

PRIVACY POLICY

This Privacy Policy is intended to describe the management of the website, the newsletters and the services (hereafter "Services") owned and managed by the company BELISARIO Srl, with reference to the processing of personal data of users / visitors who they consult it and / or they are registered.

BELISARIO S.r.l. treats all personal data of users / visitors of the services offered, in full compliance with the provisions of the European Regulation 679/2016.

The protection of your personal data is very important to us. We would therefore like to inform you in the following pages about the data collected during your visit and the purposes it is used for.

The ongoing further development of technology, changes in our services or the legal situation as well as other reasons can require adjustments of our data protection notice. We therefore reserve the right to change this data protection declaration at any time and ask you to regularly inform yourself about the current status.

1 BASIC INFORMATION ON DATA HANDLING

1.1 Extent of the personal data processing

We fundamentally collect and use the personal data of our users only insofar as this is required for the provision of a functional website and of our contents and services as well as for the implementation of our business purpose. As a rule we collect and use the personal data of our users only after the user has given his/her consent. Exceptions apply in such cases where it was not possible to obtain prior consent for factual reasons and where the processing of the data is permitted because of statutory requirements.

1.2 Purposes and legal basis for the processing of personal data

We process personal data only to fulfil our contractual obligations or to preserve our overriding legitimate interests. Our legitimate interests are the implementation of our business purpose.

Insofar as we obtain consent from the data subject for processing operations of personal data, Article 6, paragraph 1, sentence 1 lit. a EU General Data Protection Regulation (EU-GDPR) serves as the legal basis for the processing of personal data.

In the processing of personal data required to perform a contract of which the contractual party is the data subject, Art. 6 paragraph 1 sentence 1 lit. b GDPR serves as the legal basis. This also applies to processing operations that are necessary to carry out pre-contractual measures.

Insofar as processing of personal data is required to fulfil a legal requirement that our company is subject to, Art. 6 paragraph 1 sentence 1 lit. c GDPR serves as the legal basis.

In the case that vital interests of the data subject or another natural person make the processing of personal data necessary, Art. 6 paragraph 1 sentence 1 lit. d GDPR serves as the legal basis.

If processing is required to protect a legitimate interest of our company or of a third party and the interests do not override the interests, fundamental rights and freedoms of the data subject of the first-named interest, Art. 6 paragraph 1 sentence 1 lit. f GDPR serves as the legal basis for the processing.

1.3 Categories of recipients and personal data, origin of the same; data transmission

Insofar as nothing to the contrary is stated in the following sections, no forwarding of your data to third parties takes place, unless we are legally obliged to do so, or the data transmission is required to perform the contractual relationship or you have previously given your explicit consent to the forwarding of your data. External service providers and partner companies, such as, for example, online payment providers or the shipping company tasked with the delivery, only receive your data insofar as it is necessary for the execution of your order. However, in these cases the extent of the transmitted data is restricted to the minimum required. Insofar as our service providers come into contact with your personal data, we assure that the regulations of the data protection laws are observed in the same manner. Please also observe the data protection notices of the individual providers. The individual service provider is responsible for the

contents of third party services, whereby we verify as far as can be reasonably expected that the services observe statutory requirements.

1.4 Transmission to third countries

Essentially we do not forward personal data to recipients in third countries (i.e. countries outside of the EU). Should data be forwarded to recipients in third countries, we assure not only that we will obtain the permission required for the forwarding, but that the third country recipient also assures an adequate level of data protection (or derogations for specific situations pursuant to Art 49 paragraph 1 GDPR applies).

1.5 Data security

We have taken extensive technical and organisational precautions to protect your data from accidental or intentional manipulation, loss, destruction or access by unauthorised persons. Our security procedures are regularly checked and revised to take into account technological progress.

1.6 Data deletion and storage periods

The personal data of the data subject is deleted or blocked, as soon as the purpose for which it was stored no longer applies. Storage can also be effected if this was required by the European or national legislators in European Union regulations, laws or other stipulations that the person responsible is subject to. The data is also blocked or deleted if a statutory storage period prescribed by the cited standards expires, unless there is a need for continued data storage for the purposes of a conclusion or performance of a contract.

1.7 Legal basis for data processing

The legal basis for the temporary storage of the data and the logfiles is Art. 6, paragraph 1, sentence 1 lit. f GDPR.

2 Contact

2.1 Purpose of data processing

The processing of personal data from the input mask is used solely for the process of establishing the contact. In the case of contact by email there is also the necessary and legitimate interest in processing the data.

