

Dear

CUSTOMER / SUPPLIER

Information document pursuant to and for the purposes of Legislative Decree 30 June 2003, n. 196 and of the GDPR European Regulation n. 2016/679

In compliance with the provisions of Legislative Decree 30 June 2003 n. 196 amended by Legislative Decree 101/2018 and of the GDPR European Regulation n. 2016/679, we are providing you with the necessary information regarding the purposes and methods of processing your personal data, as well as the scope of communication and dissemination of the same, the nature of the data in our possession and their provision.

Purpose of processing

The personal, common, special, sensitive and judicial data concerning your company, its legal representatives, employees and collaborators, which will be provided to FABBRICA LOMBARDA POMPE SRL in the context of the existing relationship, will be processed by FABBRICA LOMBARDA POMPE SRL itself for the achievement of the corporate purposes listed in the Statute.

The data will also be processed for administrative, accounting, financial, fiscal needs as well as commercial, marketing and promotional purposes, related to the operations of our company, as well as for the execution of contracts stipulated with external companies or professionals in order to provide services to members, as well as for the execution of contracts stipulated by FABBRICA LOMBARDA POMPE SRL.

Methods of processing

The processing of data for the purposes set out takes place using both automated methods, on electronic or magnetic media, and non-automated methods, on paper media, in compliance with the confidentiality and security rules established by law, the resulting regulations and internal provisions.

Place of processing.

The data is currently processed and archived at the operational headquarters, in Monguzzo (CO) Italy, Via Buerga 6, by our personnel in charge of carrying out technical, development, management and administrative as well as accounting activities.

Mandatory or optional nature of providing data and consequences of any refusal to provide it.

The provision of data is mandatory for all that is required by legal and contractual obligations and, therefore, any refusal to provide them in whole or in part may give rise to the impossibility for the Undersigned to execute the contract or to correctly carry out all related obligations.

Scope of communication and dissemination

Without prejudice to communications carried out in compliance with legal and contractual obligations, all data collected and processed may be communicated in Italy and transferred abroad exclusively for the purposes specified above to:

associations of entrepreneurs and businesses, insurance companies, companies affiliated with or with which contracts have been stipulated to provide services, chambers of commerce, professional training institutes, public bodies, organizations and institutions, exclusively for the pursuit of statutory purposes, legal and tax consultants and freelancers, social security, welfare institutions and other bodies and institutions in general, Credit Institutions for the purpose of correctly fulfilling administrative, accounting, financial, tax needs related to business operations, as well as to carry out operations related to training.

Nature of the provision

The provision of data is mandatory to the extent that it is necessary for the fulfillment of legal, contractual, accounting, remuneration, social security, tax obligations related to the company's operations.

You remain responsible for all obligations towards your employees and/or collaborators, relating to the communication and dissemination of their data, including special, sensitive or judicial data under the contractual relationship with us.

Any failure to communicate, or incorrect communication, of one of the mandatory information, has as an emerging consequence the impossibility of the owner to guarantee the congruity of the processing itself with respect to the obligations mentioned above.

Transfer of data abroad.

In relation to the corporate structure, your personal data will not be communicated to entities based in non-European Third Countries.

Data retention periods.

The data provided will be stored in our archives according to the following parameters: for administration, accounting, payroll management, staff training, contractual and labor law activities, management of any disputes: 10 years as established by law by the provisions of art. 2220 C.C., without prejudice to any delayed payments of fees that justify the extension.

Rights of the interested party.

With regard to the personal data themselves, you may exercise the rights provided for by Legislative Decree no. 196/2003 and art. 15 and following of the GDPR within the limits and under the conditions provided therein. In the event of signing any form of consent to the processing requested by the company, please note that the interested party may revoke it at any time, without prejudice to the limits described above.

The interested party may exercise the rights indicated in the previous paragraph by sending:

- Registered letter with return receipt to FABBRICA LOMBARDA POMPE SRL, Via Buerga, 6, 22040, MONGUZZO (CO);
- Email to the PEC address: fabbricalombardapompesrl@legalmail.it

Owner and Data Controller.

The Data Controller is the company FABBRICA LOMBARDA POMPE SRL, with registered office in MILANO (MI) - ITALY, Via Gabrio Serbelloni 4 – P.IVA and C.F. 02917180966, in the person of its legal representative pro-tempore, to whom you may contact to assert the rights under the Privacy Code and the European Regulation.

Sincerely

FABBRICA LOMBARDA POMPE SRL

Ilario Ferretti

(The Legal Representative)