

INFORMATIVE PRIVACY

The information of the www.lavagnolimarmi.com site is made pursuant to Articles 13 of EU Regulation No. 2016/679 (from now on Regulation or GDPR), relating to the protection of natural persons with regard to the processing of personal data, and legislative decree 196/2003 and ss.mm.ii.

Lavagnoli Marmi s.r.l. informs that the use of this site therefore involves the processing of the personal data of the data subject only for the purposes and through the methods indicated below.

a) Data controller

The data controller is **LAVAGNOLI MARMI S.R.L.** with registered office in 33050 Ronchis, Via Ravis di Mies, 10 (C.F. and P.IVA n: 02221940303). The contact details of the data controller are the following e-mail: info@lavagnolimarmi.com – privacy@lavagnolimarmi.com

b) Purpose of processing and legal basis of processing:

1. Personal data (hereafter also "Data") provided by you while browsing the website are collected and processed for the provision of services based on web interface for the publication and consultation of web pages of an informative and anonymous and aggregated nature and for statistical and monitoring purposes of the correct functioning of the site.

2. In addition, your personal data may also be used in various processing operations (storage, storage, processing) however in terms compatible with this purpose. In particular, your personal data may be processed for the following purposes:

- i. respond to requests for information
- ii. make quotes
- iii. allow the provision of the requested services including the purchase of products by e-commerce
- iv. comply with legal obligations
- v. respond to his spontaneous sending of the curriculum vitae
- vi. (marketing) for sending, also with a periodic nature, for example by means of newsletters, advertising material, direct sales, for the completion of market research and /or commercial and promotional communication including invitations to fairs, meetings, training courses, competitions and/or other private / public events organized for the promotion of the company's activity, carried out directly by the Company or through external specialized companies. This can be done both through traditional methods of contact, such as sending paper mail and telephone calls with operator, and through automated methods of contact and therefore through the use of automated call systems or by e-mail, MMS or SMS or other messages. The aforementioned marketing activity may be carried out by a Company expressly appointed by the Data Controller, who will be appointed Responsible for the processing of the data provided.

The legal basis for the processing of personal data referred to in points (b) (2), (i), (ii), (iii) and (iv) is Art. 6.paragraph 1,(.b) and (c) of the Regulation, as the processing is necessary for the provision of services, for the performance of the contract to which the data subject is a party or for the execution of pre-contractual measures or for the response of requests from the data subject, also representing a treatment necessary to comply with a legal obligation on the Data Controller. The provision of personal data for these purposes is optional but failure to provide it would make it impossible to activate services provided by the Site, to find requests.

The legal basis for the processing of the data entered in the curriculum vitae referred to in point (b) (2) v) spontaneously sent is art. 6.paragraph 1(.b) of the Rules of Procedure as the processing is necessary for the provision of pre-contractual measures requested by the data subject. The provision of personal data for these purposes is optional but failure to provide it would make it impossible to find the request of the data subject.

The legal basis for the processing of the data referred to in.b point (2) (2) (vi) is Article 2 of the Directive. 6(2)(a) of the Rules of Procedure. The data for these purposes may be processed with explicit and specific consent. The provision of consent for these purposes is therefore free and optional and, failing that, the Data Controller will only process the data for the purposes referred to in the additional points without in any way prejudiced the possibility of using the services. Even if the processing for these purposes is given, it can be revoked at any time by making a simple request to the Data Controller.

(c) Data processed

1. data voluntarily provided by the user

The site only deals with common data (such as: first name, surname, email, telephone number, etc....)

2. navigation data

This category of data includes the IP addresses or domain names of the computers used by the data subjects connecting to the site, the addresses of the requested resources, the time of the request, the method used to submit the request to the server, the size of the file obtained in response, the numeric code indicating the status of the successful server response, error , etc.) and other parameters related to the operating system and the it environment of the data subject.

(d) Treatment arrangements

Your personal data will be processed through the use of tools and procedures suitable to guarantee security and confidentiality, both using analog/paper media and with the help of IT and/or telematic media and tools.

(c) The persons to whom personal data may be addressed

Your personal data will be processed exclusively by the Data Controller, the Data Controllers appointed by him and the strictly authorized data controllers. The updated list of managers and appointees can always be requested from the Data Controller for consultation.

Your personal data may be communicated, following inspections or verifications, to all inspection bodies responsible for checks and controls related to the regularity of legal obligations.

Your personal data may be disclosed by way of example and not limited to professional companies/firms that provide assistance activities, or advice or collaboration to the data controller, in accounting, administrative, tax, legal, tax, financial, social security matters, in relation to the establishment and management of the contractual and/or pre-contractual relationship with you in place, (a) public administrations for the performance of institutional functions within the limits established by law or regulations or to third-party service providers to whom communication is necessary for the performance of the services inherent and connected with the contractual and/or pre-contractual relationship with you existing, to other employees and/or collaborators of the data controller for the time strictly necessary for the performance of their instrumental and/or ancillary tasks to the execution of the relationship with her in place and always under the control and supervision of the data controller, data controllers and strictly authorized data controllers. Your personal data may be communicated to public or private subjects who may access personal data by virtue of legal or regulatory provisions or by judicial measures.

