

## **INFORMATION NOTICE REGARDING THE PROCESSING OF PERSONAL DATA PURSUANT TO ART. 13 OF EU REG. NO. 2016/679**

According to the principles of fairness, lawfulness, transparency and protection of the confidentiality and rights of the data subject regarding the processing of his or her personal data, pursuant to Art. 13 of EU Regulation No. 2016/679 (herein after 'GDPR'), this page describes the methods by which is processed the personal data of the users consulting the website **CONDOMINIO CASA CAVALESE** (herein after the 'Data Controller') accessible via computer at the following address:

[www.residencecavalese.it](http://www.residencecavalese.it)

The information given herein does not regard other websites, pages or online services reached via any hypertext links published in the websites but referred to resources external to the domain of CONDOMINIO CASA CAVALESE.

### **DATA CONTROLLER**

The Data Controller is CONDOMINIO CASA CAVALESE, with main office in Via Brunetta, 32 – 38033 Cavalese (TN), Phone: (+39) 0462/231127, E-mail: [ammincasacavalese@gmail.com](mailto:ammincasacavalese@gmail.com)

### **PURPOSES FOR THE PROCESSING**

In detail, the data will be processed for the following purposes:

- Advanced navigation or management of customised content;
- Replying to your specific request sent to the contact info given in the website;
- Sending of messages via e-mail (newsletter) containing institutional, informational and/or promotional content with reference to the activity conducted by the Data Controller;
- Performance of legal and/or regulatory obligations or response to queries made by the police and/or judicial authorities;
- Assess, exercise or defend the rights of the Data Controller in court or whenever the judicial authorities perform their jurisdictional functions;
- Statistical research/analysis on aggregate or anonymous data, therefore without the possibility of identifying the user, intended to measure the website's performance level, measure traffic and assess interest in the website.

### **LEGAL BASIS FOR PROCESSING**

The personal data indicated in this page will be processed only to provide the service requested, based on the legitimate interest of the Data Controller.

With reference to the sending of newsletters of a promotional and/or advertising kind, the legal basis for the processing is founded on Art. 130, §4 of Legislative Decree No. 196/2003 and/or (for web users) on the explicit consent of the data subject.

## **CATEGORIES OF DATA PROCESSED AND PROCESSING PURPOSES**

### Navigation data

The computer systems and the software procedures that drive this website acquire, during the normal course of operation, some personal data the transmission of which is implicit in the use of Internet communication protocols.

This category of data includes IP addresses or the domain names of the computers used by the users connecting to the Website, addresses in URI (Uniform Resource Identifier) notation of the resources requested, the request time, the method used to submit 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.) and other parameters relating to the operating system and the computing environment of the user. These data are used only to check that the website is functioning correctly.

These data, which are necessary for using the web services, are also processed to:

- Obtain statistical information about the use of the services (pages most visited, number of visitors on an hourly or daily basis, geographical areas of provenance, etc.);
- Check the correct functioning of the services offered.

## **COOKIES AND OTHER TRACKING SYSTEMS**

To see which kinds of cookies are used, please see the so-called “Information about cookies” notice available by clicking on the link: [cookie policy](#)

## **DATA RECIPIENTS**

The personal data collected will be processed by the staff of Pensareweb s.r.l. that acts based on specific instructions provided by the Data Controller as regards the purposes and methods for such data processing and by subjects nominated Data Processors.

## **PLACE OF DATA PROCESSING**

The personal data may be processed either within the European Union or in non-EU countries. In fact, the use of some services by the Data Controller, such as several Google LLCM applications, for example, may imply the transfer of the personal data to the United States of America. This processing is in compliance with the regulations in force since the above mentioned supplier has joined the Privacy Shield adequacy convention entered into by the USA and by the European Union.

Should it be necessary, the Data Controller has the right to move its IT archives to other non-EU countries, ensuring as of now that the transfer of data outside the EU shall be done only to countries capable of ensuring a level of protection that complies with the standards imposed by applicable law.

## **RIGHTS OF THE DATA SUBJECT WITH REFERENCE TO DATA PROCESSING**

Pursuant to Articles 15, 16, 17, 18, 19, 20, 21, and 77 of the EU Regulation, the data subject is hereby informed that:

- he/she has the right to obtain access to his/her personal data, their rectification, their erasure or restriction of their processing, and their transfer to another Data Controller where required;
- any rectification or erasure or restriction of processing performed at the data subject's request – unless they prove impossible or involve a disproportionate effort – will be notified by the Undersigned to each one of the Data Processors to which the personal data have been communicated;
- he/she has the right to lodge a complaint with the supervisory authority, i.e. the 'Garante per la protezione dei dati personali', following the procedures and the indications published on the official website of the supervisory authority in Italy: [www.garanteprivacy.it](http://www.garanteprivacy.it).

The exercise of the rights is without any restrictions on form, and is for free.