

Information for the processing of personal data

In implementation of the New EU Regulation no. 679/2016 we inform you that:

The data controller is Lamierapiù Società Cooperativa, with headquarters in Cesena (FC), Case Castagnoli district, Via Pitagora 551, postcode 47521, telephone 0547 323406, e-mail amministrazione@lamierapiu.it

The aforementioned Regulation provides for a series of obligations for those who carry out "processing" (i.e. collection, recording, processing, storage, communication and other processing listed in Article 4 of the Regulation) of personal data relating to natural persons.

Purpose of processing and legal basis

We process our customers' data on the basis of a contractual obligation or pre-contractual measures in order to: establish and manage the commercial relationship, receive orders and process offers, manage product deliveries and active invoicing, manage payments; on the basis of legal obligations in order to fulfill tax, accounting and obligations deriving from the legislation in force at the time.

When the processing is based on a legal or contractual obligation or is necessary for the conclusion of a contract you are obliged to provide the personal data, therefore your consent is not necessary; In case of your refusal to provide the data or to consent to their processing or communication, the following may result:

- the impossibility of establishing or continuing the relationship, or carrying out certain operations, if the data are necessary for the execution of the relationship or operation;
- the impossibility of carrying out some operations which require the communication of data to subjects functionally connected to the execution of the same;

On the basis of the legitimate interest of the Data Controller in ascertaining the solvency of its customers, we may carry out investigations, via public databases, regarding protests, bankruptcies and mortgages. Among the data processed in carrying out these investigations there may also be data relating to natural persons. These data are processed by us for the time necessary to carry out the assessment, are subject to exclusive internal processing and are therefore not communicated or disseminated; furthermore they are treated in compliance with the principles of data minimisation, confidentiality and human dignity.

Since it is based on legitimate interest, the aforementioned processing does not require your consent.

Treatment methods

The processing will be carried out using paper, IT and telematic tools and supports in compliance with the provisions of the law, regulations and company policy aimed at guaranteeing security, confidentiality, availability and integrity, as well as accuracy, updating and the relevance of the data to the purposes declared below. The processing will take place in compliance with the principles of correctness, lawfulness and transparency.

The data will be processed by specifically authorized and trained internal staff, and in the event that an external party is used for the processing of some data, the subject in question will be appointed as Data Controller through a regular contract as required by art. 28 of the Regulation.

Recipients of the data

Your data may be communicated:

[?] to the companies of the group, to the following public and private bodies, also following inspections or checks: Financial Administration, Tax Police bodies, Judicial Authorities, Chamber of Commerce, Commercial and/or Professional Firm, Hardware maintenance and management company and software in case of intervention, public and local bodies, trade association; to other subjects who can access your data pursuant to legal provisions or secondary or community legislation;

No personal data is transferred to a third country or to an international organisation

Data retention time

Personal data will be processed no longer than the time necessary to achieve the purpose and in any case no longer than the maximum time established by law, when applicable.

Rights of the interested party

In relation to the aforementioned treatments and the related data existing in our archives, the rights referred to in Chapter III, articles may be exercised. From 15 to 22 of EU Regulation 2016/679, specifically:

- right of access (art.15);
- right of rectification (art.16);
- right to cancellation (so-called right to be forgotten, art.17);
- right to limit processing (art.18);
- right to data portability (art.20);
- right of opposition (art.21);

In order to exercise your rights, you may contact the undersigned by telephone, post or e-mail using the contact details indicated at the head of this information.

Right to lodge a complaint with a supervisory authority

Pursuant to art. 13, paragraph 2, letter. d) You are informed of the right to lodge a complaint with the Personal Data Protection Authority if you find a violation of your rights as an interested party or for issues relating to the processing of your personal data.