

Privacy and Cookies policy

COOKIE POLICY

What Are Cookies

As is common practice with almost all professional websites this site uses cookies, which are tiny files that are downloaded to your computer, to improve your experience. This page describes what information they gather, how we use it and why we sometimes need to store these cookies. We will also share how you can prevent these cookies from being stored however this may downgrade or 'break' certain elements of the sites functionality.

For more general information on cookies see the Wikipedia article on HTTP Cookies...

How We Use Cookies

We use cookies for a variety of reasons detailed below. Unfortunately in most cases there are no industry standard options for disabling cookies without completely disabling the functionality and features they add to this site. It is recommended that you leave on all cookies if you are not sure whether you need them or not in case they are used to provide a service that you use.

Disabling Cookies

You can prevent the setting of cookies by adjusting the settings on your browser (see your browser Help for how to do this). Be aware that disabling cookies will affect the functionality of this and many other websites that you visit. Disabling cookies will usually result in also disabling certain functionality and features of the this site. Therefore it is recommended that you do not disable cookies.

The Cookies We Set

When you submit data to through a form such as those found on contact pages or comment forms cookies may be set to remember your user details for future correspondence.

Third Party Cookies

In some special cases we also use cookies provided by trusted third parties. The following section details which third party cookies you might encounter through this site.

More Information

Hopefully that has clarified things for you and as was previously mentioned if there is something that you aren't sure whether you need or not it's usually safer to leave cookies enabled in case it does interact with one of the features you use on our site. However if you are still looking for more information then you can contact us through one of our preferred contact methods.

Email: imr@imr.it

Phone: +39 0481 908717

PRIVACY POLICY

1. The interested party or the person who collected the personal data are informed orally or in writing about:

- a) the purposes and methods of processing for which the data are intended;
- b) the obligatory or voluntary nature of providing data;
- c) the consequences of a refusal to respond;
- d) the persons or classes of persons to whom the data may be communicated or who can learn about them as managers or agents, and the scope of dissemination of said data;
- e) the rights referred to in Article 7;
- f) the identity of the owner and, if appointed, the representative in the State under Article 5 and the data. When the owner has identified more responsible, at least one of them, indicating the site of the communication network or the methods by which it is easily known the updated list of data. When is a person in charge for the party in the event of exercise of the rights referred to in Article 7, this manager is indicated.

2. The information referred to in paragraph 1 also contains the elements provided by specific provisions of this code and may not include elements already known to the person providing the data or whose knowledge can hinder the performance concrete, by a public subject, of inspections or monitoring data for purposes of defense or state security or the prevention, detection or suppression of crime.

3. The Guarantor may issue a provision to set out simplified information given in particular, telephone services providing assistance and information to the public.

4. If personal data are not collected from the person concerned, the information referred to in paragraph 1, including the categories of processed data, is given subject at the time of recording such data or, when their communication is provided not after the first communication.

5. The provision in paragraph 4 does not apply when:

- a) the data are processed in compliance with an obligation imposed by law, regulation or legislation;
- b) the data are processed either for carrying out the investigations by defense counsel as to the Law of 7 December 2000, n. 397, or at least to assert or defend a legal claim, provided that the data are processed exclusively for said purposes and for no longer than is necessary therefor;
- c) the information to the data involves the use of means that the Guarantor, prescribing any appropriate measures, stating clearly disproportionate to the protected right, that proves, in the opinion of the Guarantor, impossible.

NOTES

(1) The law of 27 February 2009, n. 14 on conversion amending Decree-Law of 30 December 2008, n. 207, has added the following paragraph: Art. 44 – Provisions on protection of privacy [...] 1-bis – The personal data contained in databases set up on the basis of telephone formats before 1 August 2005 lawfully be used for promotional purposes until 31 December 2009, notwithstanding Articles 13 and 23 of the Code regarding the protection of personal data contained in the Decree of 30 June

2003, n. 196, only by data controllers who have managed to establish such databases before 1 August 2005. [...]

(2) The Law of 20 November 2009, n. 166, on conversion amending Decree-law 25 September 2009 n. 135, ruled that Article 44, paragraph 1-bis of the Decree-Law of 30 December 2008, n. 207, ratified with amendments by Law 27 February 2009 n. 14, the words: “until 31 December 2009” are replaced by “until the end of six months following the date of entry into force of the law converting Decree-Law 25 September 2009, n. 135”.