



Rubinetteria**GST**

Rubinetteria**GST** srl

VALVOLE DI SOVRAPRESSIONE PER SCALDABAGNI
RUBINETTERIA E RACCORDERIA IN ESECUZIONI SPECIALI
STAMPAGGIO A CALDO E LAVORAZIONE MATERIALI NON FERROSI

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STATEMENT REGARDING PERSONAL DATA PROCESSING

(articles 13 and 14 of the EU Regulation 2016/679)

Interested Parties: clients

RUBINETTERIA G.S.T. S.r.l., with its legal address and place of business in Cologno Monzese (MI), viale Brianza 91, Fiscal Code n° 02927170155, email gborghetti@tridellagst.it certified electronic post rubinetteriagst@legalmail.it, as Owner of your personal data, informs you that your data will be processed in the following way and for the following purposes.

Type of processed data

The Owner processes personal and contact data regarding individuals, for the purpose of the stipulation and execution of the contractual relationship with Clients and specifically:

- the personal data of the Client as an individual
- the data of the Client's legal representative (legal entity) that signs the contract in the name of and behalf of the client
- the data of the Client's employees/consultants/contact points that are involved in the execution of the contract

Purpose and legal base of data processing

Personal data is processed for the following purposes, in implementation of the contractual and pre-contractual requirements between the Client and the Owner (article 6, par. 1, letter b EU Regulation 2016/679):

1. establishment and management of the contract
2. management of eventual transport for the execution of the contract
3. management of telephone communications and correspondence, including via computer, for the fulfilment of obligations connected to the contract
4. revenue management

Personal data can also be processed for the following purposes, in execution of the Owner's legal obligations (article 6, par. 1, letter c EU Regulation 2016/679):

5. management of administrative, accountancy and tax requirements (e.g. book-keeping, invoicing)
6. management of Customs and Excise legislation

The data can also be processed for the following purposes in the pursuit of the Owner's legitimate interest (article 6, par. 1, letter f EU Regulation 2016/679):

7. the handling of disputes, judicial and non-judicial

The implications of not providing data

Personal data processing is obligatory on the basis of specific legal and contractual requirements and hence, not communicating the data to the company could prevent the contractual relationship from being established or conducted on a regular basis

Retention period

In respect of the principles of lawfulness, purpose limitation and data minimization, under art 5 EU Regulation 2016/679, the data retention period is 10 year from the termination of the contract.

Modalities of the processing

The processing of your data is done in paper form or on the computer by means of collection, registration, organization, storage, consultation, processing, extraction, comparison, use communication and cancellation/destruction of data.

Data communication

Data will be processed only for the purposes indicated above and only by the following:

- employees specifically responsible and trained by the Owner of the processing
- third parties who will process the data as controllers of the processing (e.g. accounting firm, law firm)

Personal data may also be communicated to:

- banks and credit institutions
- freight forwarders
- public authorities in general (e.g. the Inland Revenue) for the performance of the institutional functions within the limits set out by the law.
- Legal authorities, following a specific, formal request

Transfer of data to a third country:

The data will not be subject to transfer outside the EU.

Rights of the data subject

As the data subject, you can assert your rights that are contained in sections 2, 3 and 4 of paragraph III of the EU Regulation EU 2016/679. In particular, you have the right to:

- obtain confirmation from the controller whether or not you are the subject of data processing and, if so, get access to the personal data and information foreseen in art. 15 of the EU Regulation 2016/679;
- obtain the correction of any incorrect personal data from the controller;
- obtain the cancellation of personal data where such data is no longer necessary for the purpose for which it was collected or processed, or in any other cases provided for as indicated in art. 17 EU Regulation 2016/679 unless art. 17, paragraph 3, EU Regulation 2016/679 is applicable;
- obtain the restriction of processing from the controller when: a) the data subject contests the accuracy of the personal data allowing for the time necessary for the controller to check the accuracy of said personal data; b) the processing is proven to be unlawful but the data subject objects to the cancellation and requests the application of limitation measures or requests that the processing be done for the assessment or defense of his particular right in a court of law;
- receive his personal data in a structured format on a common and legible automatic device; should this right be exercised the data subject can ask the controller to transmit the said data directly to another controller
- object to personal data processing should the conditions of Art. 21 EU Regulation n. 2016/679, paragraph 2 exist.

As regards the exercising of such rights, the Owner can be contacted by sending an email or pec to the previously indicated addresses. You can also make a claim to the supervisory authority, that is to say, the Guarantor for the Protection of Personal Data. (www.garanteprivacy.com).

Cologno Monzese (MI), 20/11/2018