Dear Customer,

as a result of the regulation dictated by the EU Regulation we provide below information on the use by the undersigned company of personal data acquired in relation to the contractual relationships with you or those that may be entertained in the future.

Source of personal data

The data in our possession, acquired in relation to contractual relationships, are collected directly from the interested party. All data collected will be processed in compliance with current legislation, and in any case, with due confidentiality.

Purpose of the treatment

The collection or processing of personal data has the exclusive purpose of providing in an appropriate manner to the obligations related to the performance of our company's economic activity in relation to our service provision activities and in particular for: preliminary requirements for the stipulation of a contract; fulfill contractual, managerial and administrative contractual obligations towards the interested party by executing an act, plurality of deeds or set of transactions necessary for the fulfillment of the aforementioned obligations; to execute at any public or private body the obligations connected to or instrumental to the contract; enforce compliance with legal obligations. For the same purposes, personal and contact data (personal data, company e-mails, company telephones, smartphones for business use, etc.) of your administrators, employees and collaborators, depending on the tasks and tasks, may also be processed. conferred, manage the contract and / or be given to it.

Methods of treatment and conservation

In relation to the aforementioned purposes, the processing of personal data takes place using manual, computerized and telematic tools with logic strictly related to the purposes themselves and, in any case, in order to guarantee the security and confidentiality of the data in compliance with the aforementioned law. These data will be kept for 10 years and in any case in coordination with the current rules on contractual relationships and tax matters.

Nature of collection

For the stipulation and execution of the contractual relationship, the collection of personal data is also mandatory when having to comply with legal and tax obligations, the refusal to provide such data will make it impossible to establish relationships with the company. The related processing does not require the consent of the interested party as it is functional to the execution of a contract.

Communication and dissemination

Personal data and related processing will be communicated to companies for economic activities (commercial, management, information systems management, insurance, banking or non-banking intermediation, factoring, shipment management, enveloping and sending correspondence) or for the fulfillment of legal provisions (accounting firms, lawyers). The data will not be disclosed and will not be communicated outside the EU.

The authorized parties involved in the processing operations may become aware of your data.

Rights of the interested party

The interested party may contact the Privacy Service at the data controller to verify their data and have them supplement, update or correct and / or to exercise the other rights provided for by art. 15, 16, 17, 18, 20 of the EU Regulation (Article 15 attached). In any case, the interested party may contact the competent Guarantor Authority to assert his rights.

Data controller

The data controller is Le Fablier Spa, based in Via Del Lavoro 2 - 37067 Valeggio sul Mincio (VR).

In relation to the processing of personal data described above, the interested party has the right, pursuant to art. 15 of the EU Regulation:

1. The data subject has the right to obtain from the data controller confirmation that the processing of personal data concerning him or her is in progress and, in this case, to obtain access to personal data and the following information:

a) the purposes of the processing;

b) the categories of personal data in question;

c) the recipients or categories of recipients to whom the personal data have been or will be communicated, in particular if recipients of third countries or international organizations;

d) where possible, the retention period of the personal data provided or, if not possible, the criteria used to determine this period;

e) the existence of the right of the interested party to request the data controller to rectify or delete personal data or limit the processing of personal data concerning him or to oppose their treatment;

f) the right to lodge a complaint with a supervisory authority;

g) if the data are not collected from the data subject, all information available on their origin;

h) the existence of an automated decision-making process, including the profiling referred to in Article 22 (1) and (4) and,

at least in such cases, significant information on the logic used, as well as the importance and expected consequences of such processing for the interested party.

2. Where personal data are transferred to a third country or to an international organization, the data subject shall have the right to be informed of the existence of adequate safeguards pursuant to Article 46 relating to the transfer.

3. The data controller provides a copy of the personal data being processed. In the event of further copies requested by the data subject, the data controller may charge a reasonable fee contribution based on administrative costs. If the interested party submits the request by electronic means, and unless otherwise indicated by the interested party, the information is provided in a commonly used electronic format.

4. The right to obtain a copy referred to in paragraph 3 shall not affect the rights and freedoms of others.