

## POLICY PRIVACY FOR INTERNET SITE

Dear User,

LS FIRE TESTING INSTITUTE Srl wishes to inform you that the EU Regulation 2016/679 (GDPR) issued on April 27, 2016 protects the processing of personal data in order to ensure the protection of the rights and freedoms of individuals Physical. In compliance with the regulations indicated, the treatment is based on principles of correctness, lawfulness and transparency, minimization, limitation of conservation and purpose of the same to protect your privacy and your privacy rights. The information in compliance with the provisions of the following is communicated below art. 13 and 14 of the GDPR.

### **INFORMATION RELATING TO THE PRIVACY POLICY OF THE WEBSITE**

This section contains information on how to manage it of the site where you are browsing in relation to the processing of personal data as well as the free circulation of such data, for interacting subjects with our company and can be reached at the address corresponding to the page initial: [www.rigosrl.com](http://www.rigosrl.com).

This information is provided only for the Rigo Srl website and not for other websites that can be consulted through links contained or connected to it.

The purpose of this document is to provide information on the methods, times and the nature of the information that the data controllers must provide to users when connecting to the website pages independently from the purposes of the connection itself, according to Italian and European legislation.

The information can undergo changes, implementations and corrections due the introduction of new rules in this regard; in this case it will be promptly notified in order to be able to view the changes made.

### **Data Controller**

LS FIRE TESTING INSTITUTE Srl, Registered Office Via della Bonifica, 4 - 64010 Controguerra (TE) - Operating office Via Olgiate, 15 - 22070 Oltrona San Mamette (CO). [Reference email address : privacy@lsfire.it](mailto:privacy@lsfire.it)

### **Types of Data collected**

Among the Personal Data collected, either independently or through third parties, there are:

Cookies, usage data and e-mail.

Full details on each type of data collected are provided in the sections dedicated to this privacy policy or through specific informative texts displayed before data collection.

Personal Data may be freely provided by the User or, in the case of Usage Data, collected automatically during the use of this Application.

Unless otherwise specified, some data required by this application are required. If the User refuses to communicate them, it could be impossible provide the requested service. In cases where this application indicates some Data as optional, Users are free to refrain from communicating such Data, without this having any consequences on the availability of the Service or

on its operation.

Users who have doubts about which data are mandatory, are encouraged to contact the Data Controller. The possible use of cookies - or other tracking tools - aside of this Application or third party service providers used by this Application, unless otherwise specified, has the purpose of providing the service requested by the user, in addition to the other purposes described herein document and in the Cookie Policy, if available.

The User assumes responsibility for the correctness of the personal data of third parties obtained, published or shared through this Application and guarantees to have the right to communicate or disseminate them, freeing the owner from any responsibility towards third parties.

### **Mode and place of processing of collected data**

The Data Controller shall take appropriate security measures aimed at: prevent unauthorized access, disclosure, modification or destruction of data personal. The treatment is carried out through IT and / or telematic tools, with organizational methods and with logic strictly related to the purposes indicated. In addition to the Data Controller, in some cases, they may have access to data other subjects involved in the organization of this Application (administrative, commercial, marketing, legal, system administrators) or external subjects (as service providers third-party technicians, mail carriers, hosting providers, IT companies, agencies of communication) also appointed, if necessary, Responsible for processing from part of the Owner. The updated list of data processors it can always be requested to the Data Controller.

### **Legal basis of the processing**

The Data Controller processes personal data relating to the User in the event that one of them exists following conditions:

- The user ("interested" subject) has given consent for the purpose Application specification; Note: in some jurisdictions the Holder can be authorized to process personal data without the need to exist consent of the user ("interested") or another of the legal bases specified below, as long as the User does not oppose ("opt-out") a such treatment. However, this is not applicable where the treatment of personal data is regulated by European legislation on protection personal data;
- Processing is necessary for the execution of the contract with the user and / or to carry out pre-contractual measures;
- The processing is necessary to pursue the legitimate interest of the Owner;

It is however always possible to request the Owner to clarify the specific basis legal basis of each processing and in particular to specify whether the treatment is to be carried out is based on the law, provided by a contract or necessary to conclude a contract.

### **Place**

The Data are processed at the offices of the Data Controller and in any other place where the data are collected

parties involved in the treatment are localized.

For further information please contact the owner.

To obtain information on the place of treatment, the User can refer to it to the section relating to the details on the processing of Personal Data.

### **Retention period**

The data are processed and stored for the time required by the purposes for the which have been collected.

