Privacy Policy

In compliance with the obligations deriving from national legislation (Legislative Decree June 30, 2003 n. 196, Legislative Decree n. 101/2018), European (European Regulation for the protection of personal data n. 679/2016, GDPR) and subsequent modifications and additions, this website respects and protects the privacy of visitors and users, implementing all appropriate technical and organizational measures to ensure that the rights of users are not violated.

This privacy policy applies exclusively to the online activities of this website and is valid for visitors/users of the website. It does not apply to information collected through channels other than this website. The purpose of the privacy policy is to provide maximum transparency regarding the information that the website collects and how it is used.

Data controller

The data controller is Fabrizio Serra editore S.r.l. (hereinafter referred to as the “Owner”), with registered office in via Santa Bibbiana 28, 56127 Pisa (PI), VAT no. 01455760502.

To contact the data controller regarding privacy one can write to: fse@libraweb.net

Nature of the data · Navigation data

During normal operation, the computer systems and software procedures used to operate this website acquire some personal data which are then implicitly transmitted in the use of Internet communication protocols. By its very nature, through processing and association with data held by third parties, this information could allow users to be identified. This category of data includes the IP addresses or domain names of the computers utilized by users who connect to the website, the addresses in URI (Uniform Resource Identifier) notation of the requested resources, the time of the request, the method used in submitting the request to the server, the size of the file obtained in response, the numerical code indicating the status of the response given by the server (successful, error, etc.), the number of clicks and other parameters relating to the operating system and the IT environment of the user.

Legal basis of the processing

This website mainly processes data based on the user’s consent. The granting of consent occurs through the use or consultation of the website, as conclusive behavior. By using or consulting this website, visitors and users explicitly approve this privacy policy and consent to the processing of their browsing data in relation to the methods and purposes described.
Providing data is optional; the user can deny consent and can revoke a previously given consent at any time. However, denying consent could make it impossible to provide some services and the browsing experience on the website would be compromised.

The Data Controller may also use one’s data in relation to the fulfillment of obligations established by State laws, regulations and community legislation; by provisions issued by authorities legitimized to do so by law and by control or supervisory bodies, the related processing does not require the consent of the interested party.

**Purpose, methods of data processing**

The collection and processing of navigation data are carried out for the purposes of:

- correct navigation on the Owner’s website
- the management, analysis and evaluation of the Owner’s website
- legitimate interest of the Data Controller
- security purposes: e.g., anti-spam filters, firewalls, virus detection; the automatically recorded data may also include data such as the IP address, which could be used to block attempts to damage the website itself or to cause damage to other users, or any activities that are harmful or constitute a crime. These data are used for the purpose of protecting the website and its users and are based on the legitimate interests of the Owner.

The information obtained via navigation is processed in an automated manner and collected exclusively in an aggregated form. The Data Controller processes the collected data in accordance with the principles of correctness, lawfulness, relevance, proportionality, transparency and in full compliance with current regulations. The information that users of the website decide to make public through the services and tools made available to them is provided by the user knowingly and voluntarily, exempting this website from liability regarding any violations of the law. It is up to the user to verify that they have permission to enter personal data of third parties or content protected by national and international regulations.

**Data retention period**

The data collected by the website during its operation are used exclusively for the abovementioned purposes and kept only for the period that is strictly necessary to carry out the specified activities. Data used for security purposes (blocking attempts to damage the website) are kept for 60 days.

**Recipients**

In addition to the Data Controller, categories of authorized parties involved in the organization of the website (administrative, commercial, marketing, legal, system administrators) or specifically appointed
external parties (such as third-party technical service providers, postal couriers, hosting providers, IT companies, communication agencies) may have access to the website. The updated list of Data Processors and Authorized Persons is in the abovementioned location.

**Location of Processing**

Data collected by the website are processed at the headquarters of the Data Controller, and at the data center of the provider Tesene Digital Agency, based at Via L. Alamanni 20, Ghezzano (Pisa), which is externally responsible for data processing, and by processing the data on behalf of the Owner, acts in compliance with European standards.

**Transfer of data to non-EU countries**

The data transfer complies with the principles of the GDPR 2016/679, articles 44-50 and of EDPB recommendations.

**User rights**

Pursuant to European Regulation 679/2016 (GDPR) and national legislation, in the manner and within the limits established by current legislation, the User may exercise the following rights:

- to request confirmation of the existence of personal data concerning him/her (right of access)
- to know its origin
- to receive understandable communication
- to obtain information regarding the logic, methods and purposes of the processing
- to request its updating, rectification, integration, cancellation, transformation into anonymous form, and blocking of data processed in violation of the law, including data no longer needed to achieve the purposes for which they were collected
- in cases of processing based on consent, to receive one’s data provided to the owner at the sole cost of any support, in structured form and readable by a data processor and in a format commonly used by an electronic device
- the right to lodge a complaint with the Supervisory Authority (Privacy Guarantor)
- more generally, to exercise all rights recognized by the current legal provisions.

Requests should be addressed to the Data Controller.
In the case of data processed on the basis of legitimate interest, the rights of those interested in the processing are guaranteed (excepting the right to portability, which is not provided for by the rules), in particular the right to object to the processing, which can be exercised by sending a request to the Data controller.

**Updates**

This privacy policy is updated as of July 26, 2021.