PRIVACY STATEMENT CAMPING TENUTA SQUANETO

art. 13 del D.Lgs. 196/2003 e art. 13 del Regolamento (UE) 2016/679 (GDPR)

Dear Customer,

we wish to inform you that, pursuant to art. 13 of Legislative Decree 196/2003 (Privacy Code) and art. 13 of Regulation (EU) 2016/679 (GDPR 2016/679), containing provisions for the protection of persons and other subjects with regard to the processing of personal data, the personal data (personal and fiscal data) provided by you will be processed in compliance with the above mentioned legislation and according to the principles of lawfulness, correctness, transparency and protection of your privacy and your rights, with particular reference to integrity, confidentiality, personal identity and the right to protection of personal data.

1. PURPOSE OF THE PROCESSING FOR WHICH THE DATA ARE INTENDED

The personal data you provide will be used for the following purposes:

- a. fulfillment of the law in relation to our administration and management activities;
- b. performance of the services requested, allowing an effective management of relations with customers in order to respond to requests for information, assistance, suggestions and/or specific needs that you may indicate;
- c. sending communications regarding the services offered (in paper or electronic format), containing material and promotional initiatives for your activities, goods and services.

Processing

The processing shall be carried out automatically and/or manually, using paper or digital methods and tools, in compliance with the security measures set out in Article 32 of GDPR 2016/679 and Annex B of the Privacy Code (Articles 33-36 of the Code), by persons specifically appointed to do so, in compliance with the provisions of Article 29 GDPR 2016/679. Security measures will be used to guarantee the confidentiality of the data subject to whom such data refers and to avoid undue access to third parties or unauthorised personnel.

Conservation

We would like to inform you that, in compliance with the principles of lawfulness, purpose limitation and data minimisation, pursuant to art. 5 GDPR 2016/679, the period of storage of your personal data is established for a period of time not exceeding the achievement of the purposes for which they are collected and processed and in compliance with the times prescribed by law.

Nature of the Contribution

The provision of data is optional, however any refusal to provide them, or failure to consent to their processing, will make it impossible for TENUTA SQUANETO SNC. DI WITSCHGE P. & C. to proceed with the complete provision of the services offered.

Scope of communication and distribution

The data collected will not be disclosed to third parties in ways other than those indicated; personal data, in relation to the above purposes, may be communicated to the following categories of recipients:

- consultants external to the company in charge of processing operations and/or consultancy for tax substitutes;

- public subjects to whom the data must be communicated by law (social security and welfare agencies, financial offices, etc.);

Transfer of data to third countries

The Data Controller does not transfer personal data to third countries; however, it reserves the right to use cloud services and in this case the service providers will be selected among those who provide adequate guarantees, as provided for by art. 46 GDPR 2016/679.

Data Controller and Data Processor

The Data Controller is TENUTA SQUANETO SNC. DI WITSCHGE P. & C., in the figure of its Legal Representative. No Internal Data Processing Managers have been appointed.

To enforce the rights of the data subject and/or to request further information, please contact the Data Controller TENUTA SQUANETO SNC. DI WITSCHGE P. & C., with registered office and processing in FRAZIONE SQUANETO 15018 SPIGNO MONFERRATO (AL), e-mail: info@tenutasquaneto.it, PEC: tenutasquaneto@prontopec.com.

Rights of the interested party

At any time, you may exercise, pursuant to art. 7 of the Privacy Code and articles 15-22 of GDPR 2016/679, the right to:

- ask for confirmation of the existence or not of your personal data;
- obtain information on the purposes of the processing, the categories of personal data, the recipients or categories of recipients to whom the personal data have been or will be communicated and, when possible, the period of storage;
- obtain the correction and deletion of the data;
- obtain the limitation of the processing;
- obtain the portability of data, i.e. receive them from a data controller, in a structured, commonly used and machine-readable format, and transmit them to another data controller without hindrance;
- oppose the processing at any time and also in the case of processing for direct marketing purposes;
- oppose an automated decision-making process relating to natural persons, including profiling.