PRIVACY OF THE WEBSITE www.veselisrls.com

LEGAL NOTICE

This site is owned by VESELI Srls, located in Trezzano Rosa (MI), Via Giuseppe Verdi n. 16, and is managed by the same company.

The information found on this site is free and for informational purposes only.

By using the site, you accept without limitation the Legal Notices provided on this page. VESELI Srls reserves the right to modify these notices at any time and without prior notice.

COMPANY INFORMATION

- Company Name: VESELI Srls
- VAT Number: 12263040961
- **Tax Code:** 12263040961
- Registered Office: Via Giuseppe Verdi n. 16 20060 Trezzano Rosa (MI)
- **REA:** MI-2650505

TERMS AND CONDITIONS OF USE

The website <u>www.veselisrls.com</u> is an online information service. Its use is subject to acceptance of the terms and conditions outlined below.

If you do not intend to accept them, you are invited not to use the site and not to download any material from it.

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Consequently, all information on this site is provided without any warranty, express or implied, of any kind,

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Anyone who decides to visit a site linked to studiogegs.it does so at their own risk, taking on the responsibility to take all necessary precautions against viruses or other destructive elements. The connection to other sites does not imply that studiogegs.it sponsors or is affiliated with the entities that provide the services described on those sites.

INFORMATION RECEIVED FROM VESELI Srls

Any data sent to studiogegs.it, for example via email or through the Contact section, will be processed and managed in accordance with the current privacy regulations.

COOKIES AND PRIVACY

Session cookies (small data files that some websites may send to the visitor's address while being visited) are used to speed up internet traffic analysis and facilitate user access to the services offered by the site.

Their use does not transmit or acquire personal data, and no user tracking systems are used. If you prefer not to receive cookies, you can set your browser to warn you of the presence of a cookie and decide whether to accept it or not.

You can also automatically refuse all cookies by enabling the appropriate option in your browser.

LAW AND JURISDICTION

These conditions are governed by Italian law. The Court of Milan will have exclusive jurisdiction for any disputes related to these conditions.

Nevertheless, VESELI Srls reserves the right to take legal action before courts in countries or cities other than Italy, if deemed necessary to protect its interests and enforce its rights.

PRIVACY POLICY

PRIVACY NOTICE

Pursuant to Article 13 of the European Regulation 27/4/2016 No. 679

DATA CONTROLLER AND PROCESSORS

The Data Controller, in accordance with the current laws, is VESELI Srls - VAT and Tax Code 12263040961, headquartered in Trezzano Rosa (MI), Via Giuseppe Verdi n. 16, email: veselisrls@gmail.com

The list of external Data Processors and the authorized personnel is constantly updated and available at the registered office of the Data Controller.

SCOPE OF APPLICATION, TYPE OF DATA COLLECTED

This privacy policy applies exclusively to the online activities of this site and is valid for visitors/users of the site.

It does not apply to information collected through channels other than this website.

The privacy policy, as specified below, applies to data collected by the Data Controller through the Contact or Work with Us sections.

Providing your personal data through the form available in the Contact section allows us to fulfill your requests and respond appropriately.

Unless otherwise specified, all data requested by the website are mandatory and marked with an asterisk.

Among the personal data collected in the Contact section, either independently or through third parties, are:

- Name
- Surname
- Company
- VAT number
- Phone number
- Email address
- Delivery address
- City
- Province
- Postal code
- Additionally, it is possible to include a message with more details.

The content of correspondence transmitted through the Contact section, as well as any correspondence between VESELI Srls and users, will be stored by the Data Controller according to the current regulations under Article 2220 of the Italian Civil Code, i.e., for 10 years.

BROWSING DATA

The IT systems and software procedures used to operate this site acquire, during their normal operation, some personal data whose transmission is implicit in the use of Internet communication protocols.

This category of data includes:

• IP addresses or domain names of computers and devices used by users

- URI/URL (Uniform Resource Identifier/Locator) addresses of requested resources
- Request time
- The method used to submit the request to the server
- The size of the file obtained in response
- The numeric code indicating the status of the server response (success, error, etc.)
- Other parameters related to the user's operating system and IT environment

These data, necessary for the use of web services, are also processed to:

- Obtain statistical information on the use of services (most visited pages, number of visitors per hour or day, geographical areas of origin, etc.)
- Monitor the correct functioning of the services offered

The site uses "Google Analytics", whose respective privacy policies can be found at:

- Fastbase Privacy Policy
- <u>Google Privacy Policy</u>

Through Google Analytics, the Data Controller collects the following data:

- URL and account title
- Properties and views on Google Analytics
- Accessible pages
- Visit time
- Time of the last visits
- IP address owner's name
- Reverse domain of the IP address
- Site, application, or reference service, including relevant search queries that led the visitor to the client's website
- Operating system and device information

LEGAL BASIS FOR PROCESSING

The Data Controller processes Personal Data relating to the User if one of the following conditions is met:

- The processing is necessary for the performance of a contract with the User and/or the implementation of pre-contractual measures
- The processing is necessary to comply with a legal obligation to which the Controller is subject
- The processing is necessary for the legitimate interest pursued by the Controller

The User can always request the Controller to clarify the concrete legal basis of each processing.

