

Privacy policy

In accordance with the provisions laid down by Legislative Decree 196/2003 on personal data protection, Sutter hereby informs you that:

1. The optional, express and voluntary sending of emails to the addresses indicated on this website and/or of communications/messages via social networks or the Internet (on pages owned by Sutter) and the filling out of data collection forms, implies the subsequent acquisition of the sender's address, which is necessary to answer his/her requests, and any other personal data included therein.

2. Any personal data that you may freely provide by filling out the data collection form published on the website, by sending a communication/message via social networks or the Internet on pages owned by Sutter and by sending an email to the addresses indicated on this website, will be registered on electronic supports, protected and treated as confidential by Sutter: (i) for its institutional purposes, connected and/or instrumental to its business, (ii) to send you information, advertising or promotional material, subject to your consent and until its withdrawal, (iii) to answer your communications by email, (iv) to interact with you on social networks and external platforms, also for marketing/promotional purposes, subject to your consent and until its withdrawal.

3. Pursuant to the aforesaid law, data processing will be in accordance with the principles of fairness, lawfulness, transparency, protection of your confidentiality and rights. The supply of personal data when filling out forms is optional, except for some personal data whose supply is required (i.e. data whose fields are marked with an asterisk) to enable Sutter to meet the user's needs as part of the website's functions. The non-supply, partial or inaccurate supply of personal data marked with an asterisk, being required for service supply, prevents the performance thereof; while the non-supply, partial or inaccurate supply of optional personal data does not have any effect. As regards communications sent by users by email / social networks, the supply of data is optional though necessary. Non-supply may prevent the user from obtaining what requested or from enjoying the services provided by the Data Controller.

4. Data confirmation implies the user's consent to personal data processing (in accordance with Legislative Decree 196/2003 on privacy) by Sutter, which shall use the data received only for its archive and shall not disclose them to other subjects or data banks under any circumstances.

5. Data may be disclosed to Data Processors or to the Company's Consumer Service employees identified as Persons in Charge of Data Processing.

6. You may consult, supplement, change or cancel your data at any time and at no cost, or object, in whole or in part, to their use for the purposes set out in point 1, by either writing to the Data Controller, Mr. Aldo Sutter, or sending a fax to 0143-69419.

7. You may contact the said Data Controller to enforce your rights, as established by Legislative Decree 196/2003, which is fully reproduced below for your convenience:

Art. 7 - Right of access to personal data and other rights

1. The person concerned is entitled to obtain confirmation of the existence or non-existence of personal data concerning him/her, even if not yet registered, and their communication in an intelligible form.

2. The person concerned may obtain information:

a) on the source of personal data;

b) on the purposes and methods of data processing;

c) on the logics applied where data are processed by using electronic tools;

d) on the identity details of the Data Controller, the Data Processors and the designated representative within the meaning of article 5, paragraph 2;

e) on the subjects or categories of subjects to whom personal data may be communicated or who may become aware thereof as designated representatives in the territory of the State, or as Data Processors or Persons in Charge of Data Processing.

3. The person concerned may obtain:

a) the updating, rectification or, when interested therein, the integration of data;

b) the cancellation, transformation into an anonymous form or blocking of data processed against the law, including data whose storage is not necessary for the purposes for which such data were initially collected or subsequently processed;

c) confirmation that the operations referred to in letters a) and b) have been notified, also in terms of their content, to the subjects to whom such data have been communicated or disclosed, unless this proves to be impossible or requires the use of means that is manifestly disproportionate to the protected right.

4. The person concerned may object, in whole or in part:

a) for legitimate reasons, to the processing of his/her personal data, even if pertaining to the purpose of their collection;

b) to the processing of his/her personal data for the purpose of sending advertising or direct sales material or for market surveys or commercial communications.

Art. 13 - Information notice

1. The person concerned or the person supplying personal data are previously informed, whether orally or in writing, of:

a) the intended purposes and methods of data processing;

b) the compulsory or optional nature of data supply;

c) the effects of non-supply;

d) the subjects or categories of subjects to whom personal data may be communicated or who may become aware thereof as Data Processors or Persons in Charge of Data Processing, and the scope of communication thereof;

e) the rights laid down in article 7;

f) the identity details of the Data Controller and of the representative in the territory of the State, pursuant to article 5, and of the Data Processor, if any. In case of more than one Data Processor, at least one of them is indicated, specifying the site of the communication network or the manner in which the updated list of Data Processors can be easily consulted. When a person has been entrusted with liaising with the person concerned in case of the latter's enforcement of the rights set out in article 7, such person is indicated.

2. The information notice referred to in paragraph 1 contains also information required by specific provisions of this code and may not include information already known to the person supplying data or whose knowledge may concretely hinder the execution, by a public body, of inspection or control activities exercised for the defence or security of the State or for the prevention, assessment or suppression of crime.

3. The Data Protection Authority may issue a measure establishing simplified processes for the information notice, in particular where this is supplied by customer support and information phone services.

4. Whenever the personal data are not collected from the data subject, the information as per paragraph 1, also including the categories of processed data, shall be provided to the data subject at the time of recording such data or, if their communication is envisaged, no later than when the data are first communicated.

5. The provision set out in paragraph 4 is not applicable when:

a) data are processed to fulfil an obligation established by law, a regulation or European provision;

b) data are processed for the defence investigations referred to in Law 7 December 2000, no. 397, or, in any case, to enforce or defend a right in Court, provided such data are processed solely for these purposes and for the period strictly necessary thereto;

c) the information notice to be given to the person concerned implies the use of means which the Data Protection Authority, establishing appropriate measures, if any, declares is manifestly disproportionate to the protected right, or proves to be impossible according to the Authority.

5-bis. The information notice referred to in paragraph 1 need not be given when receiving curricula spontaneously sent by the persons concerned applying for a job. When first contacting the candidate after receiving his/her curriculum, the Data Controller is required to provide the latter, even orally, with brief information containing at least the elements referred to in paragraph 1, letters a), d) and f) (1).

(1) Paragraph added by Decree Law 13 May 2011, no. 70, converted with Law 12 July 2011, no. 106.