INFORMATION - PRIVACY POLICY pursuant to Article 13 of Regulation (EU) 2016/679 of the

European Parliament and of the Council of 27 April 2016

This section describes how the website www.mori2a.com, www.mori2a.it, www.mori2a.it (hereinafter referred to as the website) is managed with regard to the processing of the personal data of the users who consult it. This is a general document providing information on the criteria for the correct processing of personal data on or through the website. Information concerning the individual services which the user will use, drawn up in accordance with Article 13 of Regulation 679/2016/EU on data protection (hereinafter referred to as the Regulation), can be consulted on the website in the specific sections and can be obtained from the offices of the data controller.

This information is provided pursuant to Article 13 of the General Data Protection Regulation (Regulation) to those who interact with the web services of the website and does not include processing carried out on other websites that may be consulted by the user via links on the website itself. Users are advised to read this information carefully before submitting any personal information.

The data controller

Following consultation of this website, data relating to identified or identifiable persons (hereinafter referred to as the user) may be processed. The personal data controller is Mori 2A Srl (hereinafter referred to as data controller). As of today, all information concerning the data controller, together with an updated list of the designated processors and system administrators, can be found at the data controller's registered office at via Pieve, 2 - 25080 in Nuvolento (BS). **Purpose, lawfulness of processing, types of data and criteria used to determine the retention period of personal data**

Browsing data

Browsing the website involves the acquisition of certain personal data, the transmission of which is implicit in the use of Internet communication protocols (browsing data). This information is not collected to be associated with identified users, but by its very nature could, through processing and association with data held by third parties, allow users to be identified. This category of data includes the IP addresses or domain names of the computers used by users who connect to the website, the URI (Uniform Resource Identifier) addresses of the resources requested, the time of the request, the method used to submit the request to the server on which the website is located or which manages the provision of the services requested, the size of the file obtained in response, the numerical code indicating the status of the response given by the server (successful, error, etc.) and other parameters relating to the operating system and the users' IT environment.

The purposes for which the user's personal data will be processed are listed below: • use of the website;

- statistics on the use of the service (most visited pages, number of visitors by time or day, geographical areas of origin, etc.);
- checks on the correct functioning of the services offered.

The user's personal browsing data are kept for the period necessary to achieve the purposes for which they are collected and in any case for no longer than seven days, except for the time necessary to comply with requests received from the Judicial Authority for purposes of defence and/or State security and/or prevention, detection or suppression of crimes or to comply with requests received from the Italian Data Protection Authority.

The lawfulness of the processing of personal data is based on the need to pursue the legitimate interest of the data controller (Article 6.1 letter f) of the Regulation).

Newsletter

Subject to express and explicit consent, the user's personal data (name, surname, e-mail address, etc.) are processed for the purpose of sending informative, promotional and/or advertising material, for carrying out market research, for commercial communications and for direct sales activities concerning the services and products offered by the data controller. The lawfulness of the processing of personal data for the above purposes is based on the free, express and explicit consent of the user (Article 6.1 letter a) of the Regulation).

The user's personal data are stored for as long as is necessary to provide the requested service, or until the user revokes his or her consent, and in any case for up to two years, or for as long as is necessary to handle any appeals or disputes.

Contact section

The personal data provided by the user who accesses the Contact/Information request section by sending a message will be used for the sole purpose of performing the requested service. The optional, explicit and voluntary sending of e-mails to the addresses indicated on the website, by its very nature, entails the subsequent acquisition of the sender's e-mail address, which is necessary to reply to requests, as well as any other personal data included in the message.

The lawfulness of the processing of personal data is based on the need to execute a contract to which the user is party or to execute pre-contractual measures taken at the user's request (Article 6.1 letter b) of the Regulation).

The user's personal data are stored for as long as is necessary to provide the requested service or for as long as is necessary to handle any appeals or disputes.

Data processing methods

Your personal data will be processed at the registered office of the data controller, or if necessary, at the offices of any external processors specifically designated pursuant to Article 28 of the Regulations, or at the offices of the subjects indicated in the paragraph "Communication and dissemination of personal data". Personal data are processed with automated tools. Specific security measures are observed to prevent loss, illegal and/or incorrect use of

and unauthorised access to data. Personal data are processed to the extent strictly necessary for the performance of the functions for which the service is requested, excluding processing when the purposes pursued can be achieved by means of anonymous data or methods which make it possible to identify the user only when necessary.

Communication and disclosure of personal data

I If necessary, personal data may be communicated (i.e. made known to one or more specific persons) to persons whose right to access the data is recognised by national and European Union law. Personal data are not disclosed under any circumstances, this being understood to mean that they are not made known in any way to an unspecified number of persons, without prejudice to legal obligations. **Social network plug-ins**

II The website also incorporates plug-ins and/or buttons for social networks, so that content can be easily shared on the user's preferred social networks. These plug-ins are programmed so as not to set any cookies when accessing the page, to safeguard the user's privacy. If the social network so requires, cookies will only be set if the user makes effective and voluntary use of the plug-in. Please note that if the user uses the social network by logging in with his or her authentication credentials, then he or she has already consented to the use of cookies at the time of registration. The collection and use of information obtained by means of plug-ins is governed by the respective privacy policies of the social networks, to which we refer you.

Changes to this information

The data controller reserves the right to make changes to this information at any time by notifying the user on this page. Please therefore consult this page frequently to stay up to date.

Rights of the interested party (user)

Please note that the user may exercise the following rights at any time:

- the right to withdraw consent to the processing of his/her personal data at any time without prejudice to the lawfulness of the processing based on the consent given before the withdrawal;
- the right to receive, in a structured, commonly used and machine-readable format, personal data concerning him/her that he/she has provided to a data controller and the right to have those data transmitted to another data controller without hindrance by the controller to whom he/she has provided them;
- the right to obtain access to his/her personal data;
- the right to have his/her personal data corrected, if this does not conflict with current legislation on data retention;
- the right to have his/her personal data erased, if this does not conflict with current legislation on data retention;
- the right to restrict the processing of his/her personal data;
- the right to object at any time, on grounds relating to his or her particular situation, to the processing of his or her personal data pursuant to Article 6, paragraph 1, letter e) or f), including profiling on the basis of those provisions;

- the right to object at any time to the processing of his/her personal data for direct marketing purposes including profiling insofar as it is related to such direct marketing;
- the right not to be subject to a decision which is based solely on automated processing, including profiling, and which produces legal effects concerning him/her or significantly affects him/her in a similar way.

The user may exercise the above rights by making a request to the data controller without formalities by hand delivery, traditional mail, registered letter, fax or e-mail to the following address **info@mori2a.com**.

To facilitate the exercise of these rights, the Italian Data Protection Authority has prepared a specific form that can be downloaded from the website <u>www.garanteprivacy.it</u>.

Right to lodge a complaint (Article 13.2.d Regulation 679/2016/EU)

Users are informed that they have the right to lodge a complaint with a supervisory authority (in particular the Italian Data Protection Authority www.garanteprivacy.it).

<u>Cookies</u>

The specific information describing the website's use of cookies is available and can be consulted in the "Cookie policy" document.