

INFORMATION pursuant to the Privacy Code and EU Regulation 2016/679

Pursuant to art. 13 of the Privacy Code and EU Regulation 2016/679 (hereafter GDPR) and in relation to the personal data that the Studio will come into possession, we inform you of the following: Data controller APT ROVERETO AND VALLAGARINA, Corso Rosmini 21 - 38068 Rovereto (TN) Tel 0464430363 - E-mail info@visitrovereto.it - PEC segreteria@pec.visitrovereto.it 1) Type of data, Purpose and legal basis of processing The personal data processed may be common (eg personal data, contact details, tax code / VAT number, or further information to take advantage of the packages offered (eg arrival / departure dates, number of children, etc.)) and in some special cases (if necessary for the provision of the requested service (eg disability conditions, particular needs due to health reasons, etc.)) The treatment is aimed at satisfying the following purposes:

Purpose of the treatment	Legal basis of the processing
Requests for information and / or estimates	Execution of pre-contractual measures / consent (for particular data)
Compliance with contractual obligations	Execution of a Consensus contract (for particular data)
Fulfillment of tax and accounting obligations	Compliance with a legal obligation
Protection of the rights of the owner	Legitimate interest of the owner
Direct marketing / newsletter / promotional activities of the Owner	Consent / Legitimate interest of the owner
Third party marketing / profiling	Consent of the interested party

If the Data Controller intends to process –further- your personal data for a different purpose than that for which they were collected he will provide you–before the further processing- with information about this different purpose and any further relevant information requesting, if necessary, your consent.

If the Data Controller uses, for direct sales of its services, the e-mail coordinates provided by the interested party in the context of the previous sale of a service, it may not require the consent of the interested party, provided that services are similar to those object of sale. The interested party can refuse to use it, initially or during subsequent communications.

2) Modalities of the processing of personal data - the treatment is carried out through operations, with or without the aid of electronic instruments, and consists in the collection, registration, organization, conservation, consultation, elaboration, modification, selection, extraction, comparison, use, interconnection, blocking, communication, deletion and destruction of data. The treatment is carried out by the holder and the appointees and/or responsible expressly authorized by the owner.

3) Conferral of data and refusal - the conferral of personal data is necessary for the execution of pre-contractual and contractual measures and the refusal by the person concerned to confer personal data entails the impossibility of fulfilling the Contract.

4) Communication of data - personal data may be known exclusively by the persons responsible for the treatment identified by the holder and may be communicated for the purposes set out in point 1) to employees and/or collaborators and/or responsible for the treatment of the holder and in general to all the subjects and/or entities to whom the communication is necessary for the correct completion of the professional task and for the fulfilments imposed by the law. With the consent of the person concerned, the data may be communicated to third parties for marketing purposes.

5) Data Transfer abroad – no data transfer in non-EU countries is foreseen. The proprietor shall, however, ensure the adoption of adequate guarantees of confidentiality and security in the event that the transfer of data to non-EU countries is necessary for the execution of the contract concluded with the person concerned or the execution of pre-contractual measures Adopted on the application of the person concerned, as provided for by derogation from art. 49 b) GDPR.

6) Data Retention - the data shall be retained for the time necessary for the pursuit of the purposes set out in this statement, for statutory obligations or for the purpose of enforcing a right in judicial proceedings. Once the limitation periods have been taken, the personal data will be eliminated definitively or, alternatively, anonymized. For direct Marketing purposes/newsletters/promotional activities of the

right-holder, the data will be retained until the consent or request for cancellation by the person concerned is revoked.

7)Rights of the person concerned – you have the right to ask the data controller: to access your personal information; to request the correction of inaccurate data or the integration of incomplete ones; to request cancellation (under the conditions set out in art. 17 GDPR); to restrict treatment (under the conditions of art. 18 GDPR); to oppose their treatment; to request-where possible-a copy of your personal data in electronic format and the right to transmit such personal data for use in the service of other owners (CD. Data portability); Not to be subject to a decision based solely on automated decision-making, including in the field of profiling, if the decision has a legal effect on the user or has an equally significant effect; to propose a complaint to the authority responsible for the protection of personal data – www.garanteprivacy.it

Date _____ The undersigned, taking a view of this statement, which I declare to have read in all its parts,

I agree I do not agree

(mandatory) to the processing of personal data, also particulars referred to in art 9 of GDPR that were necessary for the purpose of execution of the service I requested

I agree I do not agree

(mandatory) to the transfer of data to non-EU countries, if necessary for the execution of the contract or the execution of pre-contractual measures adopted on my application, as provided for in derogation from art. 49 b) GDPR

I agree I do not agree

(optional) to the submission by the holder of newsletters, commercial communications, promotional material, information, offers relating to the products/services and the activity thereof, as well as invitations to events, including in automated mode, and Via email, either via mail and/or phone and/or via instant messaging systems;

I agree I do not agree

(optional) to the communication to third parties for their marketing purposes, in the following economic and/or commodity categories

**Signature of declarer or parent (in case of children under 14 years)
(for extended and readable)**