The personal data otherwise processed during the sending process is used to prevent misuse of the contact form and to assure the security of our IT systems.

2.2 Duration of the storage

The data is deleted as soon as it is no longer required to achieve the purpose for which it was collected. For the personal data from the input mask of the contract form and the personal data sent by email, this is the case when the conversation with the user has ended. The conversation is deemed to have ended when the circumstances suggest that the subject matter in question has been conclusively clarified.

The personal data additionally collected during the sending process is deleted at the latest seven days afterwards.

2.3 Right to object and removal

The user can revoke his or her consent to the processing of personal data at any time. If the user establishes contact with us via email, he or she can object to the storage of his or her personal data at any time. The conversation cannot be continued in such a case.

You can inform us of your revocation of consent as well as your objection to storage of your personal data by sending an email to info@belisariocamicie.it

In this case all personal data stored during the establishment of the contact is deleted.

3 Our Payment Service Providers

3.1 Paypal

PayPal (PayPal (Europe) S.a.r.l. et Cie, S.C.A. 22-24 Boulevard Royal 2449 Luxemburg) is a payment method termed as a so-called E-wallet. This means the

customer creates an actual payment method with PayPal and logs with us into his PayPal account during the payment process in order to confirm the payment there. The login is effected on the PayPal site and the customer must share no payment data. However, the following data is transmitted to PayPal when this payment method is used: amount, order number, name (both of the invoice as well as the delivery address), address (both of the invoice as well as the delivery address), email, telephone number. The purpose of the data processing is the execution of your payment via PayPal. We receive from PayPal a payment conformation relating to the above-mentioned data and the time of payment. Legal basis is Art. 6 paragraph 1 sentence 1 lit. b GDPR. The data transmission described is effected simultaneously also for the purposes of fraud prevention at PayPal. Therefore, the additional legal basis Art. 6 paragraph 1 sentence 1 lit. f GDPR applies. Insofar as you effect payment by PayPal, a right of objection is excluded as the processing of your data is absolutely essential.

Here below the Pay Pal Link Policy

<https://www.paypal.com/it/webapps/mpp/ua/privacy-full>

3.2 Visa

Visa is a payment method termed as a so-called E-wallet. This means the customer creates an actual payment method with Visa and logs with us into his Visa account during the payment process in order to confirm the payment there. The login is effected on the Visa site and the customer must share no payment data. However, the following data is transmitted to Visa when this payment method is used: amount, order number, name (both of the invoice as well as the delivery address), address (both of the invoice as well as the delivery address), email, telephone number. The purpose of the data processing is the execution of your payment via Visa. We receive from Visa a payment conformation relating to the above-mentioned data and the time of payment. Legal basis is Art. 6 paragraph 1 sentence 1 lit. b GDPR. The data transmission described is effected simultaneously also for the purposes of fraud prevention at Visa. Therefore, the additional legal basis Art. 6 paragraph 1 sentence 1 lit. f GDPR applies. Insofar as you effect payment by Visa, a right of objection is excluded as the processing of your data is absolutely essential.

Here below the Visa Link Policy

<https://usa.visa.com/legal/privacy-policy.html>

3.3 Mastercard

Mastercard is a payment method termed as a so-called E-wallet. This means the customer creates an actual payment method with Mastercard and logs with us into his Mastercard account during the payment process in order to confirm the payment there. The login is effected on the Mastercard site and the customer must share no payment data. However, the following data is transmitted to Mastercard when this payment method is used: amount, order number, name (both of the invoice as well as the delivery address), address (both of the invoice as well as the delivery address), email, telephone number. The purpose of the data processing is the execution of your payment via Mastercard. We receive from Mastercard a payment conformation relating to the above-mentioned data and the time of payment. Legal basis is Art. 6 paragraph 1 sentence 1 lit. b GDPR. The data transmission described is effected simultaneously also for the purposes of fraud prevention at Mastercard. Therefore, the additional legal basis Art. 6 paragraph 1 sentence 1 lit. f GDPR applies. Insofar as you effect payment by Mastercard, a right of objection is excluded as the processing of your data is absolutely essential.

Here below the MasterCard Link Policy

<https://www.mastercard.it/it-it/mastercard/cosa-facciamo/privacy.html>

9 First-Party Cookies

This type of cookie is set by the website that the user visits. Only this website is permitted to read the cookie information.