CONSEQUENCES OF FAILURE TO PROVIDE PERSONAL DATA

Personal Data may be freely provided by the User or, in the case of Usage Data, collected automatically during the use of the website.

If some data are marked as optional, Users are free not to communicate such data without affecting the availability or operation of the Service.

If the User does not intend to allow the processing of their data for the specified purposes, they are requested not to enter the required data, noting that the processing of the request or the provision of the service may not be possible.

If the User does not agree to the processing, they are invited not to enter any data and to contact us by phone. We will be happy to respond to their requests.

The data, including the message content in the Contact form and the related correspondence, considered correspondence between the parties under Article 2220 of the Italian Civil Code, will be retained by the Data Controller as specified (10 years).

DATA RETENTION

The Controller adopts the following policies regarding the retention of user data from the Site:

- Data provided in contact forms or emails sent to addresses published on the Site will be retained only for the time necessary to respond to received requests.
- Data provided to conclude and execute contracts for the purchase of goods or services will be retained until the conclusion of administrative-accounting formalities. Billing-related data will be retained for ten years from the billing date.
- Data used for commercial communication related to the direct sale of products or services similar to those already purchased will be retained until the user requests opposition.
- Personal data entered in the Contact form will be used for the purposes indicated and retained until the interested parties request deletion.
- Data used to display personalized offers will be retained until the user requests termination of the activity and, in any case, within two years of the user's last interaction with the Site.
- Browsing data will be retained for 60 days.

DATA PROCESSING METHODS, APPLICABLE PRINCIPLES, AND DISCLOSURE

The site processes User data lawfully and fairly, according to the principles of proportionality, necessity, transparency, and protection of each user's privacy and rights, adopting appropriate security measures to prevent unauthorized access, disclosure, modification, or destruction of data. Processing is carried out using IT and/or telematic tools, with organizational methods and logic strictly related to the purposes indicated, aiming to safeguard and protect your data. In addition to the Controller, in some cases, data may be accessible to internal personnel involved in the organization, management, interaction, and maintenance of the site (administrative, commercial, marketing, legal, system administrators) or external parties (such as technical service providers, hosting providers, IT companies, web marketing agencies, communication agencies) if necessary, appointed as external data processors.

COOKIES

For details on the processed cookies, please refer to the cookie policy.

DATA SUBJECT RIGHTS

As a data subject, you can exercise your rights towards the Data Controller under Article 15 of Regulation (EU) 2016/679, summarized as follows:

- 1. **Right to obtain confirmation** of the existence of personal data and their communication in an intelligible form.
- 2. Right to obtain information about:
 - The origin of personal data
 - The purposes and methods of processing
 - The logic applied in case of processing with electronic instruments
 - The identification details of the Controller and the responsible parties
 - The subjects or categories of subjects to whom the personal data may be communicated or who may become aware of them

3. Right to obtain:

- Updating, rectification, or integration of data
- Deletion, transformation into anonymous form, or blocking of data processed unlawfully
- Certification that the operations have been brought to the attention of those to whom the data were communicated, except when this proves impossible or involves a disproportionate effort

4. Right to object, in whole or in part:

- For legitimate reasons, to the processing of personal data, even if relevant to the purpose of collection
- To the processing of personal data for sending advertising material or direct selling or for carrying out market research or commercial communication

The above rights can be exercised by requesting the Controller or external Processors, also through an agent, with a prompt response.

If the processing is believed to have occurred non-compliantly with the Regulation, a complaint can be made to the supervisory authority under Article 77 of the same Regulation.

The server hosting the Website is located in Italy.

Your Data will not be transferred to third companies outside the European Economic Area.

DATA CONTROLLER AND PRIVACY COMMUNICATIONS

The Data Controller is VESELI Srls, located at Via Giuseppe Verdi, n. 16 – 20060 Trezzano Rosa (MI), VAT and Tax Code 12263040961

For any communication: veselisrls@gmail.com