



RHIBO S.p.A.

Gruppo CSL s.p.a.
Cap. Soc. € 3.200.000 i.v. – R.E.A. To n° 364007
Mecc. Estero TO 013366 – Reg. Imp. Di Torino n° 00984570010
Cod.Fisc./Part.IVA/V.A.T. IT 00984570010

Sede Legale, Commerciale vendite Estero e Amministrazione:
Via Finale Ligure 7 – 10040 LA LOGGIA (TO) – ITALY
Tel. +39 0119690835 – Fax. +39 0119690833 –
E-mail sales@maxicar.com amministrazione@maxicar.com

Sede Commerciale Vendite Italia:
Reg. S.Bernardino – 12073 CEVA (CN) – ITALY
Tel. +39 051 6518011 Fax +39 051 775856
E-mail sales.italia@rhibo.it www.rhibo.com

Stabilimenti:
Via Circonvallazione 1 – 12075 GARESSIO (CN) – ITALY
Tel. +39 0174722555 – Fax +39 0174803388 – E-mail garessio@maxicar.com

Reg. S.Bernardino – 12073 CEVA (CN) – ITALY
Tel. +39 0174722555 – Fax +39 0174721469 – E-mail ceva@maxicar.com

PRIVACY POLICY - RHIBO spa

INFORMATION ON THE PROCESSING OF PERSONAL DATA (pursuant to Article 13 of the EU Regulation 2016/679)

Dear Customer / Supplier,

RHIBO S.p.a. located in via Finale Ligure 7, La Loggia (To) – Italy - VAT IT00984570010,
in its capacity of Data Controller (hereinafter "**Holder**")

informs you that

pursuant to art. 13 of the Regulation (EU) April the 27th, 2016, n. 679 (hereinafter "**Regulation**"), your personal data will be collected and processed for the purposed and with the methods indicated below.

1. Object of the Treatment

The Holder deals with your personal data (for example, name, surname, address, telephone number, e-mail address, bank and payment details – hereafter "**personal data**" or even "**data**") communicated by you in the occasion on the conclusion of services' contracts with the Holder.

2. Purposes of the Treatment

Your personal data will be processed:

A) without your express consent (Article 6 letter b), e) of the regulation) for the following finality of Service:

- conclusion of contracts for the Holder's Services;
- fulfillment of pre-contractual obligations, contractual and fiscal obligations deriving from relations in being with you;
- fulfillment of the obligations established by the Law, by a Regulation, by the Community legislation or by an order of the Authority;
- exercise the rights of the Proprietor, for example the right to defense in court;

B) only subject to your specific and distinct consent (article 7 of the Regulation) for the following further purposes:

- sending by e-mail of newsletters and other communications on services offered by the Holder;



RHIBO S.p.A.

Gruppo CSL s.p.a.
Cap. Soc. € 3.200.000 i.v. – R.E.A. To n° 364007
Mecc. Estero TO 013366 – Reg. Imp. Di Torino n° 00984570010
Cod.Fisc./Part.IVA/V.A.T. IT 00984570010

Sede Legale, Commerciale vendite Estero e Amministrazione:
Via Finale Ligure 7 – 10040 LA LOGGIA (TO) – ITALY
Tel. +39 0119690835 – Fax. +39 0119690833 –
E-mail sales@maxicar.com amministrazione@maxicar.com

Sede Commerciale Vendite Italia:
Reg. S.Bernardino – 12073 CEVA (CN) – ITALY
Tel. +39 051 6518011 Fax +39 051 775856
E-mail sales.italia@rhibo.it www.rhibo.com

Stabilimenti:

Via Circonvallazione 1 – 12075 GARESSIO (CN) – ITALY
Tel. +39 0174722555 – Fax +39 0174803388 – E-mail garessio@maxicar.com

Reg. S.Bernardino – 12073 CEVA (CN) – ITALY
Tel. +39 0174722555 – Fax +39 0174721469 – E-mail ceva@maxicar.com

3. Methods of processing

The processing of your personal data is realized through operations related to art. 4 n. 2 of the Regulation and precisely by means of: collection, registration, organization, structuring, storage, adaptation or modification, extraction, use, communication via transmission, comparison or interconnection, limitation, cancellation or destruction.

Your personal data are subjected to both paper and electronic and / or automated processing.

4. Period of retention of personal data

The Holder will process personal data for the time strictly necessary for the fulfillment of the purposes indicated in this statement and in any case:

- for no more than 10 years from the termination of the relationship for the purposes referred to in paragraph 2.A;
- for no more than 2 years from the collection of data for the purposes referred to in paragraph 2.B above, except for the exercise of the right of revocation provided for by art. 17, co. 1, lett. b) of the Regulation.

5. Communication of data

Your data may be communicated to the Companies / Professional Studies that provide assistance and / or advice to the Holder of Treatment, in accounting, administrative, fiscal, legal, tax and financial matters, as well as to third party service providers to whom communication is necessary for the performance of the services covered by the contract.

These subjects will process the data in their capacity as Data Processors.

The Holder may also communicate your data to the administrative, institutional and / or judicial Authorities and to any other person to whom the communication is mandatory by law and / or for the fulfillment of the purposes indicated in this statement.

These subjects will process the data in their capacity as independent data controllers.

Your data information will not be disseminated.

6. Data transfer

Your personal data is stored on servers located within the European Union. In any case, it is understood that the Holder, if necessary, will have the right to move the servers even outside the EU. In this case, the Holder hereby ensures that the transfer of data outside EU will take place in accordance with the applicable legal provisions, subject to the stipulation of the standard contractual clauses provided by the European Commission.



RHIBO S.p.A.

