

INFORMATION
ARTICLES 13 AND 14 OF REGULATION (EU) 2016/679

Interested parties: Web navigators, service users and newsletter subscribers

"**UTENSILTECNICA SRL**", as the owner of the processing of your personal data, pursuant to and for the purposes of Regulation (EU) 2016/679 hereinafter 'GDPR', hereby informs you that the aforementioned legislation provides for the protection of those concerned with regard to the processing of personal data and that such treatment will be based on principles of correctness, lawfulness, transparency and protection of your privacy and your rights.

In order to achieve its purposes, relating to the management of the relationship, the owner needs to acquire personal data, such as, for example, the name and surname, telephone number or cell phone, e-mail address, tax code.

Your personal data will be processed in accordance with the legislative provisions of the above mentioned legislation and the confidentiality obligations therein.

Purposes of data processing: Provision of the service: Your data will be processed in order to respond to any requests that may be received from the forms available on the website, or requests received by e-mail.

Legal basis: The legal basis of the treatment is contractual in terms of data processing in response to a request for information followed by a response.

Optional purposes:

Marketing - newsletter reception service, by entering your e-mail address in the special test box containing the information about the newsletter subscription, or by selecting/checking the special box indicating "newsletter subscription" in a form.

Legal basis: The legal basis of the processing is the consent of the person concerned.

Consequences of refusal to optional purposes: The provision of data is optional for you with regard to the above-mentioned purposes, and your refusal to treatment does not compromise the continuation of the relationship or the adequacy of the treatment itself.

Consequences of non-communication: the processing of functional data for the fulfillment of these obligations is necessary for the proper management of the relationship and their contribution is mandatory for the current purposes indicated above. The Owner also informs that the possible non-communication, or wrong communication, of one of the compulsory information, can cause the impossibility for the Owner to guarantee the congruity of the treatment itself.

Method of treatment: The treatment is carried out with manual and / or computer and telematic tools, so as to ensure the security, integrity and confidentiality of data in compliance with the organizational measures physical and logical, provided by the provisions in force, so as to minimize the risk of destruction or loss, unauthorized access, modification and unauthorized disclosure in accordance with the procedures laid down in Articles. 6, 32 of the GDPR.

Recipients: For the performance of certain activities, or to provide support for the operation and organization of the activity, some data may be brought to the attention of or communicated to recipients. These subjects are distinguished in:

Third parties: (communication to: natural or legal persons, public authorities, service or other body other than the data subject, the data controller, the data processor and authorized persons responsible for processing) including:

- Companies that manage traditional or computerized postal services
- Any other subjects whose communication of data is necessary for the achievement of the above mentioned purposes.

Data Processors: (the natural or legal person, public authority, service or other body that processes personal data on behalf of the data controller)

- Suppliers of computer, web, or other services necessary to achieve the purposes necessary for the management of the relationship.

Within the company structure, your data will be processed only by personnel expressly authorized by the Data Controller, with authorization to adopt a confidentiality agreement and, in particular, by the following categories of employees:

- Administration;
- Other employees whose treatment is necessary for the proper execution of the relationship;

Dissemination: Your personal data will not be disseminated in any way.

Transfer of data to third countries: The owner does not transfer personal data to non-EU countries. If there is a need to do so, the interested parties will be informed in advance, and measures will be taken to guarantee the transfer to the recipients, which depending on the case may be: verification of the existence of adequacy decisions for the recipient country by the Commission, signing of standard contractual clauses, verification of the adoption of any additional measures in accordance with EDPB Recommendation 01/2020. As an exception to these guarantees, for data processing (with reference to art. 49 of the GDPR), where applicable, the existence of a contract or pre-contractual measures in favor of the data subject or consent to the transfer is verified.

Storage period: We point out that, in accordance with the principles of lawfulness, purpose limitation, data minimization, pursuant to art. 5 of the GDPR, the storage period of your personal data is established for a period of time not exceeding the achievement of the purposes for which they are collected and processed, in case a contract is signed this storage period may cease with the forfeiture or termination of the contract, the same data may be retained, where applicable, for a further period of time for the purpose of managing any litigation, the legal basis for such conservation is the legitimate interest of the data controller. The retention period for data processing relating to marketing is functional to the purposes pursued by the data controller, and in any case not more than 3 years from the last contact, or feedback received.

Holder of the treatment: the holder of the treatment of the data, according to the normative is "UTENSILTECNICA SRL" with legal and operative seat in Via Cà Giorgino, 2 - 47837 Montegridolfo (RN), VAT CODE: IT00632190401 in the person of its legal representative pro tempore.

By sending an e-mail to the following address utensiltecnica@utensiltecnica.com or a fax to 0541-855255 you may request further information regarding the data provided.

EU Regulation 2016/679: Articles 15, 16, 17, 18, 19, 20, 21, 22, 23 - Rights of the data subject

1. The interested party has the right to obtain confirmation of the existence or not of personal data concerning him, even if not yet recorded, and their communication in intelligible form.
2. The interested party has the right to obtain the indication of
 - a) the origin of the personal data;
 - b) the purposes and methods of processing
 - c) of the logic applied in case of treatment carried out with the aid of electronic instruments;
 - d) the identity of the owner, manager and the representative appointed under article 5, paragraph 2;
 - e) the subjects or categories of subjects to whom the personal data may be communicated or who can learn about them as appointed representative in the State, managers or agents.
3. The interested party has the right to obtain:
 - a) the updating, rectification or, as far as he/she is interested, the integration of the data;
 - b) the cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes for which the data were collected or subsequently processed;
 - c) certification that the operations in letters a) and b) have been notified, also as regards their contents, to those to whom the data were communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate to the protected right;
 - d) the portability of the data.
4. The interested party has the right to oppose, in whole or in part:
 - a) for legitimate reasons to the processing of personal data concerning him, even if pertinent to the purpose of collection;
 - b) to the processing of personal data concerning him/her, where it is carried out for the purpose of sending advertising materials or direct selling or else for the performance of market or commercial communication surveys.

Complaint: the interested ones, ricorrendone the presupposed ones, have, moreover, the right to propose the complaint to the Guarantor which authority of control second the previewed procedures. For any further information, and to enforce the rights recognized by the European Regulation, you may contact the data controller at the above references.

Consent

Procedure for acquiring the consent of the interested party

Your consent to receive the newsletter will be recorded (IP address, e-mail, date and time) by ticking the box below the insertion of the e-mail, or following the affixing / clicking in the appropriate box, and together with the pressing of the button "send" / "ok". This consent will be stored to prove the conferment, and allow you at any time to unsubscribe, in addition to all other rights set out above.