

Famars di Abbiatico & Salvinelli s.r.l.

Informative ex art. D.lgs. 196/2003

Dear _____,

We wish to inform you that the D.lgs. n.196 of June the 30th 2003 ("Protection of personal data policies") involves the safeguard of data regarding personal information and of other subjects.

According to the regulation indicated, the managing of data will be based on principles of correctness, precision and transparency, and the protection of its confidentiality and rights.

In agreement with the Article 13 of D.lgs. n.196/2003, we therefore give you the following list of information:

1. The data you will provide for us will be used for the following purpose: commercial relations.
2. They will be managed in the following way: manually and electronically.
3. The data will only be communicated to subjects involved in the contract and meeting legal requirements. They will not be subject for circulation.
3. Written authorisation is compulsory for managing susceptible data only.
4. Confirmation of your personal data is compulsory/not optional in order to accomplish the obligations of the contract, and in generally meeting law requirements.
5. The Holder for handling data is: Famars di Abbiatico & Salvinelli S.r.l, Via Valtrompia 16/18, Gardone Valtrompia (BS – Italy).
6. The person in charge of handling data is Mrs.Cristina Abbiatico.
7. External entities responsible for managing data are: all public and private subjects compulsory by law, physical or legal persons entrusted to manage data provided by the Holder and/or data of the one responsible.
8. Without the required written authorisation to handle the data, it will not be possible to stipulate a contract.
9. You can exercise your rights toward the Holder of data at any moment, in accordance with art.7 of D.lgs.196/2003, which we reproduce in its entire form:

Access personal data Rights and other Rights

1. The person in subject has the right to be informed of the existence of personal data regarding him, even if they are not yet registered, to be communicated in an intelligible way.
2. The person in subject has the right to obtain information regarding:
 - a) the source of personal data;
 - b) the purpose the data is held for and the way they are handled;
 - c) the logic applied in case the data is handled by means of electronic machines;
 - d) details identifying the holder, those responsible and the entities designed to handle the data in accordance with article 5 comma, 2;
 - e) the subjects and categories of subjects to which personal data can be communicated or entities, those responsible or others entrusted in the State territory that could get to know about the existence of this data.
3. The person in subject has the right to obtain:
 - a) the update, the rectification or integration of data when suitable.
 - b) the cancellation, the transformation in anonymous data or the freezing of data handled violating the law, including those saved that are not necessary in the purpose for which they were collected and later managed;
 - c) the declaration that the operations above a) and b) have be brought to the knowledge of those to whom the data have been communicated or transmitted, except in those cases when this was impossible to accomplish, or excessively expensive compared to the safeguarder right.

Data handling Approval Acquisition form

Place Date

First Name Surname

The undersigned, after having acquired the information given by the data holder in accordance with article 13 of D.Lgs. 196/2003, the person in subject

- gives the approval for the handling of personal data for the purpose indicated in the above informative form

I approve I do not approve

- gives the approval for the communication of personal data for the purpose indicated in the above informative form and to the subjects therein indicated

I approve I do not approve

- gives the approval for the diffusion of personal data for the purpose indicated in the above informative form

I approve I do not approve