

Information notice pursuant to art. 13 of EU Regulation no. 2016/679

The undersigned company informs that, due to the needs of the activity it carries out and in relation to its personal data, it is the owner of data qualified as personal data pursuant to the EU Regulation (Reg. 2016/679 of 27 April 2016). The aforementioned legislation establishes the right of people to the protection of their personal data. The processing of personal data must therefore be based on compliance with the principles of lawfulness, correctness, transparency, relevance, not excess and in order to guarantee adequate security of personal data.

Purposes and methods of processing

We therefore inform you that these data will be processed with the support of paper, computer or telematic means and in relation to existing contractual relationships, for the following purposes: obligations required by tax law, accounting and legal fields, execution of the contract, request for a quote and processing offers, supply / service / production and administrative activities and logistics and delivery management.

The provision of data is mandatory for what is required by legal and contractual obligations and therefore any refusal to provide them in whole or in part may make the company impossible for to execute the contract or to correctly carry out all the fulfillments.

The legal basis of the processing is constituted by the obligations established by national and community legislation.

Communication

Without prejudice to communications made in compliance with legal and contractual obligations, all data collected and processed may be communicated within the EU and transferred to non-EU countries exclusively for the purposes specified above to the following categories of recipients:

- Professionals or service companies for business administration and management who work on behalf of our company;
- Credit institutions;
- Public bodies (Revenue Agency, ...)
- Judicial and Police Authorities

The subjects belonging to the categories to which the data may be communicated will carry out the processing of the data and will use them, as Data Processors expressly appointed by the Data Controller by law, or rather as autonomous Owners.

The undersigned company designates "authorized subjects" to the processing all the pro tempore employees and collaborators, even occasional ones, who carry out tasks that involve the processing of personal data.

Data retention

We point out that, in compliance with the principles of lawfulness, purpose limitation and data minimization, pursuant to art. 5 of the GDPR, the retention period of your personal data is established according to the regulatory requirements.

Rights of the interested party

With regard to all personal data processed, you can exercise, at any time, the rights provided by the GDPR, namely: right of access, rectification, cancellation ("right to be forgotten"), limitation of processing, data portability , of opposition, as well as in general all the rights provided for by art. 15-22 of the aforementioned Regulation, within the limits and conditions set forth therein.

You also have the right to lodge a complaint with the relevant supervisory authority, or the Guarantor for the protection of personal data.

Data controller

The data controller of your personal data is VENETA CURVI SPA based in Gorgo al Monticano (TV) Italy, Via Postumia Centro, 105 in the person of the Legal Representative. Contact details for the Data controller: e-mail: info@venetacurvi.it, Tel. +39 0422 800170

Gorgo al Monticano, 04/04/2019

The Data Controller
VENETA CURVI S.p.A.