



Under article 13 of the Italian Legislative Decree 196/2003 (hereinafter called "C.A. Privacy"), it is noted that A&T Europe S.p.A. will handle personal data as follows:

1. Conditions of data treatment: Purpose of treatment: the treatment of the given data refers solely to the activities described as follows: I. All activities necessary to achieve the objectives of A&T Europe S.p.A. and provide clients with the required services (e.g. supply estimates, send catalogues and brochures, etc..) II. Promotional communications, market pattern analysis, economic statistics, satisfaction analysis. III. Commercial information to inform clients of their purchase; marketing activities and promotional offers sent by email, newsletters or paper documentation.

2. Terms of data treatment: a) The data will be processed according to the terms and conditions explained in art. 4 paragraph 1 subparagraph A) of C.A. Privacy: collection, registration, organization, elaboration, amendment, selection, extraction, comparison, use, interconnection, communication, cancellation and distribution of data, although not registered in a database. b) The data may be processed either with the support of electronic instruments either secure or authorized. c) The person in charge of data treatment is the owner and/or the people in charge of personal data specified at point 7.

3. Conditions of use: The transmission of personal data is necessary to complete the purpose specified at point 1.

4. Consequence of refusing data: Any refusal to supply personal data may make it impossible to accomplish the activities of point 1.

5. Access to data: The use of personal data will not be shared or passed on but permitted only to achieve the purposes specified at point 1 to the following entities: all companies that perform work on behalf of A&T Europe S.p.A. in terms of technical and organizational support necessary to supply the required services; external collaborators and all other entities that fulfill work necessary to A&T Europe S.p.A.

6. Rights of the interested party: With reference to the treatment of personal data, the interested party has the following rights pursuant to art. 7 of C.A. Privacy: · Confirmation of the existence or lack of personal data and · their communication in a comprehensible form. The interested party has the right to obtain information about: · the origin of personal data, · the purpose and modality of treatment, · the logic applied in case of treatment realized with the support of electronic devices, · the identification details of the Data Controller and people in charge of data treatment. The interested party has the right to obtain: · the updating, the rectification and, when necessary, the integration of data, · the cancellation and transmission into anonymous form, or · the end of the data processed which trespasses the law; · the certification that the conditions and activities above described have been communicated to whom the data have been communicated. The interested party has the right to be opposed, for legitimate reasons, to the treatment of the personal data that concern him. The exercise of rights under art. 7 of the Italian Legislative Decree 196/03 can be achieved through specific communication via email addressed to the principal of data treatment, using the following email address: [privacy@piscinecastiglione.it](mailto:privacy@piscinecastiglione.it)

7. Principal of treatment: The principal of data treatment is A&T Europe S.p.A., Via Solferino 27 - 46043 Castiglione delle Stiviere (MN), Italy.