

## INFORMATION ON COOKIES

Articles 13 and 122 of Legislative Decree (“D. Lgs.”) 196/2003 (“Italian Personal Data Protection Code”)

### WHAT ARE COOKIES?

Cookies are small text files which a server can save on the hard disk of a computer and which can store certain information about the user. Cookies are used to record activities and to remember user preferences. They help us to analyse interaction between the user and the website by means of a fluid and personalized navigation. Type of cookies used on the website. The site uses cookies only to ensure and facilitate navigation and access to the site as well as gathering information in aggregate form on visits to the site.

### COOKIES

The [www.doramontoli.it](http://www.doramontoli.it) website uses technical cookies for which no consent by the user is required pursuant to Section 122 of the Personal Data Protection Code and the Italian Data Protection Authority’s Measure dated 8th May 2014.

### THIRD PARTY COOKIES

There are some third party cookies installed on the site [www.doramontoli.com](http://www.doramontoli.com). Details of each third party cookie and the links where the user can find more information and request that cookies be disabled are listed in the breakdown below.

### GOOGLE ANALYTICS

The site uses Google Analytics only for statistical purposes. This is a web analysis service provided by Google Inc. (“Google”) that uses cookies stored on the user’s computer to allow statistical analysis in aggregate form relating to the website accessed. Moreover, it is also specified that Google also uses a pixel tag in addition to the cookies (<http://www.google.it/intl/it/policies/privacy/key-terms/>). The Data generated by Google Analytics are stored by Google as indicated in the Information available here in <https://developers.google.com/analytics/devguides/collection/analyticsjs/cookie-usage>. To consult the privacy policy of Google Inc, the independent data controller of the data related to the Google Analytics service, please refer to the website <http://www.google.com/intl/en/analytics/privacyoverview.html>. As expressly indicated by the Italian Data Protection Authority in his “Clarifications regarding the implementation of the cookies’ regulation” dated 5 June 2015, websites which use cookies created and made available by third parties just for statistical purposes are not subject to the obligations and compliance set forth in the regulations (notification to the Data Protection Authority in particular) as long as appropriate tools are used to reduce the identifying power of the analytical cookies used (for example, by masking significant portions of the IP address) and provided that the use of such cookies is subject to contractual obligations among the websites and third parties, in which explicit mention is made of the third party’s undertaking to use them exclusively for providing the service, to store them separately and not to “enrich” them or “cross-reference” them with other information at their disposal. The website owner has decided to use the user IP anonymization feature provided by Google (described in the following link: <https://support.google.com/analytics/answer/2763052?hl=it> and has accepted the Google Analytics Data Processing Amendment v20130906) made available by Google Analytics in compliance with Directive 95/46/EC, in which Google undertakes to process the data in accordance with the requests of the Customer – Website Owner and not to share them with other additional services unless the Customer/Owner requests it, through the service settings. On this point, we wish to inform users that the owner of this site has not linked Google Analytics to any additional service and that no advertising option or data sharing option with Google have been implemented. In the light of the precautions adopted, the Google Analytics service used by this website only for statistical purposes, is implemented on landing and therefore requires no consent from the user for the release of the related cookies. There is a browser add-on for disabling Google Analytics on the following link <https://tools.google.com/dlpage/gaoptout?hl=it>.

### TECHNICAL COOKIES

Technical and personalisation cookies: for identification and authentication, navigation and interface personalization, preferences.

These cookies are used to identify the user during the session, avoid the user having to repeat the access procedures for accessing the website, speed up certain procedures, remember the choices made during the session or subsequent access, remember the pages already accessed, etc.

User identification cookies are used to identify and authenticate the user. Moreover, they contain the technical data of the user's session such as connection waiting time, identification of the session, etc.

Session identification cookies are used to identify the user's http session. They are common to all Internet applications for identifying user requests during a session.

Cookies related to SHOPPING CART store information related to the cart such as user identification details associated with it.

## DISABLING COOKIES

It is possible to configure the browser used for navigation to delete existing cookies or prevent the installation of new cookies. Users can control which cookies are installed, how long they last and delete them. The steps to perform these operations differ from browser to browser. Below you will find the guides for the most widely used browsers: • Chrome • Mozilla Firefox • Safari • Opera • Internet Explorer. Users can assert their user rights at any time by e-mailing the Data Controller at the following address [dora.montoli@gmail.com](mailto:dora.montoli@gmail.com) pursuant to Section 7 of D.Lgs. 196 of 30th June 2003, the text of which is transcribed below:

1. A data subject shall have the right to obtain confirmation as to whether or not personal data concerning him exist, regardless of their being already recorded, and communication of such data in intelligible form.

2. A data subject shall have the right to be informed: a) of the source of the personal data; b) of the purpose and methods of the processing; c) of the logic applied to the processing, if the latter is carried out with the help of electronic means; d) of the identification data concerning the data controller, data processors and the representative designated as per Section 5(2); and e) of the entities or categories of entity to whom or which the personal data may be communicated and who or which may get to know said data in their capacity as designated representative(s) in the State's territory, data processor(s) or person(s) in charge of the processing.

3. A data subject shall have the following rights: a) to obtain updating, rectification or, where interested therein, integration of the data; b) to obtain erasure, anonymization or blocking of data that have been processed unlawfully, including data whose retention is unnecessary for the purposes for which they have been collected or subsequently processed; c) to obtain certification to the effect that the operations as per letters a) and b) have been notified, as also related to their contents, to the entities to whom or which the data are communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected.

4. A data subject shall have the right to object, in whole or in part, a) on legitimate grounds, to the processing of personal data concerning him/her, even though they are relevant to the purpose of the collection; b) to the processing of personal data concerning him/her, where it is carried out for the purpose of sending advertising materials or direct selling or else for the performance of market or commercial communication surveys.