to new technological solutions.

When it regard the practise of the rights in art. 7, commas 1 and 2 the request can be formulated even orally and in such case it is synthetically annotated by the person in charge or by the responsible.

2. In the practise of the right in art. 7 the interested can confer, in writing, delegate or proxy to individuals, institutions, associations or organizations. The interested can also be assisted by a person of trust.

3. The right in art.7 referred to personal data concerning death people may be exercised by those who have a proper interest, or acts to protect the interested or for family reasons deserving protection.

4. The identity of the interested is verified on the base of suitable evaluation elements also by means of acts or available documents or by the exhibition or attachment of the copy of an identification document. The person who acts on behalf of the interested exhibits or attaches a copy of the proxy, or of the delegation signed in the presence of an appointee or signed and submitted with a non-authenticated photocopy of an ID document. If the interested is a juridical person, an institute or an association the request is advanced by the physical person who is legitimate according to their respective statutes and ordinances.

5. The request in art.7, commas 1 and 2 is formulated freely and without any constrictions and can be renewed, barring the existence of justified reasons, with an interval of not less than ninety days.

Cookie

We inform you that this site is been made with the program WebSite X5 and that it only uses “technical cookies”.

Furthermore the cookies used by WebSite X5 are not shared with third parties.

Technical cookies are needed for the normal operation of these pages.

The exclusion of the usage of cookies could lead to the non-operation during the navigation.

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No use is made of cookies for the transmission of personal information nor of systems for the tracking of the users.

By visiting a web site you can receive cookies both from the visited site (“Proprietors”) and from sites managed by other organizations (“Third Parties”).

A remarkable example is represented by the presence of “social plugin” for Facebook, Twitter, Google+ and LinkedIn.

It concerns of parts of the visited page that are directly generated by these sites and integrated in the page of the hosting site.

The most common usage of the cookie is aimed to the sharing of contents on social network.

The presence of these plugins involves the transmission of cookies from and to all the sites managed by Third Parties.

The management of the absorbed information by “third parties” is ordered by the relative disclosures to which we please you to refer.

Note: the third parties cookies could change their name, increase or decrease their number in any moment and without notification from the third supplier.

What is a cookie?

A cookie is a little text file that is memorized by the computer in the moment in which a website is visited by an user.

The text memorize information which the site is able to read in the moment in which it is consulted in a second time.

Some of these cookies are necessary to the correct operation of the site, other, instead, are useful for the visitor because they are able to memorize in a safe way , for example, the username or the language settings.

The advantage of having cookies installed in your own PC is to no longer need to fill out the same information whenever you want to access to a site visited before.

The Administrator of the present website does not have access to the data that are collected and treated in full autonomy by the managers of the social network platforms. For more information on the logic and methods of the treatment of the data collected by the social network the users are encouraged to read the informational notes on the privacy provided by the Subjects that supply the services in question:

- Facebook <http://www.facebook.com/policy.php>
- Twitter <http://twitter.com/privacy>
- WhatsApp <https://www.whatsapp.com/legal/>
- Google+ e YouTube <https://www.google.it/intl/it/policies/privacy/>

How can I disable the cookies?

It is possible to modify the browser in order to disable the cookies through a simple procedure. Please remember that if you choose to block the reception of cookies this action can compromise or impede the good operation of the Service.

Firefox:

Open Firefox. Push the “Alt” button on the keyboard. In the toolbar, situated in the superior part of the browser, select “Tool” and then “Options”. Select then the “Privacy” sheet. Go to “History Setting” and then to “Use Custom Setting”. Deselect “Accept cookies from sites” and save the preferences.

Internet Explorer:

Open Internet Explorer. Click on the “Tool” button and then on “Internet Options”. Select the “Privacy” sheet and move the slider on the level of privacy that you want to set up (upward to block all the cookies, downward to allow it all). Then click on OK.

Google Chrome:

Open Google Chrome. Click on the “Tool” icon. Select “Settings” and then “Advanced Setting”. Select “ Contents Setting” under the heading “Privacy”. On the “Cookie and Data Of Sites” sheet it will be possible to look for and erase specific cookies.

or

Type <chrome://settings/cookies> in the address bar and push enter. You will enter the “Cookie and Data Of Sites” sheet where it will be possible to look for and erase specific cookies.

Safari:

Open Safari. Choose “Preferences” in the toolbar then select the “Security” panel in the dialog box that follows.

In the “Accept Cookie” section it is possible to specify if and when Safari must save the cookies from the websites.

For more information click on the Help button (labeled by an interrogative mark).

For more information on the cookies that are memorized on your computer click on “Show Cookie”.

Further information

For more information on the usage of cookie and on how to block them it is possible to visit the following site: www.allaboutcookies.org , www.youronlinechoices.eu for Europe and www.aboutads.info/choices/ for the United States.

Visit also AboutCookies.org for further information on the cookie and on how the can influence your navigation experience.