

Egna, 16th June 2011

INFORMATIVE STATEMENT IN ACCORDANCE WITH THE ITALIAN PRIVACY CODE LEGISLATIVE DECREE NO. 196 OF 30.06.2003

Full text of Data Protection Act

Intended purpose of processing personal data

We duly inform you that data concerning your company are included in our archives. This constitutes exclusively personal information of a general kind. The services we provide require that we collect this information and process it for the following purpose:

- To comply with legal obligations, obligations in legal ordinances, community legal provisions such as civil and fiscal law;
- To comply with potential contractual obligations of the party concerned;
- To comply with our company's business activities, as well as the completion of internal statistics, accounting and managing customers' and suppliers' accounts;
- To send business information and publicity material (by post, fax and email), marketing and market research.

Processing procedure

The aforesaid information is processed manually or electronically, stored on electronic data storage devices or filed away on paper to comply with the minimum security measures in accordance with the Data Protection Act.

Transmission and processing of data

Your personal details are only passed on, if necessary, to the following organisations:

- Freelancers and consultants;
- Transport companies;
- Public authorities, if required by law;
- Financial institutions with which our company has business relations;
- To natural or legal public or private entities (e.g., legal advisers, tax consultants, courts, chambers of commerce etc.), whenever it is necessary or when it is expedient for us to carry out our business activities.

Your personal details are neither passed on nor divulged to third parties.

Description of the declaration of data and consequences of refusal

Informing us of your personal details is entirely optional. Should you refuse this information, it could have the result that your order will not be completed or not completed fully.

Rights of the person concerned (art. 7)

1. The person concerned is entitled to find out if his or her personal information is held, even if it is still not stored.
On request this information must be made available to the individual concerned in a comprehensible form.
2. The person concerned is also entitled to request the following information:
 - a) origin of the personal details;
 - b) purpose and procedure of processing;
 - c) approach/sequence of processing if this is carried out by electronic devices;
 - d) holder and data controller in accordance with art. 5, paragraph 2;
 - e) persons or rather categories of persons to whom the data can be passed on if required.
3. The person concerned is entitled to:
 - a) update, revise or complete the data;
 - b) delete, make anonymous or block the data if the processing contradicts legal regulations;
 - c) confirm, that the activities mentioned under items a) and b) were also made known to those third parties to whom the data was already passed, as far as this is possible and the necessary effort for this is justifiable in proportion to the protected interest.
4. The person concerned is fully or only partially entitled to:
 - a) oppose the processing of personal data relating to him or her for legitimate reasons, even if the data respect the purpose for which they were collected;
 - b) oppose the processing of personal data relating to him or her for the purposes of forwarding publicity material, direct sales or market research.

In order to exercise rights in accordance with art. 7, the individual concerned should write (by post or email) to the data controller.

Data subjects must confirm in writing their refusal for us to use their personal data; otherwise their data will be used as described above.

Holder of the data processing is the company

FENO Srl with registered offices at via Stazione 10, 39044 EGNA (BZ)