

DISCLAIMER

Data, descriptions, and illustrations pertain only and uniquely to models sold at the time of the website revision. After the date of revision, this information is purely indicative and not binding upon F.lli Ferrari. Future modifications are solely at the discretion of F.lli Ferrari and are always in compliance with applicable and pertinent safety standards. To obtain updated data, descriptions, and illustrations, contact us to the following e-mail address: commerciale@ferrari.it. Cranes manufactured and/or marketed by F.lli Ferrari.

Date of the website revision: 08/04/2016.

FLLI FERRARI PRIVACY POLICY

WHY THIS NOTICE?

This page describes the methods used to manage the site in terms of handling the personal information of users consulting it. Management is always based on principles of legality and correctness in compliance with all current legislation.

This privacy policy is also provided as a short information sheet under art. 13 of Lgs.D. 196/03 to those who interact with the web services on this site, in order to protect personal information that can be accessed using telematics means through:

www.flliferrari.it

which corresponds to the home page of the official F.lli Ferrari website. This information sheet is provided for the site www.flliferrari.it only and not for any other websites that may be consulted by the user via links.

TYPES OF DATA MANAGED

Surfing data

The information technology systems and software procedures used to operate this website will, during normal operation, acquire certain personal information the transmission of which is implicit when using Internet communication protocols.

This is information that is not collected to be associated with specific interested parties, but which by its nature might, through processing operations and association with information held by third parties, allow identification of the users.

This category of information includes IP addresses or the domain names of the computers used by the users connecting to the site, the URI (Uniform Resource Identifier) notation addresses for the resources requested, the time of request, the method used to subject the request to the server, the size of the file obtained in response, the numeric code indicating the state of the response given by the server (successful, error, etc.) and other parameters relating to the user's operating system and information technology environment.

This data is only used to obtain anonymous statistical information on use of the site and to check that it is operating properly, and the data in question is deleted immediately after processing. The data might be used to ascertain responsibility in the event of hypothetical information technology crimes committed against the site: except in this case, at present the web contact data does not persist for more than seven days.

Information provided voluntarily by the user

The optional, explicit and voluntary sending of electronic mail to the addresses indicated on this site

involves subsequent acquisition of the sender's address, required to respond to requests, and of any other personal information that may be contained in the message.

COOKIES

None of the users' personal information is acquired by the site intentionally.

No cookies are used to transmit information of a personal nature, and no so-called persistent cookies of any type are used, or other user tracing systems.

The use of so-called session cookies (which are not stored permanently on the user's computer and disappear when the browser is shut down) is strictly limited to transmission of session IDs (made up of random numbers generated by the server) necessary to allow safe and efficient exploration of the site.

The so-called session cookies used on this site avoid the need to resort to other information technology methods that are potentially dangerous for the confidential surfing of users, and do not allow acquisition of the user's personal information.

PERSON DATA HANDLING IS CARRIED OUT BY AND PERSON RESPONSIBLE - RIGHTS OF THE INTERESTED PARTY

Handling of the data provided is carried out by the company F.lli Ferrari corporation S.p.a. with registered offices in via A. Einstein 8 , 42028 Poviglio (RE)

The person responsible for data management is Mr. Giacomo Davoli, who for the purposes of his job is available at the registered offices of the company handling the data. Interested parties may contact him at any time (via e-mail commerciale@ferrari.it or fax 0039 0522 486330) in order to obtain all information relating to data management and to exercise their rights under art. 7 of lgs.d. 196/03.

DATA HANDLING LOCATION, RANGE OF COMMUNICATION AND DIFFUSION, AIMS

Handling of the data relating to the web services from this site takes place at the offices of the above mentioned company F.lli Ferrari Corporation S.p.a . None of the information deriving from the web service is communicated or diffused.

The data is handled by staff specially charged to do so, only when handling is necessary for them to carry out their jobs, and performing only those operations necessary to carry out said jobs.

The personal information provided by users sending requests is used for the sole purpose of dealing with the requests that are sent from time to time, and it is only communicated to third parties in the event of this being strictly necessary for that purpose.

By sending mail to the general address you consent to handling of the data sent for the purposes and in the manner described in this privacy policy

NON COMPULSORY NATURE OF INFORMATION SUPPLIED

With the exception of what has been described regarding surfing information, the user is free to provide the personal information necessary to carry out his or her specific requests. However, failure to do so may mean that it is impossible for the request to be met.

For the sake of completeness it must be remembered that in certain cases (not ordinarily managed by this site), the legal authorities may request certain types of information. Obviously, in this case communication of this information to these bodies by the company is compulsory.

HANDLING METHOD

The personal information is handled using automated tools for the time strictly necessary to fulfill the purposes for which it was collected.

Specific and suitable safety measures are followed to prevent data loss, illegal or improper use and

unauthorized access.

Dear Customer / Supplier

F.lli Ferrari Corporation S.p.a. informs you that with reference to existing commercial relations and in order to complete contracts in progress we are in possession of information regarding yourself which is classified as "personal information" by the "Code for protection of personal information" (Lgs.D. 196/2003). For this reason, according to the provisions of art. 13 of Lgs.D. 196/2003, we hereby provide you with the following information sheet.

The personal information collected and handled is essentially of a registry office (company name or style, registered offices, telephone, fax, e-mail, etc.), fiscal (bank and financial details, accounting and fiscal information, etc.), commercial (orders, solvency, etc.) nature. F.lli Ferrari Corporation S.p.a. is not in possession of any information relating to yourselves that can be qualified as sensitive or of a legal nature under art. 4 paragraph 1 of Lgs. D. 196/2003.

The personal information will be managed according to contractual needs and for the purposes of legal and fiscal requirements resulting from therefrom, as well as to allow efficient management of financial and commercial relations and/or to respond to your specific requests. