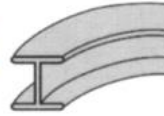




TRESOLDI & CASIRAGHI srl



2016/679 EU Personal Data Protection Regulation (GDPR Document (art.13))

This document is provided to inform you on your personal data processing.

1) Identity and contact data of the Data Processing Controller

The Data Processing Controller is TRESOLDI & CASIRAGHI S.r.l., with registered headoffice at Via C. Alberti 411, 20061 Carugate (MI), e-mail info@tresoldicasiraghi.com.

2) Data processing fairness and lawful basis

Personal data of the user shall be processed for the following reasons: a) Supply of services required by the user;

Within the fairness principles identified, your data can be communicated to:

1) to the following companies: a) to companies and professional operators providing electronic data processing services

and information and software consulting services as well as information services management relating to the above;

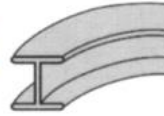
4) Data transfer to third countries

The user's data, furthermore, can be transferred to third parties identified in art.3 of this document and set up in countries not belonging to the European Union, but always in compliance with principles identified in articles 45 and 46 of GDPR relating to the applicability of a decision of suitability by the European Commission or suitable guarantees.

5) Data storage time period

Personal data shall be stored for a time period strictly required for pursuing the specific processing scope and for the time the user has granted his/her consent and, specifically:

- For the purposes identified in letter a) of art. 3 for the time required fulfilling contract



obligations and, anyway, for no longer than 10 years from your data collection for the fulfilment of the regulation provisions and, however, not longer than set by the law for such rights limitation;

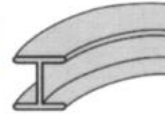
6) Rights of the interested person

The user can, at any time, exercise his/her rights as follows:

- . a) **Access to personal data**: obtain the confirmation that data concern you are being processed, and in affirmative case, the access to the following information: purposes, data categories, addressees, storage period, right to claim to the control authority, right to require a correction or the cancellation or limitation to processing or opposition to processing as well as being informed on the existence of an automated decision-making process;
- . b) **Request of correction or cancellation of data or limitation of processing concerning your data**; by “limitation” we mean highlighting stored data with the purpose to limit their processing in future;
- . c) **Opposition to data processing**: oppose the processing of your data for reasons connected with your personal situation, for the execution of a public interest task or for the pursue of a legitimate interest of the Data Controller;
- . d) **Data portability**: in case of automatic processing made on the basis of the consent or for fulfilling a contract, you are entitled to receive your data in a structured format, of common use and readable from an automatic device; namely, data will be provided by the Controller in a .xml or analogue format;
- . e) **Revocation of the processing consent** for marketing purposes, both indirect and direct, of market researches and profiling; the enforcement of such right is not prejudicial to lawfulness of processing made before the revocation;
- . f) **File a claim** pursuant to art. 77 of GDPR to the competent Control Authority



TRESOLDI & CASIRAGHI srl



- . according to the registered address, the workplace or the place where your rights have been breached; in Italy the competent Guarantor for personal data protection, can be addressed according to contact details on the website www.garanteprivacy.it;

The above-mentioned rights can be exercised by sending a proper request to the Data Controller using the contact methods identified in art. 1 of this document.

Requests relating to the exercise of the user's rights shall be met without unjustified delay and, in any way, within a month from the request; only in complex and particular cases and in case of high number of requests this term can be postponed of further 2 (two) months.

7) Data communication and transfer

The data transfer by the user is mandatory as required for the supply of the required service. Therefore, the possible refusal, by the user, to supply his/her data can imply the non-performance of the service, to the extent such data are required for such purpose.

8) Updates

In any case, the Data Processing Controller reserves the rights to change this Privacy Policy at any time, and to publish the same for the users' information on this page.

Please consult this page and refer to the last data change at the bottom.

In case of non-acceptance of changes made to this Privacy Policy, the user shall cease to use this site and require to the Data Controller to remove his/her personal data. Unless otherwise identified, this "Privacy Policy" shall apply to personal data collected until its issue.