



PRIVACY POLICY

Accordance with ART. 13 of Italian legislative decree No 196/2003 relating to personal data processing with to the individual purpose pursued.

The Personal Data are collected for the following purposes:

- (a) to register those Users needing a password to access any reserved area or services and to verify their identity;
- (b) to contact those User which ask for it;
- (c) to send information and material and/or to provide services requested by any User.

Personal Data may be also used by CORO srl to send information of commercial activities, also by means of newsletters, only on specific Users' consent or request, via the on-line registration form.

The Personal Data are treated with automated tools for the time strictly necessary to pursue the purposes for which they have been gathered. Specific security measures have been adopted to prevent unlawful or incorrect usage, unauthorised access and the loss of data.

CORO SRL will process your personal data for the technical administration of the website, to manage registrations to the website, to respond to your requests for information, the data will be processed by employees and collaborators of CORO SRL as charged and responsible of it.

COPYRIGHT

Images ,materials or layout contained within it are owned by CORO srl and its authors.

All materials presented on this website may be modified without warning by CORO SRL.

CORO srl cannot be held responsible for any inaccuracies or errors or for any losses, damage obtained from website.



The processing controller of personal data is CORO SRL-legal office Piazza delle Istituzioni 27 H- 31100 Treviso (TV) Italy.

Rights of the interested party.

The subjects to whom the Personal Data refer (hereinafter "interested party") is entitled to exercise the rights granted by Art. 7 of the Code, entirely report hereunder for reference:

- 1. The interested party has the right to obtain confirmation of the existence, or not, of personal data that regard him/her, even if not yet registered, and the communication thereof in an intelligible form.*
- 2. The interested party has the right to be informed of:*
 - a. the origin of the personal data;*
 - b. the purpose and methods of processing;*
 - c. the logic applied in case of processing effected with the aid of electronic tools;*
 - d. the identity details of the data controller, data processors and representative designated as per Art. 5 clause 2;*
 - e. the subjects and categories to which the data may be communicated or which might come to know said data in the role of designated national representative, data processor or person in charge of the processing.*
- 3. The interested party has the right to obtain:*
 - a. the updating, correction or, where interested therein, integration of the data;*
 - b. the cancellation, transformation to anonymity or blocking of data processed in violation of the law, including that whose conservation is unnecessary in relation to the purpose for which the data have been collected or will be subsequently processed;*
 - c. the certification that the operations set out in letters a) and b) above, also as regards their content, have been brought to the notice of those to whom the data was communicated or disseminated, excepting those cases in which this is impossible or would require a manifestly disproportionate use of resources with respect to the right being protected.*
- 4. The interested party has the right to object, in whole or in part, to:*
 - a. the processing of personal data that regards him/her, for legitimate motives, even though pertinent to the purpose of their collection;*
 - b. the processing of personal data that regards him/her for the purpose of sending advertising materials or direct selling, for carrying out market research or sending commercial messages.*