Privacy statement on personal data processing Artt. 13 e 14 Reg. (UE) 2016/679

In fulfillment with article 13 (for collected data from the data subject) and 14 (for not uncollected data from the data subject) of Regulation (EU) 2016/679 (GDPR), users of this Website are provided with the following information, which refers exclusively to the processing carried out through this Website and not through other websites that may be visited via links from the present, for which it is suggested to read the related information provided by the respective Holders

SUBJECT OF THE	SHORT INFORMATION	(+) LONG INFORMATION
HOLDER OF THE PROCESSING	"FASCIAL MANIPULATION INSTITUTE" BY STECCO info@fascialmanipulation.com	"FASCIAL MANIPULATION INSTITUTE" BY STECCO, C.F./P. IVA 04029450246, with Headquarters in 35129 PADOVA, Via Cavalieri di Vittorio Veneto n. 19 – tel +390495462902–email info@fascialmanipulation.com
		The Holder reserves the right to ap- point as Supervisor of the processing of personal data managed for the purposes of technical assistance, maintenance, technical manage- ment and similar of this website a web agency, whose references may be communicated as a result of requests to the above indicated ad-dresses.
		The Data Holder and the Data Super- visor process the Users' data also thanks to their own internal appoint- ments, specifically designated and provided with instructions for the cor- rect processing of personal data, even in oral form.
DATA PROTEC- TION OFFICER (DPO)	Currently a data protection officer has not been nominated	Currently a data protection officer has not been nominated
PROCESSED DATA CATEGORIES	 common / identifying personal data, in-cluding: biographical data, residence / domicile data, email particular data (already sensitive data) pursuant to art. 9 GDPR exceptionally for absence due to illness or similar) 	The data that will be processed dur- ing the contract will be: ✓ common / identifying personal da- ta, including: biographical data, resi- dence / domicile data, email ✓ particular data (already sensitive data) pursuant to art. 9 GDPR excep- tionally for absence for illness or simi- lar. If It is expected, even-exceptionally for the processing, of particular and penal data that this processing can happen only with respect to the pro-

		appropriate consent where neces- sary.
PURPOSE OF THE PROCESSING	 made to Users of the web services offered by the Website cookie management management of the procedure for enrollment into the course sending newsletters 	The personal data of the Users of the Website, as described above, will be processed in the ways and in the forms prescribed by the GDPR, for the performance of the Website's own features, with particular but not exclusive reference to the procedures described data collection, registration form, contact form, eventual registration / access to reserved area, subscription to the newsletter (for which reference is made to the specific privacy statement), procedure for enrollment into a course. In particular, the personal data provided to the Data Officer will be processed for the pursuit of the following purposes: - to follow up the specific requests made to the Holder by the User through the Website and its communication tools (registration form, contact form, information request forms and similar); - for the eventual subscription to the newsletter and the consequent sending of commercial communications and various informative information concerning the sector in which the Holder operates, with a specific consent given by the user with the check of the relative checkbox; for the mere registration forms to the newsletter, refer to the specific privacy notice published there. - for communications of an informative nature relating to the services of the same Holder, following the request for information via e-mails or completing the contact form and other communication tools; - for the registration procedure aimed at enrollment in the course and similar; - for other accessory purposes or connected to those indicated above and in any case falling within the scope of the Website's activities; - for the processing of the e-mail address provided by the interested party in the context of the sale of the service, aimed also at sending, without further consent, communications for the

		
LEGAL BASIS OF PROCESSING	 Agreement fulfillment of contractual or social con-tact obligations information 	sale of services similar to those of the sale itself; in any case, the interested party can express his / her refusal and oppose this processing, both initially and then, in an easy and free way, following the instructions given in each subsequent communication. - the processing of data given in general will be carried out, even as a result of automatic collection during navigation, for the only purpose of verification and control of access to the Website. This also applies to technical cookies, to be understood as session cookies, of functionality or analytics that present the requirements specified by the Guarantor. In particular, with regard to the latter, it is clarified that they can be assimilated to technical cookies where they are created and used directly by the Website. In any case, for these cookies analytics, the Website, also in accordance with the clarifications of the Guarantor, has provided for the anonymization of IP addresses and the collection and use of the anonymization of IP addresses) allow monitoring of the Website's progress and allow to improve the service offered, proposing to the User a better browsing experience. Please refer to the appropriate Cookie compliant of the progress and allow to improve the service offered, proposing to the User a better browsing experience. Please refer to the appropriate Cookie compliant of the progress and allow to improve the service offered, proposing to the fulfilment of contractual or social contact obligations, that is on the need for consent by means of the free and conscious compiling of the appropriate information fields in the
LEGITIMATE INTER- EST OF THE HOLD- ER	 ✓ Exercise of their rights in the context of the society information ✓ Execution of the performance by the holder ✓ Direct Marketing 	specific form. The processing of personal data is al- so based on the legitimate interest of the holder, such as the exercise of their rights in the context of the socie- ty information, the execution of the contract performance and the im- plementation of direct marketing op-
PROVISION COMPULSORI-	 ✓ Certain data are compulsory, others are optional, depending 	erations. The provision of data relating to the web surfing by the Users, for the

