INFORMATION PURSUANT TO ART, 13-14 OF GDPR 2016/679

ARDEMA S.R.L. VAT 05107230285 with registered office in Via Caltana, 120 / D Z.I. in Campodarsego 35011 Padova (IT) email ardema@ardema.it as Data Controller according to the indicated legislation, for the purposes of related treatments for Web Users, informs that the treatment will be based on principles of correctness, lawfulness, transparency and protection of your privacy and your rights.

OBJECT OF THE TREATMENT

Pursuant to article 13 of the GDPR 2016/679, therefore, we provide you with the following information: personal data (name, surname, document details, telephone, email address, etc.), will be provided at the time of accession depending on the type required association.

ARDEMA S.R.L. as the data controller of your personal data, it informs you about their use and your rights, so that you can knowingly express your consent, where required, and exercise the rights provided for by the GDPR.

PURPOSE OF THE TREATMENT

Your personal data (provided by you, by third parties or coming, within the limits of the law, from public lists) may be processed for the following purposes:

☑Information and consent ☑Research

A) personal data can be processed without your express consent art. 6 lett. b), e) GDPR, for the following Service Purposes:

- conclude the contracts for the services of the Data Controller;
- fulfill the pre-contractual, contractual and tax obligations deriving from existing relationships with you;
- fulfill the obligations established by law, by a regulation, by community legislation or by an order of the Authority (such as in the field of anti-money laundering) we will process your data in order to fulfill obligations deriving from tax laws;
- exercise the rights of the owner, for example the right to defense in court;
- to perform obligations deriving from the contracts of which you are a party or to fulfill, before the conclusion of the contract, your specific requests, also by means of remote communication techniques.

B) subject to your specific and distinct consent (Article 7 of the GDPR), for the following Marketing Purposes:

- direct commercial; send you via e-mail, post and / or sms and / or telephone contacts, newsletters, commercial communications and / or advertising material on products or services offered by the Data Controller and survey of the degree of satisfaction with the quality of services;
- indirect commercial; send you commercial and / or promotional communications from third parties (for example, business partners and / or other group companies) via e-mail, post and / or sms and / or telephone contacts.

Cookies - ARDEMA S.R.L. wishes to inform you that by accessing the sites in note, "cookies" may be sent to your computer, according to the methods of use available on the relevant pages of the sites www.ardema.net. Finally, your data may be subject to transfer to third parties for the purposes declared by the Data Controller

METHOD OF TREATMENT

The processing of your personal data is carried out by means of the operations indicated in art. 4 of the GDPR and precisely

☑ Direct contact ☑ Registration

Your personal data are subjected to both paper and electronic and / or automated processing. ARDEMA S.R.L. has adopted technical and organizational measures to prevent and limit the risk of 'data breach'. The Data Controller will process personal data for the time necessary to fulfill the aforementioned purposes and in any case for no more than 10 years from the termination of the relationship for the Service Purposes and for no more than 2 years from the collection of data for the Marketing Purposes.

ACCESS TO DATA

Your data may be made accessible for the purposes referred to in art. 2.A) and 2.B):

- to employees and collaborators of the Data Controller and of the companies in their capacity as representatives of the treatment;
- to third-party companies or other subjects (by way of example, credit institutions, professional firms, consultants, service companies) who carry out outsourced activities on behalf of the Data Controller, in their capacity as representatives of the treatment.

COMMUNICATION OF DATA

Without the need for express consent and art. 6 lett. b) and c) the Data Controller may communicate your data for the purposes referred to in art. 2.A) to supervisory bodies, judicial authorities, as well as to those subjects to whom communication is mandatory by law for the accomplishment of the aforementioned purposes.

These subjects will process the data in their capacity as independent data controllers. Your information will not be disseminated.

Your data may be subject to profiling, i.e. the collection and aggregation of data concerning you in order to make appropriate commercial decisions or to analyze or predict, again for commercial purposes, your personal preferences, your behavior and your attitudes. Profiling requires your consent. Failure to give consent does not normally affect the regular development of the relationship on the basis of which your data are processed.

