



## Privacy

The safeguarding of the confidentiality of personal data constitutes a primary commitment for Masseria Partemio; for this reason, our Web activities are managed in compliance with data protection and data security laws.

This document, called “Privacy”, contains information on the collection and management of user data by [www.masseriapartemio.com](http://www.masseriapartemio.com)

This Policy can be modified or updated to adapt to the characteristics of the services offered by [www.masseriapartemio.com](http://www.masseriapartemio.com). Pursuant to article 13 of Legislative Decree 196/2003, we declare the following:

### **Collection and use of personal data**

We collect information regarding the profile of our visitors: personal information (name, company, e-mail address, etc.) provided voluntarily by the user. The processing that will be performed on the personal data provided may include the following activities: collection, registration, organization, storage, processing, modification, communication, cancellation and destruction. The purpose of the processing is for the sole purpose of being able to provide our services and allow the necessary management, in addition to the exercise of activities that include, by way of example:

1. data processing for internal statistics;
2. operational activities for internal management. Filling out forms, (form) or sending messages through the website [www.masseriapartemio.com](http://www.masseriapartemio.com) implies consent to the processing of data personal data provided and for the aforementioned purposes. The information that will be collected through the various forms of notification to services of [www.masseriapartemio.com](http://www.masseriapartemio.com) will be treated, protected and controlled, respecting the security measures, with means able to prevent the risk of loss or destruction, unauthorized access or unauthorized processing, or damage to the integrity or confidentiality of data.

Masseria Partemio reserves the right to provide the data collected to third parties, linked to it for the management, maintenance and operation of its website as well as for internal needs and for compliance with legal obligations. On the third parties so identified, however, there is a prohibition to use the information, which they can access (in order to provide the services listed above), for purposes other than the provision of the service itself.

3. Security in data transmission . In compliance with the requirements of the technical regulations concerning minimum security measures (Articles 33 to 36 of the Privacy Code), [www.masseriapartemio.com](http://www.masseriapartemio.com) has put in place physical, electronic and managerial procedures to safeguard and ensure the security of information that the user has provided online, from loss, improper or incorrect use and alteration.

It is important to remember that personal data are provided to the site through the internet by traveling through systems that are not controllable or controlled by Masseria Partemio and could be intercepted by unauthorized third parties.

4. Links external to the website [www.masseriapartemio.com](http://www.masseriapartemio.com) could contain links to other websites, managed by connected or unrelated companies. The latter is not responsible for the contents and compliance with the Privacy law by linked sites referred to. It is therefore advisable to read carefully the privacy statement of each site visited.
5. Rights of interested parties. Access to data and complaints. Articles 7 and 8 of Legislative Decree 196/2003 establish the rights and powers that may be exercised with regard to the processing of the data provided. In particular, the interested party can obtain from the holder confirmation of the existence or otherwise of their personal data and that such data will be made available in a comprehensible form. The interested party can also ask to know the origin of the data, as well as the logic and the purposes on which the treatment is based.

[www.masseriapartemio.com](http://www.masseriapartemio.com) is committed to a fair and rapid resolution to the occurrence of any controversy on the privacy policy.

6. The express consent of the interested party Pursuant to articles 23 and 24 of Legislative Decree no. 196/2003, the express consent of the interested party is requested for the use of data by [www.masseriapartemio.com](http://www.masseriapartemio.com) for purposes other than those indicated above, and in particular: elaboration of internal market research and statistics.

## **PROTECTION OF PERSONAL DATA**

Pursuant to art. 13, Legislative Decree. n. 196/03 and subsequent amendments and additions (“Privacy Code”), we inform you that your personal data will be processed,

also with electronic means, by Masseria Partemio with registered office in via Merine 1A. 73100. Lecce ( Lecce) – [info@masseriapartemio.com](mailto:info@masseriapartemio.com) , in person of the legal representative Gustavo Antonioni as owner of the processing for the purpose of execution of the contracts, of the evasion of the requests and of the provision of the services you have requested, as well as for the fulfillment of obligations under national and / or EU laws and regulations.

Failure to complete the mandatory fields marked with an asterisk [\*] will make it impossible for Masseria Partemio to continue providing the services requested by you. In relation to this purpose, you will be asked to give your consent to the related processing.

