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## Reporting for the treatment of personal data pursuant to the Art. 3 of EU regulation number 2016/679 (GDPR)

The company BUFFOLI IMPIANTI srl with its headquartered in Via Provinciale 23/c, 25050 Rodengo Saiano (BS), Fiscal Code 01262750175, VAT 00615420981 (followed "Titolare" (Owner)), as the owner of this treatment is informed pursuant to the article 13 of EU regulation number 2016/679 (GDPR) that your data will be treated with the following modes and with these purposes:

### 1. Treatment Object:

The owner treats the personal data, recognized as any commercial ID (Name, Surname, Social Aim, Address, Phone, E-mail, Bank Account, and Bank Payment) communicated (by yourself) in defining and/or in stipulating any Customers' contracts

### 2. Treatment Aim:

Your personal data are treated for the following contractual purposes:

- for the conclusion of a contract with your company as a customer;
- to carry out the pre-contractual obligations (therein as the acquisition of any preliminar information to the end of the contract) contractual obligations and fiscal too, derived by any relationships in to be with you;
- to carry out the law, any regulation, any communitary normative, or an order by the juridical authorities obligations (as the anti-recycling way);
- to exert the owner's rights, i.e. the defense right in a juridical background.

Your personal data might be treated for marketing purposes: - Send you eventual commercial communication and/or any ads material on products or services offered by the owner similar to the ones you have already used, within your dissense. (Art 130 n.4Privacy Code).

Relatively to other marketing activities this treatment will be done only if you accepted it (art 130 privacy code and art 7 GDPR).

### 3. Treatment mode and duration:

Your personal data treatment might be realized by the article 14 number 2) GDPR mode, and being precisely the: collection, registration, organization, keeping, consulting, elaboration, modifying, selection, extraction, comparison, using, interconnection, blocking, deleting, and destruction of these data. Your personal data might be under a paper treatment either an electronic one.

The owner will treat the personal data for the needed time in order to carry out at the purposing over called here above, and still not over 10 years after the end of the collaboration. For the marketing purposes the time we need is strictly related to the time we can delete your data from our archivos if you want to revoke the consenting you had given or by a deleting decision you had expressed.

### 4. Data access

Your data might be being accessible for the purposing pursuanting the article 2:

- to any owner's employees and collaborators that as the man appointed to their internal responsibilities of the treatment and/or system administrators.
- to any Terni companies or to any other subjects (for guidance, professional studies, consultants, insurance societies, credit institutes, etc...) which are doing several activities on behalf of the owner, as their external responsibility of the treatment.

### 5. Data communication

Pursuant to the article 6 letters b) and c) GDPR - without the needy of a made consense - the owner might communicate your data for the purposing deriving by the fact of a contractual relationship to any juridical authorities, as well as to whom subjects to the communication is meant to be by the law for the completioning of the quoted purposes.

These subjects will treat the data in their man to be as authonoms owners of this treatment. Your data will not be shared.

### 6. Data transferring.

The data might be transferred - for the purposes of this normative as well as for a needing of storage and conservation both to EU countries through any Terni countries outside of EU. In any case, the owner assures from now on that this transferring of the data extra-EU will be done in the law conforming.

## 7. Nature of the data contribution and the consequences of any refusal of answering.

The provision of data for the purpose of the contract pursuant to the first part of art. 2 is mandatory. In their absence, we might not guarantee execution of the contractual relationship. The conferring of the data for any marketing purposes which are explained in the second part of the art. 2 it is not mandatory; you might decide to do not give any personal data or to deny it futurly the possibility to treat the data already furnished. In this case you cannot recieve the information about our commerical material and the aid offered by the owner.

## 8. Rights of the interested party

In your quality of data subject, you could exercise the rights referred to in the art. 15 GDPR and precisely:

- obtain confirmation of the existence or not of personal data concerning You, even if not yet recorded, and their communication in intelligible form;
- to obtain the indication: a) origin of personal data; b) the purposes and methods of processing; c) the logic applied in case of treatment effected within the aid of electronic instruments; d) the identification details of the Holder, data processors, and the representative designated pursuant to the art. 3, paragraph 1, of the GDPR; e) the subjects or categories of subjects to whom the personal data might be communicated or it might come to acquaintance in quality of representative designated in the territory of the State, managers or agents;
- obtain: a) updating, rectification or, when interested, integration of data; b) cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data whose conservation is not necessary in relation to the purposes for which the data were collected or subsequently processed; c) certification that the operations referred to in letters a) and b) have been being notified, also as regards their content, of those to whom the data were communicated or disseminated, excepted the case in which such fulfillment proves impossible or involves an using of means manifestly disproportionate to the protected right;
- to object, in whole or in part: a) for legitimate reasons to the processing of personal data concerning You, even if pertinent to the purpose of collection; b) to any treatment of personal data concerning you for purposes of sending advertising materials or direct selling or for carrying market researches or commercial communication, through the use of automated calling systems without the intervention of an operator by e-mail and/or through traditional marketing, by phone and/or mail. It is noted that the right of opposition of the interested party, exposed in the previous point b), for the purposes of direct marketing by meaning of automated systems extends to the traditional ones and still save the possibility for the interested party to exercise the right of opposition, even only in part. Therefore, the user might elect himself to receive communications only through traditional methods so only as automated, communications or none of these two types of communication.
- Where applicable, you will also have the rights referred to in the art. 16-21 GDPR ("right of rectification, right to be forgotten, the right to restriction of processing, the right to data portability, right to object), as well as the right of complaint to the Authority.

## 9. Mode of exercise of the rights

You can at any moment exercise Your rights by sending a letter to.r. BUFFOLI IMPIANTI srl, registered office in Via Provinciale 23/c 25050 Rodengo Saiano (BS), or an e-mail to the address [info@buffoligroup.com](mailto:info@buffoligroup.com).

## 10. Owner and responsible for

The data processing Owner is the company BUFFOLI IMPIANTI srl, registered office in Via Provinciale 23/c 25050 Rodengo Saiano (BS), Fiscal code 01262750175 VAT 00615420981.

The updated list of the data processors is kept at the registered office of the Holder of the treatment.

Rodengo Saiano, \_\_\_\_\_

BUFFOLI IMPIANTI S.r.l.

Stamp and signature of the customer for the vision

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