DATA TRANSFER

Personal data is stored on servers located within the European Union. In any case, it is understood that the Data Controller, if necessary, will have the right to move the servers even outside the EU. In this case, the Data Controller ensures from now on that the transfer of data will take place in accordance with the applicable legal provisions, subject to the stipulation of the clauses provided for by the European Union.

NATURE OF DATA CONFERENCE AND CONSEQUENCES OF REFUSAL TO RESPOND

The provision of data for the purposes referred to in point A is mandatory. In their absence, we will not be able to guarantee the provision of Services. The provision of data for the purposes referred to in point B is optional. You can therefore decide not to provide any data or to subsequently deny the possibility of processing data already provided: in this case, you will not be able to receive remote commercial communications relating to the Services offered by the Data Controller. However, you will continue to be entitled to the Services referred to in point A. The data of the interested party that does not need to be kept due to a specific legal obligation will be deleted within 24 months...

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RIGHTS OF THE INTERESTED

You may, at any time, exercise the following rights expressly recognized as useful by the Regulation:

- You have the right to lodge a complaint with the national authority (Guarantor for the protection of personal data) at any time if you believe that your right has been violated
- · You have the right to have your data always accurate and updated and therefore you can at any time report or request that they be updated
- You have the right to withdraw consent to the processing of data where this is not prevented by law or by the need to protect the rights of the owner even in court. In any case, the request for revocation gives rise to the right to limit the processing.
- You have the right to access your data processed by the Data Controller by means of a written request, including an electronic one. It is essential that you can provide us with proof of your identity, possibly also by accessing our databases through credentials uniquely referable to your person. You have the right to free access for one time only, while you may be required to pay a fee for requests subsequent to the first. You have the right to obtain an answer within thirty days of the request. You have the right to have your data in printable formats.
- You have the right to have your data rectified and updated and may at any time request its updating and correction if you verify that the data in our possession is out of date or incorrect. In order to guarantee the updating of the data, we invite you to report any useful changes.
- You have the right to delete the data concerning you, provided that it is not data that the Data Controller must keep due to a specific legal obligation such as, for example, obligations deriving from tax laws, anti-money laundering or for the protection of the rights of the owner in the office litigation.
- If you contest the accuracy of your data, or the lawfulness of the processing, or the right of the owner to delete your data, or you object to the processing of data and the owner disputes your opposition, you have the right to have the Your data are kept but not processed except within the limits of what is necessary for the resolution of the dispute over the data itself. If the Data Controller modifies or cancels your data in whole or in part, you have the right to be informed and oppose the modification and cancellation.
- You have the right to be able to transfer your data stored and processed electronically to another operator, within the limits indicated by the Regulations, in such a way as to allow easy reading and acquisition by third parties. The data that you have the right to transfer (portability) also include data deriving from the automatic observation of your activity carried out through the IT services of the Data Controller, such as searches and chronology of the activities performed.
- You have the right to object to the processing of your data, profiling, use of data for direct marketing, profiling for public interest or for scientific or historical or statistical research purposes.
- ARDEMA S.R.L. may, in certain circumstances, adopt automated procedures in order to take decisions concerning you and in particular in order to decide whether and under what conditions to conclude contracts directly or through third parties with you. In this case, you have the right to request that, before make a binding decision, your position is in any case examined by a human operator who carries out a merit assessment.
- ARDEMA S.R.L. may, in certain circumstances, process your data in order to communicate with you regarding commercial or information or educational initiatives. In this case, your consent must be explicit and separate from other forms of consent and you can revoke the consent given for this purpose at any time.
- · You have the right to be consulted when assessing the security procedures for the processing and protection of your data .

METHOD OF EXERCISING YOUR RIGHTS

Your requests can be exercised by means of written communications to the address of the owner or the e-mail address indicated above or, if required, independently within the personal area made available electronically by means of a unique identifier.

The updated list of data processors and persons in charge of processing is kept at the headquarters of the Data Controller.

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