We inform you that you can at any time exercise the rights referred to in Article 7, Privacy Code, by sending an e-mail to [info@masseriapartemio.com](mailto:info@masseriapartemio.com)

We invite you in any case to update your data in case of changes, as well as to read the full text of the information below. Transcription of the art. 13 of Legislative Decree 30 June 2003, n. 196

## **1 – INFORMATION**

1 The data subject or the person to whom the personal data are collected, are informed in advance orally or in writing about:

1.1 the purposes and methods of data processing;

1.2 the mandatory or optional nature of providing data;

1.3 the consequences of a refusal to respond;

1.4 the subjects or categories of subjects to whom the personal data may be communicated or who may become aware of it as managers or agents, and the scope of dissemination of such data;

1.5 the rights referred to in Article 7;

1.6 the identification details of the holder and, if designated, of the representative in the territory of the State pursuant to article 5 and the person in charge. When the owner has appointed more managers, at least one of them is indicated, indicating the site of the communication network or the methods through which the updated list of data processors is easily knowable. When a person has been appointed to reply to the interested party in case of exercise of the rights referred to in Article 7, this person is indicated.

2 The information referred to in paragraph 1 also contains the elements required by specific provisions of this code and may not include elements already known to the person providing the data or whose knowledge may hinder in practice the performance, by a public body, of inspection or control functions carried out for the purposes of defense or security of the State or the prevention, detection or repression of crimes.

3 The Guarantor can identify with its provision simplified procedures for the disclosure provided in particular by telephone assistance and information services to the public.

4 If personal data are not collected from the data subject, the information referred to in paragraph 1, including the categories of data processed, is given to the same subject when registering data or, when their communication is expected, not beyond the first communication.

5 The provision referred to in paragraph 4 does not apply when:

5.1 data are processed on the basis of an obligation established by law, regulation or community legislation;

5.2 the data are processed for the purpose of conducting the defensive investigations pursuant to the law of December 7, 2000, n. 397, or, in any case, to assert or defend a right in court, provided that the data are processed exclusively for such purposes and for the period strictly necessary for their prosecution;

5.3 the information to the interested party involves the use of means that the Guarantor, prescribing any appropriate measures, declares manifestly disproportionate to the protected right, or is revealed, in the opinion of the Guarantor, impossible. Transcription of the art. 7 (Legislative Decree 30 June 2003, n.196)

## **2 – Right to access personal data and other rights**

1 The interested party has the right to obtain confirmation of the existence or not of personal data concerning him / her, even if not yet registered, and their communication in intelligible form.

2 The interested party has the right to obtain the indication:

2.1 of the origin of personal data;

2.2 of the purposes and methods of processing;

2.3 of the logic applied in case of treatment carried out with the aid of electronic instruments;

2.4 of the identifying details of the holder, of the managers and of the designated representative pursuant to article 5, paragraph 2;

2.5 of the subjects or categories of subjects to whom the personal data may be communicated or who can learn about them as appointed representative in the territory of the State, managers or agents.

3 The interested party has the right to obtain:

3.1 updating, rectification or, when interested, integration of data;

3.2 the cancellation, transformation into anonymous form or blocking of data processed in violation of the law, including those whose retention is unnecessary for the purposes for which the data were collected or subsequently treated;

3.3 the attestation that the operations referred to in subparagraphs a) and b) have been made known, also as regards their content, to those to whom the data have been communicated or disseminated, with the exception of in case this fulfillment proves impossible or involves a use of means manifestly disproportionate to the protected right.

4 The interested party has the right to object, in whole or in part:

4.1 for legitimate reasons to the processing of personal data concerning him / her, even though they are relevant to the purpose of the collection;

4.2 to the processing of personal data concerning him for the purpose of sending advertising or direct sales material or for carrying out market research or commercial communication.

### **3 – Browsing security and entering personal data**

To ensure total security during navigation and the entry of personal data that precede the actual transaction, Masseria Partemio uses SSL (Secure Socket Layer) technology. This technology encrypts and protects data sent over the internet.

When SSL protocol is activated, a padlock will appear in the upper part of the browser with the address bar in green, and clicking will obtain information on the registration of the SSL digital certificate.

Also, at the top of the browser, the URL will start with “https” instead of “http”, this ensures data protection for the page where the customer is located.