

Privacy Policy

Privacy Policy for Visitors to the website www.vival.it

This page describes how the site process personal data of users who visit it.

This notice is given under Section 13 of Legislative Decree no. 196/2003 "Code on personal data protection" to those who interact with web services of **Vival S.r.l.**, accessible electronically at the web address

www.vival.it

(corresponding to the home page of the site in question).

This information is provided only for **Vival S.r.l.** website and not to other Web sites accessed via links.

The information is based on Recommendation 2 / 2001 by the European authorities for the protection of personal data, the Group established by Article 29 of Directive 95/46/EC, adopted on 17 May 2001 to establish minimum requirements for online collecting personal data, and in particular, the manner, timing and nature of the information that data controllers must supply users when they connect to web pages, regardless of the purpose of the link.

The user must read carefully this Privacy Policy before submitting any personal information.

1 - DATA OWNER

Following consultation of this site may be processed data on persons identified or identifiable.

The holder of personal data is the company **Vival S.r.l.**

Today, **Mr. Gregis Francesco** is the Head of Security for the processing of personal data and can be found, together with the list of current managers and system administrators at **Vival S.r.l.** headquarters **Via dell'Industria, 50 - 25030 Erbusco (BS)**.

2 - DATA PROCESSING PLACE

Treatment related to the services on this web site are at the offices of **Vival S.r.l.** and are only handled by the Data Controller.

No data from the web service is communicated or disseminated.

The personal information provided by users who request dispatch of informative material (by e-mail at **Vival S.r.l.**) are used only to perform the service or provision requested and will be disclosed to third parties only if this is necessary for that purpose.

3 - PURPOSE OF DATA COLLECTING

The personal information provided by users who access the website by sending an e-mail directly to the data processor will be used only to perform the service requested and will not be communicated or disclosed to third parties, unless disclosure is required by law or necessary to comply with the fulfillment of user requests.

The optional, explicit and voluntary e-mail addresses listed in the company's website **Vival S.r.l.**, by its very nature, involves the acquisition of the e-mail address of the sender, necessary to respond to requests, as well as any other Data included in the message.

Vival S.r.l. performs processing of personal data to the extent strictly necessary to perform the duties for which service is requested, excluding the treatment when the purpose can be achieved by using anonymous data or methods that allow to identify the interested party only if necessary. We encourage our users, asking information through e-mail to not send names or other personal information of third parties that are not strictly necessary, much less sensitive and / or judicial proceedings under Article 4 of Legislative Decree 196/03 ("sensitive data", personal data revealing racial or ethnic, religious, philosophical or other beliefs, political opinions, membership of political parties, unions, associations or organizations religious,

philosophical, political or trade union, as well as personal data disclosing health and sex life, "judicial data", personal data disclosing the measures referred to in article 3, paragraph 1, letters a) o) and r) u), of Presidential Decree November 14, 2002, No 313, relating to court records, the register of administrative sanctions resulting from the offense and related charges, or as an accused or investigated under Articles 60 and 61 of the Code of Criminal Procedure). We do not collect or disclose personal information revealing racial or ethnic origin, religious beliefs, philosophical or other beliefs, political opinions, membership of political parties, unions, associations or organizations of a religious, philosophical, political or union, as well as personal data disclosing health and sex life.

4 - TYPES OF DATA PROCESSED

4.1 - Navigation Data

The computer systems and software procedures used to operate this website acquire some personal data whose transmission is implicit in Internet communication protocols, during their normal operation.

This information is not collected for association to specific individuals, but by their very nature could identify users, through processing and association with data held by third parties.

This category of data includes IP addresses or domain names of computers used by users who connect to the website, URI (Uniform Resource Identifier) of requested resources, the time of the request and the size of the file obtained response.

These data are used only to obtain anonymous statistical information about the site and to check its correct functioning and are deleted immediately after processing.

Such data could be used to ascertain responsibility in case of crimes against the website: except for this possibility, the contacts data do not remain for more than seven days on the website.

4.2 - Data provided voluntarily by users

The optional, explicit and voluntary e-mail addresses listed on this site involves the subsequent acquisition of the e-mail address of the sender, necessary to respond to requests, and any other data included in the message.

No data from the web service will be communicated or disseminated.

4.3 - Cookie

A cookie is a text element that is inserted into the hard disk of a computer only after approval. If you agree, the text is downloaded into a small file size.

Cookies are intended to allow access to bring the service working as security filters, and allow web applications to send information to individual users.

The portal, for strictly technical reasons of security, makes use of session cookies (which are automatically deleted from your browser when you close it).

We do not use cookies to transmit personal information.

The use of session cookies (which are not permanently stored on the user's computer and disappear when the browser is closed) is strictly limited to transmitting session identifiers (random numbers generated by the server) necessary to enable the safe and efficient navigation of the site.

Session cookies on this site avoid the use of other technologies that could potentially compromise the privacy of the users and do not allow the acquisition of personal identification data.

5 - OPTIONAL DATA PROVIDING

Apart from that specified for navigation data, the user is free to provide personal information through the use of the e-mail. Their absence makes it impossible to fulfill the request.

6 - RULES OF TREATMENT

Personal data are processed by automated tools for the time necessary to achieve the purposes for which they were collected. Specific security measures are taken to prevent loss of data, illicit or incorrect use and unauthorized access.

7 - RIGHTS OF PARTIES

The subjects whose personal data refers have the right at any time to obtain confirmation of the existence of the data and to know its origin, verify its accuracy or request its integration, updating or correction (Article 7 of Legislative Decree no. 196/2003).

Pursuant to this Article the subjects have the right to request cancellation, transformation into anonymous form or blocking of data treated in violation of the law, and to oppose in any case, for legitimate reasons, their treatment.

Rights relating to Article 7 of Legislative Decree no. 196/2003 can be exercised by making a request to the owner or manager of safety and protection of personal data at **Vival S.r.l.** headquarters.

Legislative Decree 196/2003: Article 7 - Right to access personal data and other rights

Parties have the right to access personal data.

Parties have the right to obtain confirmation of whether or not personal data concerning him, even if not yet recorded and their communication in intelligible form.

Parties have the right to obtain information:

- the origin of personal data, the purposes and methods of treatment;
- The logic applied in case of treatment with the help of electronic means;
- The identity of the owner and managers;
- The recipients or categories of persons whom data may be communicated or who can learn about them as appointed State area representatives, managers or agents.

Parties have the right to obtain:

- The updating, rectification or, when interested, integration of data;
- The cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data which need not be kept for the purposes for which the data were collected or subsequently processed.

Parties have the right to object, in whole or in part:

- For legitimate reasons the processing of personal data, pertinent for collection purposes;
- The processing of personal data for purposes of sending advertising materials or direct selling or for carrying out market surveys or commercial communication.