Gruppo CSL s.p.a.
Cap. Soc. € 3.200.000 i.v. – R.E.A. To n° 364007
Mecc. Estero TO 013366 – Reg. Imp. Di Torino n° 00984570010
Cod.Fisc./Part.IVA/V.A.T. IT 00984570010

Sede Legale, Commerciale vendite Estero e Amministrazione:
Via Finale Ligure 7 – 10040 LA LOGGIA (TO) – ITALY
Tel. +39 0119690835 – Fax. +39 0119690833 –
E-mail sales@maxicar.com amministrazione@maxicar.com

Sede Commerciale Vendite Italia:
Reg. S.Bernardino – 12073 CEVA (CN) – ITALY
Tel. +39 051 6518011 Fax +39 051 775856
E-mail sales.italia@rhibo.it www.rhibo.com

Stabilimenti:

Via Circonvallazione 1 – 12075 GARESSIO (CN) – ITALY
Tel. +39 0174722555 – Fax +39 0174803388 – E-mail garessio@maxicar.com

Reg. S.Bernardino – 12073 CEVA (CN) – ITALY
Tel. +39 0174722555 – Fax +39 0174721469 – E-mail ceva@maxicar.com

7. Mandatory or optional nature of the provision of data

The provision of data for the purposes referred to in art. 2.A) is mandatory.

In their absence, the Services indicated therein will not be guaranteed.

The provision of data for the purposes referred to in art. 2.B) is optional.

You can therefore decide not to give any data or to subsequently deny the possibility of processing data already provided: in this case, you will not be able to receive newsletters and other communications concerning the Services offered by the Holder.

8. Access to data

Your data may be made accessible for the purposes referred to in art. 2.A) and 2.B):

- to employees and collaborators of the Owner in their capacity as persons in charge and / or internal responsible of the processing and / or system administrators;
- to third-party companies or other subjects (as an indication, credit institutions, professional firms, consultants, insurance companies for the provision of insurance services, etc.) who carry out outsourced activities on behalf of the Owner, in their capacity as external responsible of treatment.

9. Rights of the interested party

In your capacity as an interested party, you have the rights set forth in art. 15 of the Regulation and precisely that of:

- I. obtain confirmation of the existence or not of personal data concerning you, even if not yet registered, and their communication in an intelligible form;
- II. obtain the indication: a) of the origin of personal data; b) of the purposes and methods of the processing; c) of the logic applied in case of treatment carried out with the aid of electronic instruments; d) of the identification details of the owner, of the managers and of the designated representative pursuant to art. 3, paragraph 1 of the Regulation; e) of the subjects or categories of subjects to whom the personal data may be communicated or who may become aware of it in their capacity as designated representative in the territory of the State, of managers or agents;
- III. obtain: a) updating, rectification or, when interested, integration of data; b) the cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes for which the data were collected or subsequently processed; c) the attestation that the operations referred to in letters a) and b) have been brought to the attention, also as regards their content, of those to whom the data have been communicated or disseminated, except in the case where such fulfillment is it proves impossible or involves a use of means manifestly disproportionate to the protected right;



RHIBO S.p.A.

Gruppo CSL s.p.a.
Cap. Soc. € 3.200.000 i.v. – R.E.A. To n° 364007
Mecc. Estero TO 013366 – Reg. Imp. Di Torino n° 00984570010
Cod.Fisc./Part.IVA/V.A.T. IT 00984570010

Sede Legale, Commerciale vendite Estero e Amministrazione:
Via Finale Ligure 7 – 10040 LA LOGGIA (TO) – ITALY
Tel. +39 0119690835 – Fax. +39 0119690833 –
E-mail sales@maxicar.com amministrazione@maxicar.com

Sede Commerciale Vendite Italia:
Reg. S.Bernardino – 12073 CEVA (CN) – ITALY
Tel. +39 051 6518011 Fax +39 051 775856
E-mail sales.italia@rhibo.it www.rhibo.com

Stabilimenti:
Via Circonvallazione 1 – 12075 GARESSIO (CN) – ITALY
Tel. +39 0174722555 – Fax +39 0174803388 – E-mail gaessio@maxicar.com

Reg. S.Bernardino – 12073 CEVA (CN) – ITALY
Tel. +39 0174722555 – Fax +39 0174721469 – E-mail ceva@maxicar.com

IV. to object, in whole or in part: a) for legitimate reasons, to the processing of personal data concerning you, even if pertinent to the purpose of the collection; b) to the processing of personal data concerning you for the purpose of sending advertising or direct sales material or for carrying out market research or commercial communication, through the use of automated call systems without the intervention of an operator by e-mail and / or through traditional marketing methods by telephone and / or paper mail. It should be noted that the right of opposition of the interested party, set out in point b) above, for direct marketing purposes through automated methods extends to traditional ones and that in any case the possibility remains for the data subject to exercise the right to object even only partially. Therefore, the interested party can decide to receive only communications using traditional methods or only automated communications or none of the two.

Where applicable, it also has the rights referred to in Articles 16-21 of the Regulation (Right of rectification, right to the Oblivion, right of limitation of treatment, right to data portability, right of opposition), as well as the right of complaint to the Guarantor Authority.

10. How to exercise rights

You can exercise your rights at any time by sending:

- a registered letter at RHIBO S.p.a., Via Finale Ligure, n. 11 - 10040 - La Loggia (TO) – Italy;
- an e-mail to privacy@rhibo.it

11. Owner, Managers and persons in charge of processing

The Data Controller is RHIBO S.p.a., located in Via Finale Ligure, 7 La Loggia (TO) - Italy - VAT IT00984570010

The updated list of data processors and persons in charge of processing is kept at the Data Controller's operating office.

La Loggia, May the 25th, 2018

RHIBO S.P.A.
the Legal Representative