Your personal data will not be disseminated without prejudice to the cases in which you have given your express and explicit consent. In the latter case, however, the dissemination will be limited and governed by what you expressly consented to by an act signed by you.

(f) Data retention period

The retention of your personal data will take place for as long as necessary to follow up your requests and in any case for a time not later than 10 (ten) years limited and functionally to the need to be able to guarantee the Company the possible exercise and protection, judicial and / or out of court, of its rights and interests deriving, connected or connected to the relationship with you in place and / or its object.

Candidate data collected in paper format and not catalogued and stored for 12 months. After this retention period without having proceeded to hire the candidate, the data are destroyed.

The personal data processed for the additional optional purposes (marketing purposes) will be deleted after the 10-year period, a term considered appropriate since these are data related to the sale of the goods covered by the contract and in any case no later than the withdrawal of consent, without prejudice to the lawfulness of the processing based on consent before revocation.

The data collected through cookies will be stored for the period established by the individual cookie. For more information, please refer to the cookie policy on the site.

(g) Existence of automated decision-making

There is no automated decision-making process.

h) Intention of the data controller

If the data controller transfers his personal data to countries outside the EU or otherwise not belonging to the European Economic Area (consisting of Switzerland, Iceland, Liechtenstein and Norway) he will proceed as follows.

In case of transfer of data to the aforementioned third countries, the data controller will guarantee an adequate level of protection pursuant to art. 45 European Regulation no. 679/2016 and art. 29 Working Party (the Commission has the power to establish this adequacy through a specific decision and on this point refers to the list of decisions on the website of the Guarantor for the protection of personal data www.garanteprivacy.it).

In the absence of an adequacy decision within the meaning of Art. 45 of the European Regulation, the data controller will provide adequate guarantees pursuant to art. 46 - 47 of European Regulation No 679/2016.

Lastly, in the event that there is no adequacy decision within the meaning of Article 10 of the Treaty, it is for the National Court to determine whether, in the light of the circumstances of the case, it is necessary to consider whether, in the light of the circumstances of the case, it is 45 of the R.E. 679/2016 or guarantees appropriate to the breasts of art. 46 of the aforementioned Regulation, including binding company rules, the transfer of personal data to a country will be allowed only in the presence of derogations in specific situations referred to in art. 49 of the E.R. 679/2016.

Any information relating to the appropriate guarantees referred to in the preceding paragraph will always be available at the headquarters of the Data Controller and in any case can be requested at the email address info@riocaffe.com

i) Redirects to external sites

The Website uses the so-s. social plug-ins, i.e. special tools that allow you to incorporate the features of the social network directly within a website (for example, the Facebook like button). Each of the social plug-ins on the Website is identified by the logo owned by the social platform, in this case for example the Facebook logo. If the user interacts with the social plug-in, the information referring to the data subject is directly communicated to the social platform that treats the Data as an independent data controller, therefore in order to obtain more details about the purposes and methods of processing, the rights

exercisable and the storage of personal data we invite you to consult the privacy policy of the related social networks

(I) Rights of the person concerned

In relation to the personal data subject to the processing referred to in this policy, you are granted the right at any time to:

- **Access** (Art. 15 Reg. UE n. 2016/679): the Data Controller guarantees the right of access to personal data concerning the data subject;
- **Correction** (art. 16 Reg. UE n. 2016/679): the Data Controller provides, at the request of the data subject, the correction without unjustified delay of inaccurate personal data.
- **Deletion** (art. 17 Reg. UE no. 2016/679): the Data Controller provides for the deletion of the personal data of the data subject without unjustified delay if: personal data are no longer necessary with respect to the purposes for which they were collected or processed; the data subject withdraws consent; the data subject opposes the processing and there is no prevailing legitimate reason to proceed with the processing; personal data have been unlawfully processed.
- **Limitation** (art. 18 Reg. UE n. 2016/679): the Data Controller provides to limit the processing at the request of the data subject when: the data subject disputes the accuracy of the data; the processing is unlawful and the data subject opposes the deletion of data but asks for the limitation of the processing; the data are no longer necessary for the purposes of processing, but are necessary for the verification, exercise, defense of a right in court; the data subject has opposed the processing and is waiting for the prevalence of the legitimate reasons of the Data Controller over those of the data subject.
- **Portability** (art. 20 Reg. UE n. 2016/679): understood as the right to obtain data from the Data Controller in a structured format of common use and readable by automatic device to transmit them to another data controller without hindrance.
- **Opposition to processing** (Art. 21 Reg. UE No. 2016/679): the data subject has the right to object at any time to the processing of personal data concerning him.
- **Exercise the right to withdraw consent**, if given for one or more specific purposes, at any time stops the lawfulness of the processing until the withdrawal of the aforementioned consent.
- **Complain to the Supervisory Authority for the Protection of Personal Data** (Art. 51 EU Reg. n. 2016/679). The exercise of the aforementioned rights can be exercised by written communication to be sent by email to [the address info@lavagnolimarmi.com](mailto:info@lavagnolimarmi.com) – privacy@lavagnolimarmi.com



Or by registered letter a/r at the following address: **LAVAGNOLI MARMI S.R.L.** with registered office in 33050 Ronchis, Via Ravis di Mies, 10-pec: lavagnolimarmi@pec.it.

The Data Controller will take care to keep this policy up to date