Therefore:

- Personal data collected for purposes related to the execution of a contract between the Owner and the User will be retained until it is completed the execution of this contract and in any case as long as foreseen by the regulations civil law or tax if applicable;
- Personal data collected for purposes related to legitimate interest of the Holder will be retained until this interest is met.

The user ("interested") can obtain further information on this to the legitimate interest pursued by the Owner in the relevant sections of this document or by contacting the Owner.

When the treatment is based on the user's consent ("interested"), the Owner may retain personal data for longer until such consent it is not revoked. Furthermore the Holder may be obliged to keep the personal data for a longer period in compliance with a legal obligation or by order of an authority.

At the end of the retention period, personal data will be deleted.

Therefore, at the end of this term the right of access, cancellation, rectification and the right to data portability can no longer be exercised.

### **Purposes of processing the collected data**

User data is collected to allow the Owner to provide his own services.

To obtain further detailed information on the purposes of the processing and on the personal data that are concretely relevant for each purpose, the user can refer to the relevant sections of this document.

Personal Data is collected for the following purposes and using the following services:

- Follow up with the requested services
- Use of the services made available by the Company

### **User Rights**

Users ("interested") may exercise certain rights with reference to the data processed by the Data Controller.

In particular, the User has the right to:

- **Revoke the consent at any time.** The User can revoke the consent to processing of personal data previously expressed.
- **Oppose the processing of your data.** The user can oppose the treatment

of their data when it occurs on a legal basis other than consent. Further details on the right to oppose are indicated in the section below.

- **Access your data.** The user has the right to obtain information on the own data processed by the Data Controller, on certain aspects of the processing and to receive a copy of the processed data.
- **Verify and request rectification.** The user can verify the correctness of their data and request the update or correction.
- **Obtaining treatment limitation.** When determined occur conditions, the user can request the limitation of the treatment of their own data. In this case the Data Controller will not process the data for any other purpose if not their conservation, except in cases where consent has been given user's express ("interested") or the processing is necessary for the verification, exercise or defense of a right in court.
- **Obtain the cancellation or removal of personal data.** When certain conditions occur, the user can request cancellation of the own data by the Owner.
- **Receive your data or have it transferred to another holder.** The user has right to receive your data in a structured format, in common use and readable by automatic device and, where technically feasible, of obtain the unobstructed transfer to another Owner. This provision is applicable when data is processed with tools automated and the treatment is based on the user's consent, on one contract of which the user is a party or on contractual measures connected to it.
- **Propose a complaint.** The user can lodge a complaint with the supervisory authority of the protection of personal data (in Italy "Garantor for the protection of personal data ") competent or acting in court.

### **Details on the right of opposition**

When personal data are processed in the public interest, in the exercise of public authority of which the Holder is invested or to pursue an interest legitimate owner, users ("inetressati") have the right to oppose the treatment for reasons related to their particular situation.

Users are reminded that, where their data are processed for purposes of direct marketing, can oppose the treatment without providing any motivation.

### **How to exercise the rights**

To exercise their rights, users can direct a request to contact details of the Owner indicated in this document. The requests are deposited free of charge and processed by the Owner as soon as possible, in any case within a month.

### **More information on treatment**

#### **Defense in judgment**

The User's Personal Data may be used by the Owner in

judgment or in the preparatory phases for its possible establishment for defense from abuse in the use of this Application or related Services by User.

The user declares (in a statement there can not be a declaration, between the other does not have a signature / consent to be affixed) to be aware that the Data Controller may be obliged to disclose the data by order of the authorities public.

### **Specific information**

At the user's request, in addition to the information contained in this privacy policy, this Application could provide the User with information additional and contextual regarding specific services, or the collection and the processing of personal data.

### **System log and maintenance**

For needs related to operation and maintenance, this application is any third party services used by it may collect logs of system, ie files that record interactions and which may also contain personal data, such as the user's IP address.

### **Information not contained in this policy**

Further information in relation to the processing of personal data may be requested at any time to the Data Controller using contact details.

### **Changes to this privacy policy**

The Data Controller reserves the right to make changes to the this privacy policy at any time giving information to users on this page and, if possible, on this Application as well, if technically and legally feasible, by sending a notification to Users through one of the contact details held by the Holder. Please therefore consult regularly this page, referring to the date of last modification indicated at the bottom.

Where the changes concern treatments whose legal basis is consent, the Holder will collect again the User's consent, if necessary.

Last modified: January 2019