

Former art. 13 D. Lgs. 196/2003 notice

With reference to the data You provided us with and which are treated by our Company, we inform you that Ramponi® , as Holder of Your data treatment, will use them only in the respect of the privacy rights , with a particular care to the conservation of confidentiality and security, with the sole purpose of fulfilling the obligations, coming from contractual relationships or from existing contacts, observing the current laws in fiscal and accounting terms, and meeting any specific requests from You. According to the announced law, the personal data treatment will be based on the main principles of correctness, lawfulness, transparency and conservation of Your rights. In accordance with art. 13 of the Italian law D. Lgs. n.196/2003, we provide the following information:

- 1) treatment of the personal data concerned is finalized to accomplish the obligations connected to Your relationship with our company and to fulfil the laws, regulations and directives, such as fiscal, accounting obligations, etc...
- 2) treatment will be made with or without electronic or automated means and will include – in the respect of limitations and conditions of art. 11, D. Lgs n. 196/2003 – all of the operations or the totality of operations of art. 4, comma 1, lett. a) D. Lgs. 196/2003, necessary for the treatment concerned, including the divulgation to those people as per the next point n. 5), and the diffusion as per point 7) of the current notice.
- 3) Data conferment is facultative; anyway, the partial or total refusal will imply the impossibility to persecute the finalities as per point 1).
- 4) Your data treatment will be managed by people in charge and by those Responsible people allocated in the Programmatic Document of Security and directly chosen by the company Owner.
- 5) Data may be transmitted to:
 - bodies which are external to our company but which are in charge of accomplishing activities (such as accounting, fiscal fulfilments, information system control, bank offices and credit institutes for encashment/payments execution and management connected to the current agreement, public bodies for fulfilling the laws obligations, regulations, directives);
 - to those people in charge and responsible for the company treatment selected in the PDS.The above mentioned people are obliged, on the basis of the contractual account with Our company or on the basis of professional deontology, to respect the law D.lgs 196/03.
- 6) At the moment of work co-operation, for any reason, we will hold the above mentioned data just for the following reasons: - replies to any body or authorities demands for checking the Law fulfilments, as per the time described in the civil, fiscal laws; - reply to Your request for access and/or verification of the current or past contractual fulfilments
- 7) The personal data will not be divulgated. We specify that, in the respect of art. 24 let. d) D. Lgs. 196/2003, the consensus of data treatment is not required by the law when it deals with data conferment related to the accomplishing of economical activities and, in particular, when it refers to data necessary for accomplishing the contractual relationship.
- 8) The data treatment holder is: Ramponi® , via S. Ambrogio 11/13 -22070 Carbonate (CO).
- 9) The responsible for the treatment is the Human Resources Manager, who can be reachable at the company headquarter.
- 10) At any moment, This person can exercise His/Her rights towards the treatment Holder, in the respect of art.7 of D. Lgs. 196/2003 that, for convenience, we hereafter integrally write a copy.

Legislative decree n.196/2003, Art. 7 – Right to personal data access and other rights

1. The concerned one has the right to obtain the confirmation for the existence/non existence of personal data to him related, even though they have not been registered and divulgated in an intelligible way yet.
2. The concerned one has the right to obtain the indication of:
 - a) personal data source;
 - b) purposes and modes of the treatment;
 - c) logics applied in the event of data treatment with electronic instruments;
 - d) identification data of the Holder, of those people in charge and of the representative designated in the respect of art. 5, comma 2;
 - e) those people or categories of people to whom data could be transmitted and who could be concerned as representatives designated in the Country.
3. The concerned one has the right to obtain :
 - a) the update, rectification or data integration;
 - b) the cancellation, the transformation into an anonymous form, or the treated data blocking in the event of law infraction, including those whose conservation is not necessary for the reasons data have been collected or afterwards treated;
 - c) certification that the operations which were mentioned in point a) and b) were made known, even as concerns their contents, by those whose data have been divulgated, with the when this fulfilment results impossible or implies a very high use of instruments, that is largely disproportional if compared to the right respect to preserve it.
4. The concerned one has the right to partially or completely oppose:
 - a) for legitimate reasons, to the treatment of personal data to him concerned, in the event their purpose is just for data collection;
 - b) to the treatment of personal data he is concerned just for the forwarding of advertising material or direct sales or for implementing marketing researches and commercial communications. MOD. 51.03 | REV. 0 | Data |17 |10 |2005 | Titolo: Customers and suppliers data treatment notice.

REQUEST OF CONSENSUS FOR FURTHER PURPOSES THEN THOSE MENTIONED IN THE NOTICE

The current request for consensus represents an integrative but not necessary part to the former art.13 D. Lgs. 196/03, therefore to that one it refers.

The consensus refers to the following points:

A) Besides the finalities mentioned on point 1 of the notice, it is required also the consensus for inserting Your name/company name in Ramponi® s' advertising documentation, with the purpose of divulgating commercial references and/or advertising documentation even with graphical supports (photos, pictures, designs), without geographical, temporal or means limits. The material can be reproduced without your corporate name indication, in any format and arrangement, also by using one or more particulars or together with other graphical supports, in relation with any kind of advertising communication. By giving the consensus, you will grant to Ramponi® the right of modifying, varying, processing, transforming and arranging data; this work which will be accomplished according to lawfulness, correctness and professional ethics, without compromising your image in any way.

B) Besides what described in point 5) of the notice, data can be divulgated to third parties directly and/or indirectly in charge, in order to make photos, prints, communication and similar activities.

C) Besides what mentioned in point 7) of the notice, the data concerned will be divulgated as per the limits described in point A) of the current consensus request.

In the event of non authorized consensus, Your data will be uniquely treated for finality mentioned in point 1 of the notice.