NESS	on the purpose of the processing that will be specifically indicated from time to time. ✓ See the Further information for a complete illustration of our policy.	above mentioned purposes, depends on the degree of privacy that the Us- er has enabled or disabled through his / her browser. In some cases, disa- bling may prejudice navigation on this Website. For certain forms of this Web site, the provision of navigation data and / or the use of technical cookies is mandatory for the correct functioning of the Site itself. The provision of some personal data is in any case necessary for the struc- ture of the Website and its proce- dures. In particular, by way of exam- ple: - in order to send messages via con-
		tact form or to subscribe to the news- letter, the minimal data requested is mandatory, such as USERNAME and / or the name / surname and / or e- mail address and / or other identified data of the sender;
		- for the registration and access to the members' area of the Website, the USERNAME and the PASSWORD are obligatory in any case, as well as oth- er data related to the eventual en- rollment procedure, such as the name / surname / username, ad- dress, VAT number and similars as bet- ter described in the specific applica- tion form. Failing this, the procedure can not be carried out.
		Any request for other optional data will be preceded by a special ap- proval check.
		The provision of all other data is op- tional, in accordance with the type of in-formation that the User wishes to give to the Website.
Consequences Of missed pro- Vision	 Missed registration to the requested course Missed performance of the contract Missed reception of commercial information 	The lack of provision of personal data prevents the person concerned from performing the requested service, that is, in particular the User's registra- tion to the desired course, the per- formance of the training service for the requesting user, as well as the sending of updates on its commercial and promotional initiatives.
POTENTIAL RECIP- IENTS OF PER- SONAL DATA	 ✓ Communication: YES ✓ Addressee: companies and / or associations, and consultants of the Holder ✓ Transfer intra UE: YES ✓ Transfer extra UE: YES 	The data may be communicated to subjects specifically appointed by the Data Officer, as well as to subjects connected to the person concerned by collaborative relationship, com- panies and / or associations, profes- sionals and consultants for the provi- sion of ancillary services to those in- volved in the relationship with the Da- ta Subject; in any case also to third

		parties that operate, also in the name and on behalf of the Data Officer, for the execution of the services con- nected to the purposes indicated in this statement, both intra-EU and ex- tra-EU (such as third-party Providers that organize of course). In the last case, the Data Officer acknowledges and undertakes to re- spect the rules of conduct set out in the adequacy decisions concerning: ✓ for the United States of America, the EU - US Privacy Shield protocol valid for certain companies located in that country and whose list can be found at the following URL https://www.privacyshield.g ov/list ✓ for other countries, the related adequacy decisions are valid for transfers to the following countries: Andorra - Argentina - Australia - PNR - Canada - Faer Oer - Guernsey - Isle of Man - Israel - Jersey - New Zealand - Switzerland - Uruguay.
		Browsing data and similar (for which the above is re-called), as well as profiling cookies also by third parties (for which reference is made to the Cookie Information of this Website), which will be communicated to the respective third parties, where these do not directly manage them as the Holder of the processing.
PRESERVATION PERIOD	 ✓ Until revocation ✓ Until the evasion of the functions 	The data provided by the Interested party will be kept until the expressed revocation by the interested party, also through action on their browser, cleaning of cookies, express request or other manifestation. The navigation data will be kept for
		the technical time necessary for the evasion of the functions for which they were collected
RIGHTS OF THE PERSON CON- CERNED	Rights (artt. 15 – 22 GDPR):	Each interested party has the right to access, rectify, cancel (forget), limit, receive notification in the case of rec- tification, cancellation or limitation, portability, opposition and not be subject to an automated individual decision, including the profiling, pur- suant to articles from 15 to 22 of the GDPR.
	✓ info@fascialmanipulation.com	These rights may be exercised in the forms and terms set forth in art. 12

		GDPR, by written notice sent to the Data Officer by e-mail at in- fo@fascialmanipulation.com The Data Controller will reply as soon as possible and in any case within 1 month from receipt of the request
RIGHT OF REVO- CATION OF THE CONSENT	 ✓ sending an email to the address of the holder <u>info@fascialmanipulation.com;</u> ✓ sending an express communication to the headquarters of the Holder. 	You may revoke this consent at any time via ✓ sending an email to the address of the holder info@fascialmanipulation.co m; ✓ sending an express communication to the headquarters of the Holder.
COMPLAINTS	Complaint (art. 77 GDPR): ✓ to the Guarantor for the protection of personal data	Each interested party has the right to lodge a complaint pursuant to arts. 77 and following of the GDPR to a su- pervisory authority, which for the Ital- ian State is identified in the Guarantor for the protection of personal data.
		The forms, methods and terms for proposing complaints are foreseen and governed by the national legisla- tion in force.
		The claim is without prejudice to ad- ministrative and jurisdictional actions, which for the Italian State may alter- natively propose to the same Guar- antor or the competent Court.