

Information pursuant to Article 13 GDPR

The company Crespi Milano s.r.l., VAT No. 06576050964, with registered office at Via Verdi n. 23 Sirone (LC), as data controller, with this information pursuant to Article 13 of EU Regulation No. 2016/679 (GDPR)

INFORMS

that in order to execute the contract with you, it is necessary to collect your following data:

- identifiers, such as name, surname, fiscal code and/or VAT number;
- contact details, such as e-mail, telephone number, mobile phone number;
- bank details, such as IBAN and credit card number

1. Purposes

It is specified that the data indicated above are used to carry out the following activities:

- a. Billing and accounting management;
- b. Customer Archive;

and to comply with the accounting and tax activities required by law.

In this regard, it is specified that, without your consent, the above data may be used for the following purposes:

1. fulfil the pre-contractual, contractual and fiscal obligations deriving from existing relationships with you;
2. fulfil the obligations provided by the law, by a regulation, by the community legislation or by order of the Authority;
3. exercise the fundamental rights of the Data Holder, such as the right to defend in court.

2. Treatments and methods

It should be noted that the above data will be subject to the following treatments: collection, storage, use, extraction, communication, comparison and cancellation and that these may take place both on paper and electronically, also with the aid of automated procedures.

3. Storage time

It is specified that the data collected will be kept for ten years and this to comply with legal obligations in tax and accounting matters, as well as for reasons of protection of the holder in the event of a dispute.

4. Data communication

Your data will be communicated to the following third parties:

- a. accountant for legal obligations
- b. website manager
- c. companies providing logistics services

We inform you that your data could be accessed by IT experts and Crespi Milano s.r.l. for reasons of maintenance/implementation of the IT system.

Without the need for express consent, the Data Controller may communicate your data to Supervisory Bodies and Judicial Authorities, as well as to all other subjects to whom communication is required by law.

5. Data transfer and storage

The management and storage of personal data take place on a private server located within the national territory and on servers located within the European Union owned by the Data Holders and/or third-party companies duly appointed and appointed as Data Processors.

6. Rights of the interested party

Please note that the rights recognized by the GDPR to the interested party include those of:

- request access to your personal data and information relating to them; updating, correction of inaccurate data or integration of incomplete ones;
- oppose the processing of your personal data at any time in the event of particular situations that concern you;
- lodge a complaint with a supervisory authority (Authority for the protection of personal data www.garanteprivacy.it) or to appeal to the Judicial Authority through an appeal pursuant to art. 140 bis Post privacy code Legislative Decree 101/2018

For a full list, see the articles 15-18 GDPR.

7. Mode of exercise of rights

You can exercise your rights pursuant to art. 15 GDPR in the following ways:

a registered letter with return receipt to Crespi Milano Srl - Via Verdi 23 23844 Sirone (LC)

a PEC (certified email) to crepimilano@legalmail.it

In both cases specifying for the attention of Mr Luca Crespi.

8. Holder, manager and appointees

The Data Controller is Crespi Milano s.r.l., which has its Registered, Administrative and Operational Office in via Verdi 23 23844 Sirone (LC).

The updated list of data processors and data processors is kept at the headquarters of the Data Holder.

MARKETING INFORMATION

If you give your explicit consent, your data may be processed to carry out promotional activities for Crespi Milano s.r.l. products and services.

The legal basis for this treatment is your consent pursuant to art. 6 point. a of the GDPR and the provision of data for the aforementioned purpose is optional, and your consent may be revoked at any time by sending a simple ordinary e-mail to the address: info@crespimilano.com.

If you give your consent, in order to outline the products/services of your interest, we inform you that Crespi Milano s.r.l. will be able to profile his commercial habits in order to send you promotional messages only in relation to services/products of your interest.

Due to the marketing method (community via social networks), your data may be disseminated, with the consequence that their preservation can take place even outside the European territory.

The data used for marketing purposes are stored by Crespi Milano s.r.l. for a period of 3 years.

If you decide to give your consent, please respect the rules listed in the policy community.

Consent

After reading the above-extended marketing information

I agree

I disagree

to the use of my data to receive promotional and/or marketing communications of products/services offered by Crespi Milano s.r.l. by e-mail, SMS and social media.

Policy for participation in the community for promotional purposes

Dear Customer,

we indicate some suggestions for participation in the WhatsApp and Facebook groups organized by Crespi Milano s.r.l. for promotional purposes:

1. avoid sharing your own images with an identifying capacity (face);
2. avoid using nicknames containing your identification data (e.g. mario.rossi);
3. do not share particular data, such as one's sexual orientation, religious belief or political orientation (see art. 9 GDPR), both own and of third parties;
4. do not share in the data group of third parties, such as images, contact data and the like
5. do not share images of minors;
6. do not share your address of residence or domicile;

7. do not share bank details;
8. do not share passwords, pins or other identification codes;
9. do not share personal or third-party health data;
10. do not share own- or third-party judicial data.

In the use of social media, we remember that the dissemination of the data means that it can be known from an indeterminate/indeterminable number of subjects.