

INFORMATION ON THE PROCESSING OF PERSONAL DATA

Dear "customer / supplier"

Legislative Decree 196/2003 s.m.i. (Privacy Code) and the European Regulation on the protection of personal data EU 2016/679 provide the protection of individuals with respect to the processing of personal data.

We provide below information regarding the methods and purposes of the processing of personal data collected in the context of ongoing commercial and contractual relationships as well as the measures implemented to ensure the security of such data.

Personal data acquired directly by us or through third parties could concern the supplier, if a natural person, or, if a legal person, his employees and collaborators (identification data, email addresses and telephone numbers issued in the name and on behalf of the supplier in the execution of the report).

These personal data will be subject to treatment in compliance with the legal requirements and the rights recognized to the "interested parties".

There are no data qualifying as "particular" (art.9 of EU Regulation 2016/679) among the data processed.

Data controller

Idro Meccanica s.r.l. with legal and operational headquarters in via S. Allende 81, Modena, tel. 059.251343, fax 059.250732, email info@idromeccanica.it.

The list of data processors is available on request from the Data Controller.

Purpose of the treatment

The personal data collected will be processed for pre-contractual needs, management of contractual obligations, fulfillment of obligations under civil and fiscal and other rules, internal statistics, management of commercial relationships.

Recipients of data communication

The personal data collected will not be disclosed; personal data, in relation to the aforementioned purposes, may be communicated to categories of external recipients who carry out activities strictly connected to the management of the commercial relationship such as administrative, tax and legal consultancy studies, credit institutions, public administrations or law enforcement authority.

The data will not be transferred to a third country.

Retention period

The data will be kept for a period of time not exceeding the achievement of the purposes for which they are collected and processed, in compliance with the times prescribed by law. The accounting rules provide the retention of data for 10 years from the end of the contractual relationship.

Rights of the interested party

The interested party, by contacting the Data Controller at the addresses indicated, has the right to obtain confirmation that personal data processing is or is not being processed and, in this case, has the right to obtain:

- access to personal data processed, correction and integration of data
- cancellation of the same for justified reason
- limitation to treatment
- opposition to the treatment
- if expressed, revocation of consent to treatment
- complaint proposal to the supervisory authority
- data portability.

Mandatory or optional nature of the provision

Failure to provide essential personal data for the management of contractual purposes and legal obligations, makes it impossible to start or continue the relationship. The provision of data that is not essential for the above purposes is optional; any refusal to provide such data may result in less efficiency in the conduct of relations.

Automated decision-making processes are not applied to the processing of personal data.