

#### Disclosure for Customers

GDPR-M01-1
2018
Pag. 1 di 3

To All Clients

# DISCLOSURE AND CONSENSUS REQUEST TO THE TREATMENT OF PERSONAL DATA AS FOR THE EU REGULATION 679/2016 AND THE ITALIAN LAW ON THIS SUBJECT MATTER.

In order to carry out its activity, our Company needs to treat some of its Personal Data. Therefore, as per art.13 of the European Regulation 2016/679 – "Regulation relative to the protection of physical people regarding the treatment of personal data, as well as the free circulation of such data" (hereafter, the "Regulation"), and also the Italian law on the subject matter, we offer hereafter the disclosure relative to the treatment of Your Own Data.

## 1. Objective of the treatment

Your Own personal data belonging to the category of common data will be used by Us:

- a) for pre-contractual and contractual needs, for the delivery of the services agreed in the contracts;
- b) for administrative and accounting needs relative to the management and operation of our activity and for checking the trend of relationships with clients as well as the participation to public bids;
- c) for fulfilling civil, fiscal or of other nature norms and existing laws, which also applies to European regulations or laws;
- d) for sending commercial advertisements and surveys for the evaluation of the satisfaction of the client, for carrying out surveys or market analyses to appear in the sector reviews;
- e) for the management of the clients, even for the purpose of running internal statistical tests, as well as for suggesting our own clients to potential clients and suppliers;
- f) for the inclusion in company sites, in their own brochures and advertising material;

# 2. Nature of the confirmation and juridical basis

The confirmation of the data for the d), e) and f) objectives is not compulsory therefore a potential refusal doesn't have any consequences if not the impossibility of starting initiatives aiming at improving our service for you, as well as updating you on the developments of our offer, while the missed confirmation of the data for all the other objectives results in the impossibility of establishing a contractual relationship or its continuation.

Regarding the treatment in:

- 1. the preceding paragraph, paragraph 1, a) and b) points, the relative juridical basis resides in the necessity of complying with the obligations contractually accepted with the subject under an insurance policy:
- 2. the preceding paragraph, paragraph 1, c) point, the relative juridical basis resides in complying with the legal obligations;
- 3. the preceding paragraph, paragraph 1, d) point, the relative juridical basis of consensus, with the exception of the commercial communication relative to products and/or services similar to those already purchase and/or signed by the client for which the treatment depends on the legitimate interests of the Owner;
- 4. the preceding paragraph, paragraph e) the relative juridical basis resides in the agreement or consensus, excluding the analysis of elementary information relative to your consumption preferences; 5 the preceding paragraph, paragraph f), the relative juridical basis resides in the consensus.

# 3. Modality for data treatment

The treatment of Personal Data, for the objective above explained is carried out with electronic ways as well as non-electronic ways (paper-based ways), while respecting the rules of privacy and security foreseen by the law, by the Regulation and by the following regulations and proper internal dispositions.

### 4. Categories of recipients

Personal data will be treated by thirds subjects, which are suppliers of services nominated by the Company or by dependents or collaborators of the Company, as they are subjects who are authorized



#### Disclosure for Customers

GDPR-M01-1	
2018	
Pag. 2 di 3	

to the treatment of personal data and designated by the owner of the treatment, in the sphere of their respective work duties.

You can obtain a complete list of the responsible subjects (of the treatment), designated by the Owner by contacting the Owner directly as specified in paragraph 5 below.

#### 5. Owner of the Treatment

The Owner of the Treatment is: Krea Constructions Srl, with administrative headquarters in Via della Doga 71 (TR), ZIP code 05035.

You can contact the Owner whenever you like, addressing Your letter "To the Attention of the Owner" for the protection of data to one of the following contacts. You can send an email to the address <a href="mailto:info@kreacostruzioni.com">info@kreacostruzioni.com</a> or you can write via mail to the above address.

#### 6 Categories of recipients of Personal data

With reference to the objectives of the treatment described in the preceding paragraph (1), Your personal data could be leaked to the following categories of subjects, who could act as responsible agents nominated by the Company that is as subjects which are authorized to the treatment by the same Company. In particular to:

Companies, collaborators and external professionals for specific services having technical or commercial nature, or legal or administrative nature – accountants that are executing the precontractual measures and/or the contractual obligations; offices and public entities for complying with the law and for participating to tenders or public bids; to technical consultants; to credit institutes and financial intermediates that are executing Your orders or treatment of which above for the management of payments; Police, Courts and other public authorities.

# 7. Foreign transfer of personal data and diffusion of the same data

Your personal data could be transferred abroad, generally in European countries, but they could be transferred even in non-European countries, always while respective the applicable regulation and adopting measures that will grant the necessary levels of security. In particular, when the transfer will happen in non-European countries and in the absence of decisions of the European Commission on the matter, the transfers will happen on the basis of the "Standard Contractual Clauses," emitted by the European Commission itself, granting thereby a correct treatment. You can, in any case, contact the Owner of the Treatment using the earlier specified contacts (paragraph 5), in order to have exact information regarding the transfer of your data and the specific location of their collation. In no circumstances will your data be diffused.

# 8. Your rights (artt.15, 16, 17, 18, 20, 21 of the Regulation)

According to artt. 15, 16, 17, 18, 20, 21 of the Regulation, You have the right to access your personal data, obtain information about the treated data and about the objectives and modalities of the treatment; You can obtain the adjustment and the update of the data, you can put limits on the treatment of your data (included, where appropriate the right to oblivion and cancellation); you can oppose yourself for legitimate objectives to the treatment of the data and exert your right to the portability of data; you can submit a complain to the appropriate controlling Authority. To exert Your rights please contact the Company of which above, to the attention of the Owner at the address: Via della Doga 71 (TR), ZIP CODE 05035 or via email to the address: info@kreacostruzioni.com

# 9. Period of preservation of Personal Data

The treated data will be preserved in our archives for all the necessary period based on the requested services. Once the requested Activity is finished, the data can be cancelled or saved for the only purpose of documentation of the conducted activity (when indispensable) or for historical purposes or/and statistical purposes (in anonym format), with the exception of fiscal data, which will be saved according to the legal disposition in the subject matter. The contact details will be used for marketing purposes until their use is revoked. Eventual data regarding the purpose of defending your own right (even in court) will be saved until res judicata and, when necessary, even beyond that.



# Disclosure for Customers

Gl	DPR-M01-1	
	2018	
F	Pag. 3 di 3	

# **CONSENT TO THE PROCESSING**

	, received and read the preceding information act,		
recognize that for the Treatment of data related to the consent is not requested due to treatments following obligations or to legal obligations and/or the obtainm By signing the present document, I give my free, full within the realm and the modalities here explained a requested by law, and by the communication contain	pre-contractual agreements or existing contractual ent of legitimate interests. and informed consent to the Treatment of the Data, nd within the limits in which my consent were		
Objective of which in par.1 lett.d)			
O I consent	O I don't consent  The client (seal and signature)		
Date			
Objective specified by par 1, lett.e)			
O I consent	O I don't consent  The client  (seal and signature)		
Date			
Objective specified by par 1, lett.e)			
O I consent	O I don't consent  The client (seal and signature)		
Date			