

Privacy Policy

Controller for the purposes of the General Data Protection Regulation (GDPR)

Name and Address of the controller:

Residenza Capinera dei F.lli Stefano e Tiziano Scarpa s.n.c.
Lungomare Adriatico 12, 30015 Sottomarina (ve), Italia
P.IVA 00317310274
E-mail: info@residencecapinera.com

1) SUBJECT MATTER AND SCOPE OF APPLICATION: The data controller processes personal, identification and non-sensitive data (e.g. name, surname, email address, telephone number, etc.) – hereafter ‘data’ – communicated by you when requesting information through the data controller’s website or when registering on said site, or when subscribing to the data controller’s newsletter.

2) PURPOSE OF PROCESSING: Your data will be processed:

A) Without express consent (art. 24 a, b, c Privacy Code and art. 6 b and e GDPR) for the following purposes:

- to provide information requested;
- to enter into the data controller’s service contracts;
- to fulfil pre-contractual, contractual and fiscal obligations deriving from the business relationships entered into;
- to fulfil obligations required by law, rules, EU regulations or authorities (e.g. anti-money laundering);
- to exercise the data controller’s rights (e.g. the right to legal defence in the event of non-fulfilment of contractual obligations);
- to prevent or reveal fraud or infringements that could damage the website.

B) Only with declared consent (arts. 23 and 130 Privacy Code and art. 7 GDPR) for information and marketing purposes:

- to allow registration or request on the website;
- to allow subscription to the data controller’s newsletter and any other services required;
- to email newsletters, sales information and/or advertising material about the data controller’s products or services and to survey the degree of satisfaction regarding quality of services;

In any case, you may at any time revoke your consent to the processing described at B. above by simply sending an e-mail to the address given in clause 10.

Please be notified that if you are already one of our customers we may send commercial communications relating to the data controller’s services and products similar to those you have already used, subject to your dissenting (art. 130, clause 4 Privacy Code).

If the data controller intends to process your data for purposes different from those described in this paragraph, you will be informed in advance.

3) DATA CONTROLLER’S LEGITIMATE INTERESTS:

These comprise observance of the contractual obligations entered into by the parties. Under the terms of art. 6 GDPR processing is lawful when consented to by the party involved.

4) ACCESS TO DATA AND THEIR COMMUNICATION:

Access may be granted for the purposes described in clause 2:

A) to the data controller’s employees and associates in charge of and/or responsible for in-house data processing and/or system managers;

B) to third parties (banks, couriers, external professionals and consultants (e.g. tax consultants) for the sole purpose of protecting credit and managing individual business relationships) who perform outsourced operations on behalf of the data controller as independent external operators or processors nominated by the data controller.

Without your express consent (art. 24 a), b), d), Privacy Code and art. 6 b) and c) GDPR) the data controller may communicate your data for the purposes described in clause 2 A. to watchdog bodies, judicial authorities and all other subjects which by law require such communication in order to achieve the purposes in question. Such subjects will hold data as independent data controllers. Your data will not be disseminated. Data will be managed and stored on servers (located within the European Union) used by the data controller and/or third parties duly appointed as data processors.

5) OPTIONAL / COMPULSORY DATA PROVISION:

Providing data for the purposes described in clause 2. A) is compulsory in as far as it is required by legal and contractual obligations. Refusal to provide data or failure to authorise their processing will preclude the data controller from entering into contractual relationships (the subject involved will not receive a service, contractual non-fulfilment and due liability, non-fulfilment of legal obligations and due legal sanctions, etc.). Providing data for the purposes

described in clause 2. B) is optional and failure to provide them or to authorise their processing will preclude sending newsletters, commercial communications and/or advertising materials regarding the data controller's products and services and surveying the degree of satisfaction regarding the quality of services.

6) DATA STORAGE TIMES:

Subject to the five or ten year terms for storing documents containing data regarding civil, accounting and tax matters, as foreseen by current legislation, any other data will be stored for five years after the business relationship ceases, unless you withdraw your consent or require us to erase your data.

7) DATA SUBJECT'S RIGHTS:

Subject to cases involving legal obligations, public interest or public authorities, you have the right at any time to revoke your consent, without compromising the lawfulness of processing based on consent before its withdrawal. Art. 7 of the Privacy Code and art. 15 of the GDPR grant you specific rights, which include that of obtaining confirmation as to whether or not personal data concerning you exist, communication of such data in intelligible form; the right to be informed of the source of the data, the purposes and methods of processing, the logic applied to the processing, identification concerning data controllers and the subjects to which the data may be communicated; the right to obtain updating, rectification or integration of the data, their erasure, anonymisation or blocking of unlawfully processed data; the right to object on legitimate grounds to the processing of data concerning you. The GDPR grants you the following rights: data erasure (art. 17), restriction of processing (art. 18), data portability (art. 20) and in the case of automated processes (profiling), processing by the data controller's human intervention (art. 22). These rights can be exercised in any way and without charge.

8) COMPLAINTS:

If you consider that any of your rights listed in clause 7 have been violated you may file a complaint with the Garante or lodge an administrative or judicial appeal.