

Privacy informative for the customers

This informative is destined to the customers ,both physicals persons and physicals persons operate in the name and for the account of juridicals persons customers of **KEGIOM LIFTING DI GIOMBETTI FRANCESCO & C. S.N.C.** ,on the senses of art.13 legislative decree 30 june 2003 n° 196” Codex in subject of personals data protection” and for the art 13 GDPR 679/2106-“European regulation on personals data protection”.

Identity of Controller

The Controller of treatment of the data of customers physicals persons,or the physicals persons which operate in the name and for the account of customers juridical persons,is **GIOMBETTI FRANCESCO** of **KEGIOM LIFTING OF GIOMBETTI FRANCESCO & C. S.N.C.** with the headquarter in **VIA DUCHESSA DI GALLIERA 12 15076 OVADA(AL).**

The DPO wasn't designated.

Source of the data

The personals data treated are those furnished from person interested in occasion of:

- Visit in ours headquarters;
- Interactions throught the web site;
- Requestsinformations ,also by e mail;
- Transactions previous;

Finality of the treatment

Fiscals accomplishments,organizative management and bureaucraties accomplishments of the requested services.Trattatives managements and precontractuals rapports.Management of commercials activities object of contractual activity.Finally, all the personals data of upcited persons interested will inserted on the archivals of the Data Controller and used(on the base of the art. 130 comma 3 legislative decree and on the base of general measure of Garant G.U. 1 july 2008 n° 188/C formulation 6, points a,b,c) for mailing of communications regarding products services,news and promotions .

Juridical base

The Juridical Base is constituted by execution of an contract of which the person interested is a part or by execution of measures pre contractual adopted on the request of the same interested person.Some treatments are realized for legitimate interest of Controller(promotion of own commercials activities and achievement of statutories finalities)

Addressees of the data

The personals data treated by Controller cannot will be circulated,or cannot will be communicate to indeterminates subjects, in any possible form,included their put at disposal or simple consultation.These data instead,can will be communicated to workers that operate at the dependences of Controller,and to some externals subjects which collaborate with them.These data can will also be communicated in the necessaries stricts limits at the subjects that for finality of disposition of the purchases or others requests or of prestations of services regarding the transactions or contractual rapport with the Controller, must furnish goods and/or execute workdones or services.Finally these data can will be communicated to legitimates subjects to access to them on the force of dispositions of law,regules,communitaries normatives.Particularly ,on the base of the rules and the working duties dones,some workers are legitimated to treat the personals data,in the limit of their competences and in conformity to instructions gived to them by Controller.

Privacy informative to the customers

Transfer of the data

The Controller of the treatment doesn't transfers the personal data to countries foreign or to international organizations. Nevertheless the personal data the Controller reserves for him the possibility of use services in cloud; in that case, the suppliers of service will be selected between the persons that furnished adequate warranties, so as indicated in the art. 46 GDPR 679/16.

Conservation of the data

The Controller of the treatment preserves and treats the personal data for the time necessary to accomplish the indicated finalities. Successively, the personal data will be preserved and not further treated for the time decided by actual dispositions in civilistic and fiscal argument.

Rights of the person interested

With the reference of art. 7 of decree legislative 196/2003 and the artt: 15- right of access; 16- right of rectification; 17- right of cancellation, 18- right to limitation of the treatment; 20- right to portability; 21 right of the opposition; 22-right of the opposition to automatized decisional process of GDPR 679/2016, the person interested exercises his rights writing to the Controller of the treatment at the address up written, or by e mail (info@kegiom.com) specifying the object of his requests, the right that want exercise and attaching fotocopy of an identity document that attests the legitimacy of request

Revocation of permission

With the reference at art. 23 of decree legislative 196/2003 and at art.6 of GDPR 679/16, the person interested can revoke at any moment the permission eventually granted. Nevertheless the treatment object of this informative is legal and possible also without permission, because necessary for execution of an contract of which the person is part (the rapport of supply) or at the accomplishment of his requests.

Proposition of claim

The person interested has the right of propose claim at the authority of control of the state of residence.

Refusal to bestowal of data

The customers physical persons cannot refuse to bestow to Controller the personal data necessary for respects the normative of law, which regulates the commercial transactions and tax system. The bestowal of furthers their personal data could be necessary for better the quality and efficiency of transaction.

So the refusal to the bestowal of data necessary for law will hinder the disposition of the orders;

The unsuccessfull bestowal of the furthers data can compromise totally or partially the disposition of others requests and the quality and the efficiency of the transaction. The persons which operate in name or for account of customers juridical persons can refuse to bestowal to Controller the their personal data.

So an eventual refusal to bestowal can will compromise totally or partially the same contractual rapport.

Automatized process decisionals

The Controller doesn't makes treatments which consists in automatized decisional process on the customers data physical persons, or of physical persons which operates in the name or for the account of customers juridical persons

Privacy informative to the persons that compiles the form"CONTACTS- KONTAKTE-CONTACTS-CONTACTOS"

This informative is destined to the physical persons that access and consult the web site of **KEGIOM LIFTING DI GIOMBETTI FRANCESCO & C. S.N.C.**, on the senses of art.13 legislative decree 30 June 2003 n° 196" Codex in argument of personal data protection" and for the art 13 GDPR 679/2106-"European regulation on personal data protection".

