Privacy policy

To have direct access to the cookie policy (click here)

This notice is written and customized for visitors of the website www.laspaziale.com. This document completely annuls and replaces the document that was previously published on the subject of cookies.

Specific summarized notices are progressively reported or displayed on those site pages which are set up for particular on-demand services that provide data collection forms.

We also inform you that, to provide a complete service, our site may contain links to other websites, not managed by La Spaziale S.p.A. La Spaziale S.p.A. is not responsible for errors, contents, cookies, publications of unlawful moral content, advertising, banners or files of websites not managed by the Owner that do not comply with the regulations in force and with the Privacy legislation.

Interested parties: users of the website www.laspaziale.com

La Spaziale S.p.A. as the Holder of treatment of your personal data according to art. 13 and 14 of the European Regulation 2016/679 hereby informs you that the aforementioned legislation provides the protection of the interested subjects with regards to processing of personal data and that this treatment will be based on principles of correctness, lawfulness, transparency and protection of your privacy and of your rights.

The information and personal data supplied by you or otherwise obtained while using the website will be treated in accordance with the legislative provisions of the aforementioned legislation and the confidentiality obligations of provided therein.

Type of data processed

a) Browsing data

The computer systems and software procedures used to operate this website acquire, during the course of their normal operation, some personal data whose transmission is implicit by the use of internet communication protocols.

This information is not collected to be associated with identified interested parties, but by their very nature, could allow users to be identified trough processing and association with data held by third parties. This category includes IP addresses, or domain names used by users connecting to the site, the URI (Uniform Resource Identifier) addresses of the requested resources, the time of the request, the method used in submitting the request to the server, the size of the file obtained, etc.

These data are used only to obtain anonymous and aggregate statistical information about the use of the site and to check its correct functioning, and reside permanently on third-party servers (hosting providers). The data could be used to ascertain responsibility in case of hypothetical computer crimes against the site.

b) Cookie

The website uses cookies to help users to personalize their experience, speed up their browsing, increase security, analyze the use and efficiency of services and offer commercial information. First access users have the possibility to confirm the installation or not of the available cookies or alternatively view the Policy cookie containing all the info on how to give or deny their consent.

Purpose of data processing:

the data collected during navigation will be processed for the following purposes:

1. Managing operations strictly connected and exploitative of the management of the relationship with users or site visitors, on the legal basis of the execution of the pre-contractual measures adopted at the request of the same (art. 6.1.b of the Regulation) as the processing is necessary to be able to provide the Service;

2. collection, storage and processing of personal data for:
   • statistical analysis also in anonymous and / or aggregate form;
   • statistical analysis aimed at verifying the quality of the services offered by the site;
   • improve browsing experience in order to send services and advertisements in line with the preferences shown during browsing;
   • sharing of the site content or for the use of third-party software.

The legal basis for the data processing for purpose 2 is the consent as defined by art. 6.1.a).

The data processing for the purposes referred to in point 1 is mandatory and any non-communication, or incorrect communication, of any information may limit and / or stop the full use of the functionality and services on the site.

The data provision as indicated in purpose 2 is optional, and any refusal to process them does not compromise the functionalities and the services present on the site. The consent is given through the notice by clicking on ACCEPT in the brief notice.

With regards to the optional data provision, more information is given regarding the cookies on the site in the cookie policy document (click here), also accessible in the brief notice.

Personal data voluntarily provided by the user:

the optional, explicit and voluntary sending of electronic mail to the addresses indicated on this site, and the filling of forms present on the same, implies the subsequent acquisition of the sender’s personal data (for example, name, surname, email address). Specific summarized notices are present in the pages that provide the forms.
Processing modes:
Personal data are processed by electronic means and also by means of cookies for the strictly necessary time to achieve the purposes for which they were collected. Each treatment is carried out in compliance with the methods indicated in the articles 6, 32 of the GDPR and the appropriate security measures provided.
The processing connected to the web services is carried out at the Owner’s offices at the Aruba provider located in Italy and are stored in the offices where the physical servers are located.

Communication:
your data are processed within the company by the following categories of authorized persons to process personal data by the Owner:
- Commercial office;
- Information system
- Your data may be disclosed to third parties, in particular to:
- External provider;
- Companies that carry out ordinary and extraordinary maintenance of the website
- Companies that deal with the control and supervision of the reports generated by cookies
- Companies that provide services related to third-party cookies.

Data disclosure:
your personal data will not be disclosed.

Third parties:
Personal data are also collected through tools and services provided by third parties and stored by them. For more information, see the cookies policy.

Storage period:
Please note that, in compliance with the principles of lawfulness, limitation of purposes and minimization of data, pursuant to Art. 5 of the GDPR, the period of storage of your personal data is established for a period of time not exceeding the performance of the services provided.

Owner:
the Holder of data treatment, pursuant to the Law, is the undersigned Company La Spaziale S.p.A., Via Eleonora Duse B, 40033 Casalecchio di Reno Bologna, Italy - Tel. 051 6111011 - mail privacy@laspaziale.com in the person of its legal representative pro tempore.
You have the right to obtain cancellation from the Owner (right to be forgotten), limitation, updating, rectification, portability, opposition to the processing of your personal data, and in general can exercise all the rights provided for by the articles 15, 16, 17, 18, 19, 20, 21, 22 of the GDPR.

APPLICATION OF THIS NOTICE
For any doubts about this notice, contact La Spaziale S.p.A. by sending an e-mail to privacy@laspaziale.com or by contacting the Holder of treatment at the company addresses.

AMENDMENTS TO THIS NOTICE
La Spaziale S.p.A. reserves the right to update this notice and adapt it to the supervening law, as well as taking into consideration suggestions made by employees, customers, cooperators and users. In the event of any changes by La Spaziale S.p.A., the word ‘update’ will be displayed next to the website notice link on the main privacy page on the main page of www.laspaziale.com.
In the event of substantial changes to the notice La Spaziale S.p.A. will publish these changes visibly.

Regulation 2016/679: Art. 15, 16, 17, 18, 19, 20, 21, 22 – Rights of the interested party.
1. The interested party has the right to obtain confirmation of the existence or not of his/her personal data, even if not yet registered, and of their communication in an intelligible form and the possibility of making a complaint to the Control Authority.
2. The interested party has the right to obtain:
   - the origin of personal data;
   - of the purposes and methods of data processing;
   - of the logic applied in the case of data processing carried out with the aid of electronic instruments;
   - of the identification of the data holder, data processors in charge and the designated representative pursuant to article 5, paragraph 2;
   - of the subjects or categories of subjects to whom the personal data can be communicated or who can learn about them as appointed representative within the State territory, as managers or persons authorized to process personal data.
3. The interested party has the right to obtain:
   - the updating, rectification or, when interested, the integration of data;
   - the deletion, transformation into anonymous form or blocking of data processed in violation of the law, including those for which conservation is not necessary in relation to the purposes for which the data were collected or processed subsequently;
   - the statement that the operations referred to in letters a) and b) have been notified, also with regard to their content, to those to whom the data had been communicated or disclosed, except in the case where such fulfillment proves impossible or involves a manifestly disproportionate effort compared to the right to be protected;
   - data portability.
4. The interested party has the right to oppose, in total or in part, for legitimate reasons to:
   - the processing of personal data concerning him/her, even if pertinent to the purpose of the collection;
   - to the processing of personal data concerning him/her for the purpose of sending advertising or direct sale materials or for carrying out market research or commercial communication.