

Informations provided according to art. 3 of the Italian Law DL196/2003 of 30.06.2003

" Regulation of the protection of personal data",
(hereinafter named "*Privacy Act*")

TO ALL CUSTOMERS AND SUPPLIERS

1. The above mentioned law ("*Privacy Act*") regulates the right of privacy of personal data and provides several obligations to the subject who handles informations concerning other subjects. Among the others, one of the obligation is that the subject must be informed about the utilizations of personal data.
2. The above mentioned law intends as "handling" the following informations :
Collecting – registration – organization – keeping – consultation – processing – modification – selection – extracting – comparison – utilization – inteconnection – blocking – communication – diffusion – cancellation – distruction.
3. With reference to the business relations with you, we informe that :
 - a) the data concerning your company that have been provided or that will be provided, are necessary for the following purposes :
 - strictly concerning commercial relations
 - strictly concerning administration and accounting
 - strictly concerning economic activitiesand will be handled according to law regulations and obligations concerning the privacy and the professional and industrial secrecy
 - b) the above mentioned data are also necessary for the purposes rising up from provisions of laws, regulations, contract, european directives, public authorities or police bureaux orders; according to the provision of art. 24 of the mentioned law, the agreement of the handling of the data for these purposes is not required.
 - c) the data will be handled :
 - registered on magnetic device and written on papers
 - by subjects authorized to execute the above jobs; the subjects are continuously identified, appropriately trained and informed about the obligations and limitations of the "*Privacy Act*".
 - using safety measures suitable to warrant the privacy of the subject to whom the data are concerned and to avoid the illegal utilization by third party or unauthorized personnel, according to the minimum safety measures provided by the technical specifications (annex B) of the "*Privacy Act*".
 - d) the personal data, for practical and handling purpose only, will be transmitted to :
 - tax consultant
 - banks
4. The personal data, as obvious, are indispensable to start or to continue the commercial relations
5. The official responsible of the handling of personal data is : NOBEL srl, via Monfalcone 8 MILANO.
6. Your rights, related to the handling of personal data, are listed in section 7 of the "*Privacy Act*".

Extract from DL 196/2003 del 30/06/2003

Section 7

(Right to Access Personal Data and Other Rights)

1. A data subject shall have the right to obtain confirmation as to whether or not personal data concerning him exist, regardless of their being already recorded, and communication of such data in intelligible form.
2. A data subject shall have the right to be informed
 - a) of the source of the personal data;
 - b) of the purposes and methods of the processing;
 - c) of the logic applied to the processing, if the latter is carried out with the help of electronic means;
 - d) of the identification data concerning data controller, data processors and the representative designated as per Section 5(2);
 - e) of the entities or categories of entity to whom or which the personal data may be communicated and who or which may get to know said data in their capacity as designated representative(s) in the State's territory, data processor(s) or person(s) in charge of the processing.
3. A data subject shall have the right to obtain
 - a) updating, rectification or, where interested therein, integration of the data;
 - b) erasure, anonymization or blocking of data that have been processed unlawfully, including data whose retention is unnecessary for the purposes for which they have been collected or subsequently processed;
 - c) certification to the effect that the operations as per letters a) and b) have been notified, as also related to their contents, to the entities to whom or which the data were communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected.
4. A data subject shall have the right to object, in whole or in part,
 - a) on legitimate grounds, to the processing of personal data concerning him/her, even though they are relevant to the purpose of the collection;
 - b) to the processing of personal data concerning him/her, where it is carried out for the purpose of sending advertising materials or direct selling or else for the performance of market or commercial communication surveys.