

Privacy Disclaimer

Privacy Disclaimer under Article 13 of the Italian Legislative Decree, 30 June 2003, n. 196.

Orton S.r.l. (IMI ORTON) is aware of the importance covered by the Protection of Personal Data and undertakes to respect the rules of conduct set up by the Legislative Decree, 30 June 2003, n. 196 (Code regarding the Protection of Personal Data), which are to guarantee navigation in a secure network, through Personal Data Protection.

We wish to inform you that the Personal Data Protection Code provides for the protection of persons and other subjects relative to Personal Data processing. According to the law, this processing will be based on principles of fairness, legality and transparency, and protection of your privacy and your rights. According to Article n. 13 of the Legislative Decree, 30 June 2003, n. 196 therefore, we provide the following information:

1. The information you are providing us will be used for your registration to the site, to allow your access to the private area of this domain, and therefore the use of the information service that the site aims to, in order to discuss the topics and purposes that Orton S.r.l. (IMI ORTON) deals with. This information service may also take place via e-mail or newsletter, to promote our existing initiatives, namely to launch conferences and studies, discussions on issues we are interested in, even when originated by third parties.

The information which we forward may have a commercial character.

The processing of your data may be finalized furthermore to the fulfilment of statutory obligations, tax, accounting and administrative management, arising from any legal relationship that can be established at the time of your navigation on this domain.

2. The treatment will be performed either manually or by means of IT tools, always in compliance with the requirements of article 11 of the Legislative Decree, 30 June 2003, n. 196. The personal information collected by this registration may be handled by a processor in charge for the management of the required services and marketing activities.

3. Providing your personal information is:

- Compulsory regarding the data identified as "mandatory", and any refusal to provide such data will result in the failure to execute your registration; this is because the data in question assume identification significance to allow you access the private area;

- Voluntary in relation to the data identified as "optional fields"; any failure to supply such data will not affect service delivery.

4. The data may be disclosed to:

- Subsidiaries and associated companies, private individuals, associations, institutions foundations or non-profit organizations, legal persons, partnerships or limited companies, sole proprietorships, exclusively for purposes relating to the provision of the service which you have adhered to;

- Private individuals and legal entities who perform activities related to or in support to those carried out by Orton S.r.l. (IMI ORTON) for the execution of the transactions or services which you have joined, which will act as independent data processing holders;

- Institutions and public bodies who, because of the law, regulation, EU Directive, have the obligation or right to be aware about them.

5. The data controller is Orton S.r.l. (IMI ORTON) – Registered Office Via Enrico Stendhal 65, 20144 Milan (Italy).

6. The responsible person for the data processing is the Legal Representative of Orton S.r.l. (IMI ORTON).

The controller and the person responsible for the data processing are not undertaking any liability with respect to false data provided by the user, as well as in the event that the data concerning yourself have been provided by a third person even without your consent or against your will.

7. The processed data may be transferred to EU Countries or third Countries, and your consent is intended as given according to art. 43, clause 1, letter a) of Legislative Decree, 30 June 2003, n. 196.

8. At any time the beneficiaries of protection under Legislative Decree, 30 June 2003, n. 196 may exercise their rights under Art. 7 and subsequent amendments which are reproduced hereinafter for your convenience:

“The party concerned has the right to obtain confirmation about the existence or absence of personal data relating to him/her, even if not recorded yet, as well as their communication in an intelligible form.

The concerned party has the right to be informed about:

- a) The source of his/her personal data;
- b) The purposes and methods for processing;
- c) The logic applied in case of processing by means of IT tools;
- d) The identification of the holder, the manager(s) and the designated representative under article 5, paragraph 2;
- e) The parties or groups of persons to whom the data may be disclosed or who can learn about the data as appointed representative(s) on the national territory, and/or manager(s) and/or agent(s).

The concerned party has the right to secure:

- a) The update, correction, and integration of his/her Personal Data;
- b) The cancellation, transformation into the anonymous form or stoppage of data processed unlawfully, including data whose retention is unnecessary for the aims to which they were collected and/or subsequently processed;
- c) The certification that the operations referred to in subparagraphs a) and b) have been notified, including with regard to their content, to those to whom the data were communicated or disclosed, except where such compliance is impossible or involves the use of clearly disproportionate effort compared to the protected rights.

The concerned party has the right to object, in whole or in part:

- a) To the processing of his/her personal data, even though they are consistent with the collection purposes, in virtue of lawful reasons;
- b) To the processing of his/her personal data for aims linked to the transmission of advertising material, or direct sales, or for carrying out market researches, or commercial communications”.