

Information related to the treatment of the personal public and sensitive data

As per the article 13, legislative decree dated 30th June 2003, n. 196, and with reference to the personal data that are intended to be treated, we wish to inform you as follows :

- 1) The treatment to which the requested personal data are going to be submitted with relation to the creation of a supplying and/or purchasing contract for goods and services between our companies, has the aim of updating the customers/suppliers register.
- 2) The treatment is made in respect of the modalities and requisitions of the information foreseen by the articles 11 legislative decree 196/2003 and it will include all the operations or the complex of operations foreseen in the article 4, paragraph 4, letter a), decree 196/2003, necessary to the subjected treatment, here including the notification related to the subjects of which at following point 5), and the diffusion of this information mentioned at point 7) as well. The treatment will be made with or without the use of electronic equipment and handled by the responsible personnel. The collection of the information will be on paper and/or magnetic/informatics/optical support. The collection of the manual treatments with information collection on special registers and/or sheets will be made with traditional filing in special binders.
- 3) The communication of the personal data related to the treatment in word is mandatory for the being commercial relationship purposes, for the maintenance of the relationship itself and of the matters which are directly or indirectly deriving.
- 4) The eventual partial or total refusal to answering will involve partial or total impossibility to pursue the aims indicated at point 1)
- 5) The personal data related to the above treatment, as per the aims of which at point 1), will be communicated to :
 - Subjects charged to get cash and payments.
 - Subjects charged to supply legal and contractual consultancy.
 - Banks.
 - Companies operating in the credit field.
 - Insurance companies for purposes related to the credit insurance.
 - Public Authorities or Administration for the respect of the laws.

- 6) The following responsible people or responsible for the treatment will be enabled to know the supplied information :
- Employees of STARLINE S.p.A. as people belonging to the Administration Department.
 - Employees of STARLINE S.p.A. as people belonging to the Sales Department.
 - Employees of STARLINE S.p.A. as people belonging to the Shipping Department.
 - Employees of STARLINE S.p.A. as people belonging to the Production Department.
 - Employees of STARLINE S.p.A. as people belonging to the Purchasing Department
- 7) Such personal information can be spread in the Italian Country and transferred abroad to the companies controlled, controlling, connected to our company, operating in Italy and/or abroad (both into the EU and outside the EU).
- 8) The subject of such treatment is recognized the availability of the right as per Art. 7, legislative decree 196/2003, of which the complete text is here attached.
- 9) The holder of this treatment is the Company STARLINE S.p.A. , with its seat is Via. F. Baracca 30 – 24060 San Paolo d'Argon (BG). The responsible for this treatment is Mrs. MARCOLLI STEFANIA, for this purpose addressed c/o STARLINE S.p.A., Via. F. Baracca 30 – 24060 San Paolo d'Argon (BG).

Attached : Art. 7 legislative decree 30th June 2003 n. 196.

Art. 7 (Right to the entrance to the personal data and other rights)

1. The interested has the right to obtain the confirmation of the existence or not of personal information in his regard, even if not yet recorded, and their communication in intelligible.
2. The interested has the right of obtaining the indication :
 - a) Of the origin of the personal data;
 - b) Of the aims and modalities of the treatment;
 - c) Of the logic applied in case of treatment made through electronic equipments;
 - d) The information related the owner, the responsible and the nominated representative as per Art. 5, comma 2;
 - e) Of the subjects or of the categories of subjects to whom the personal data can be communicated or who can come aware of them as nominated representative in the State territory, of the responsible or of the charged people.
3. the interested has the right to obtain :
 - a) The updating, the modification such as, when there is interest in it, the integration of the information;
 - b) The cancellation, the transformation in anonym form or the block of the treated data which are violating the law, included the ones for which it is not necessary the preservation with relation to the aims the information have been collected for or they have been later treated;
 - c) The certification that the operations as per letters a) and b) have been made aware, also for their content, of the people who have been communicated or spread the data, except for the case in which this is not possible or is implicating a very not proper use of the means towards the guaranteed right.
4. the interested has the right to refuse, completely or partially :
 - a) For justified reasons related to the treatment of the personal data related to him, also pertaining to the aim of the collection;
 - b) To the treatment of the personal data in his regard related to the sending of advertising material or direct sale or for the execution of market researches or of commercial communication.