

## INFORMATION ON THE PROCESSING OF PERSONAL DATA

**HT S.p.a.,** with registered office in Via Conegliano, 73 / B, 31058 Susegana (TV), as owner of the processing of personal data (hereinafter the "Owner"), issues this information to the Customer (hereinafter also the "Data Subject") in compliance with the European and Italian regulations on the protection of personal data.

## Purpose and legal basis of the processing

The Data Controller processes personal data for various purposes:

- 1) fulfill the contractual and regulatory obligations related to the business relationship, as well as pursue the legitimate interest in the proper management of the relationship, the verification of the customer's solvency and the management of any litigation. The legal basis of the processing is constituted by the need for the pursuit of the aforementioned purposes;
- 2) use the e-mail address of the Customer also to transmit commercial communications containing information on their products or services, as well as promotions or invitations to events in which the Data Controller will participate: this purpose, considered lawful by the regulations envisaged for this specific aspect, may be prosecuted even without the explicit consent of the interested party, who may however prevent such communications from the moment the data is provided or in any case subsequently.

## **Data retention period**

The Data Controller intends to process the data according to the following temporal criteria:

√ for the purposes referred to in point 1), for the entire duration of the commercial relationship and, subsequently, for the fulfillment of all possible obligations connected with or deriving from the establishment of the same, for the period prescribed by law and according to the deadline prescription of the rights arising from the commercial relationship, without prejudice to further storage for the time necessary for the definition (however reached) of any disputes that may have arisen;

 $\checkmark$  for the purposes referred to in point 2), the data will be processed for the entire duration of the commercial relationship and,

subsequently, for twenty-four months from the last tax movement, regardless of the channel used: the interested party may revoke the consent or otherwise oppose the processing at any time.

### Nature of the provision of data and consequences in case of refusal

The provision of data for the purposes referred to in point 1) is necessary and therefore any refusal to provide them in whole or in part may make it impossible for the Data Controller to pursue the aforementioned purposes. The provision for further purposes is optional: failing this, the Data Controller will not be able to carry out the corresponding activities but will still be entitled to pursue the purposes referred to in point 1).

#### **Categories of recipients**

The Data Controller will not disclose the data, but intends to communicate them to internal figures authorized to process them by reason of their respective duties, as well as to commercial agents, credit institutions, consulting companies, associations and / or business organizations, professionals or service companies, as well as to public and private bodies, also following inspections and verifications.

These recipients, should they process data on behalf of the Data Controller, will be appointed as data processors with a specific contract or other legal act.

# Data transfer to a third country and / or an international organization

Personal data will not be transferred either to non-European third countries or to international organizations.

