

Otoshield Privacy Policy

We handle carefully your data!

Pursuant to Legislative Decree June 30, 2003 196 of the Code IN THE FIELD OF PROTECTION OF PERSONAL DATA, Alfa CP Project ensures compliance with the guidelines on the protection of personal data. The acquired personal data will be used exclusively for the purpose of carrying out the activities and contractual relationship with the Customer and will not be passed on to third parties, except in the cases legally allowed and below in point 4 of the information.

Electronic Communications, E-mail, Newsletter, data acquired through the web site or Internet domain names

IP addresses and browser types, which may be collected through the institutional web site or the system of sending the newsletter, are used to draw traffic statistics and are not in any way accompanied by any personal information (see INFORMATION FOR A FULL AND TRANSPARENT below). After obtaining the prior consent in writing, explicit, free and documented - under articles. 23 And 24 of the Code - Alfa CP Project informs its Customers also commercial offers, news and updates via e-mail and mobile phones. In no case will come unsolicited e-mails through its addresses. In every moment and can abandon this type of communication or ask for the cancellation, the modification or update of all personal information in our possession, by sending an e-mail to the address dedicated info@otoshield.com .

Information on the protection of personal data

our company holds or is preparing to hold certain personal data. Within the meaning of art. 13 Of the Code for the protection of personal data the D. Lgs. June 30, 2003 n. 196 Inform you of the use of Your personal data and Your rights. Further information can be obtained on the website of the Italian Antitrust Authority www.garanteprivacy.it. You can also contact the Holder of the Treatment to address info@otoshield.com .

1. Holder is responsible for processing
the Holder of the Treatment is Alfa CP Project, registered office at the Studio Negri, C.so Ferrucci 75, 10100 Turin, Italy. The Controller is not designated (optional description on the basis of the 29 paragraph 1), but please note that may come to the knowledge of the data other employees, partners or related companies functional improvement of the contract or supply You have requested.
2. Purposes of processing your personal data
collected at the Holder or by a third party on its behalf, shall be exercised: (A) for the purpose of carrying out contract (supply, sale, transport, etc.) and legal obligations (billing, records and accounting records, etc.). The data will be processed for the duration of the contractual relationship for the subsequent legal compliance and possibly for further subsequent commercial communications; (B) for commercial purposes and marketing, information and promotion of products and offers, for the detection of the quality of the services provided, market research, etc. For these purposes are not used sensitive data.
3. Conferment of data
For the purposes referred to in point 2.A the bestowal of the data IS COMPULSORY and the refusal of tightens could prevent us to satisfy its demands. For the treatment of the data thus conferred the Holder shall not be obliged to seek the consent (ART. 24.1 -B/d); • For the purposes referred to in point 2.B the bestowal of the data is optional and helps you to optimize a fruitful business relationship; the absence of consent in no way PRECLUDE the supply of products or services.

4. Communication and dissemination of data

For the purposes referred to in point 2.A Your data may be communicated in a european context for the same purpose and close jurisdiction on the commercial network of the Holder and companies of the group or related, conveyors, credit institutions, consultants administrative, fiscal, tax, contractual, legal, medical, work, collaborators, and public or private bodies, also following inspections or audits (Tax Police, Labor Inspectorate institutions, social security, etc.). • For the purposes referred to in point 2.B its data may be communicated in the context of european companies part of the production and distribution chain or connected to the Holder, society of marketing services, statistics and market research, information and trade promotion operating on behalf of the Holder. Personal data shall not be subject to dissemination.

5. Methods of treatment

That Treatment is done with manual instruments and electronic.

6. Rights of the person concerned

Its rights are listed below in articles 7, 8, 9, 10 of the D. Lgs 196/2003 'personal data protection Code', also available at the address <http://www.otoshield.com/pdf/privacy.pdf>

Please note in particular that on the basis of the article. 7 Has the right at any time to know what Its data we possess and how they are used, to ask for the update, correction, the transformation in anonymous form, the cancellation, the block (for data processed in violation of the law) and to oppose to their treatment. The opposition presupposes a legitimate reason, while can exercise always in relation to advertising material, direct sales or market research. To exercise its rights may apply to the Holder of the Treatment, Alfa CP Project, e-mail address info@otoshield.com , using the model drawn up by the Antitrust Authority and available in our web site at the address www.otoshield.com/pdf/policy.pdf.

For a full and transparent information

electronic Communications, corporate newsletter, mobile telephony, spam

Alfa CP Project uses the management service and sending e-mail messages and sms MailChimp®, a professional system used by the most important italian companies that allows you to collect detailed data on recipients of communications - from the opening of the message to the arguments were clicked in full compliance with the rules and regulations governing the privacy and the relative to the treatment of the data. For this reason, Alfa CP Project also provides all the details on this collection and processing of data. European legislation allows the use of so-called "web bugs" only after a correct and complete information offered to the user (you can find the full text of the european directive on the e-mail to this link: ec.europa.eu

9. The contribution referred to in paragraphs 7 and 8 shall also be paid through the post office or bank, or by cash or credit card, if possible at the time of receipt of acknowledgment and in any case not later than 15 days from the date of the reply.