

Data protection

Data owner and contact details

In accordance with the provisions of the UE Regulation GDPR n. 679/2016 and the Legislative Decree 30th June 2003, n. 196, Veneta Stampi SRL, the controller of the data according to the aforementioned provisions, provides you with the necessary information as to the purpose and manner the processing of your personal data as well as the scope of communication and dissemination of this data on the type of data stored by Veneta Stampi SRL and its contribution. For further information you can reach us at the following addresses or numbers: E-mail info@venetastampi.net, Tel. 0039 0421 329623, Fax 0039 0421 329632.

Type of data, purpose of processing

In its activity Veneta Stampi SRL deals with the following personal data: Contact details of the contact persons of our customers and/or suppliers or potential customers and/or suppliers (e-mail addresses, telephone numbers, etc.). These data will be processed in fulfillment of all legal obligations relating to business and contractual relationships with customers and/or suppliers in progress or in the future, such as fulfillment of contractual, accounting and tax obligations. Therefore, we will treat this personal data as necessary to fulfill all legal, contractual and pre-contractual aspects. If we want to send our customers the planned promotions and offers by e-mail, you have the opportunity at any time to not receive them by answering the e-mail itself.

Method and duration of treatment

Processing is carried out by means of modern computer systems and by specially appointed persons carrying out all processes relating to the collection, registration, organization, preservation, processing, modification, selection, extraction, comparison, use, interconnection, blocking, transmission, dissemination, destruction and destruction of Data required for the purposes of the relationship and legal obligations. The data is retained until the mutual fulfillment of the contract with our customers and/or suppliers has been completed, and then in accordance with the conditions prescribed for the certificates and documents of the company. For marketing emails are no longer used for marketing purposes after 24 months from the end of each contractual relationship.

Type of transfer and rights of interested parties

The transmission of data is voluntary. The data controller points out, however, that failure to do so for the above purposes will result in the writer failing to perform the business and contractual relationships or, in the event of an incorrect communication thereof, the inability of the holder to ensure the adequacy of the treatment itself to the contractual arrangements can. The individual contact person or employee may assert all the rights listed in Articles 15 to 21 of EU Regulation 2016/679 GDPR, without prejudice to the restrictions arising from the legitimate interest of the employer. The Italian Data Protection guarantor is the authority to contact.