Identity of Data Controller

This web site is managed by **GIOMBETTI FRANCESCO** Controller of treatment of **KEGIOM LIFTING OF GIOMBETTI FRANCESCO & C. S.N.C. with the headquarter in VIA DUCHESSA DI GALLIERA 12 15076 OVADA(AL)**. The controller of the treatment warrants the security, the reservedness and the protection of the personal data of which is in possession, in any phase of their process of treatment. The personal data collected are used on the respect of decree legislative 196/2003 and of GDPR 679/16.

The DPO wasn't designated.

Subjects Interested

This informative is destined to the physical persons that compile the module(form) Contacts-Kontakte-Contacts-Contactos(on the base of the different language choiced) proposed by the site **www.kegiom.com** of **KEGIOM LIFTING OF GIOMBETTI FRANCESCO & C. S.N.C.** with the headquarter in **VIA DUCHESSA DI GALLIERA 12 15076 OVADA(AL)**;

Source of the data

The data are granted spontaneously by the person interested through the module (form) proposed by the site internet **www.kegiom.com**.

Finality of the treatment

The personal data of the physical persons that compiles the form " Contacts-Kontakte-Contacts-Contactos (on the base of the DIFFERENT language choiced)" are treated for dispose their requests

Juridical base of the treatment

The personal data of the physical persons that compiles the form " Contacts-Kontakte-Contacts-Contactos (on the base of different language choiced)" are legally treated for the execution of a contract of which the person interested is a part or by execution of measures pre contractual adopted on the consequence of the request of interested person(the request sended);

Addressees of the data

The personal data treated by Controller cannot will be circulated,or cannot will be communicate to indeterminate subjects, in any possible form,included their put at disposal or simple consultation.

These data can will also be communicated to collaborators of **KEGIOM LIFTING DI GIOMBETTI FRANCESCO & C. S.N.C.** and , in the necessary strict limits at the subjects that for finality of disposition of their requests must furnish goods and/or execute on our task ,workdones or services.Finally these data can will be communicated to legitimate subjects to access to them on the force of dispositions of law,regules,communitaries normatives.

Privacy informative to the persons that compiles the form"CONTACTS- KONTAKTE-CONTACTS-CONTACTOS"

Transfer of the data

The Controller of the treatment doesn't transfers the personal data to countries foreign or to international organizations. Nevertheless the Controller reserves for him the possibility of use services in cloud; in that case, the suppliers of service will be selected between the persons that furnished adequate warranties, so as indicated in the art. 46 GDPR 679/16.

Conservation of the data

The Controller of the treatment preserves and treats the personal data for the time necessary to accomplish the indicated finalities.

Rights of the person interested

With the reference of art. 7 of decree legislative 196/2003 and the art: 15- right of access;16- right of rectification;17- right of cancellation,18- right to limitation of the treatment;20- right to portability;21 right of the opposition;22-right of the opposition to automatized decisional process of GDPR 679/2016, the person interested exercises his rights writing to the Controller of the treatment at the address up written, or by e mail(info@kegiom.com) specifying the object of his requests, the right that wants exercise and attaching fotocopy of an identity document that attests the legitimacy of the request

Revocation of permission

With the reference at art. 23 of decree legislative 196/2003 and at art.6 of GDPR 679/16, the person interested can revoke at any moment the permission.

Proposition of claim

The person interested has the right of propose claim at the authority of control of the state of residence.

Refusal to bestowal of data

The person interested can refuse to bestow to Controller the his personal data because the bestowal is facultative

Nevertheless the compilation of spaces indicates is indispensable for dispose the requests arrived.

Automatized decisional processes

The Controller doesn't makes treatments which consists in automatized decisional processes.

Privacy informative for the addressers of e mail messages

The content of the e mail is considered confidential. So the informations in them or in the eventuals attachments contained are reserved only to addressees. Persons or subjects different from these addressees, also on the senses of art. 616 c.p., aren't authorized to read, copy, modify, communicate, the message to others persons. The persons which receives an ours communication for error, doesn't use it and doesn't communicate it to nobody, but delete it from his email box and advise the sender. The authenticity of sender and the contents of the emails aren't guaranteed, except for the documents signed digitally. Moreover on the senses of art 13 of decree legislative 196/2003 and art. 13 GDPR 679/16, we inform you that the ours archivals includes addresses of e mails relatives to physicals persons, companies, organizations with which there were communications by e mails, or with others forms of communications, or which spontaneously has furnished the their e mails in occasion of direct contacts. This electronic addresses are used by us on the respect of the will and disponibility of persons interested to receive communications via e mail from ours company. We inform you moreover that all boxes e mail of domain "...Kegiom.com" are business boxes and for this reason, are used for communications in working ambit. So for exigences connected with the operative activity, each message, both in exit and in entrance, could be readed by subjects different from sender and/or addresser. In the case in which the persons interested would desires that their e mail are removed from our archival, or for the exercise of the rights for the art. 7 of decree legislative 196/2003 and art 15 – right of access, 16 .right of rectification, 17- right of cancellation, 18 –right of limitation of the treatment, 20 right to portability, 21- right of opposition, 22 right of opposition to automatized decisionals process of GDPR 679/16, can write to Controller of the treatment **GIOMBETTI FRANCESCO of KEGIOM LIFTING DI GIOMBETTI FRANCESCO & C. S.N.C.** with headquarter in **VIA DUCHESSA DI GALLIERA, 12, 15076 -OVADA(AL)**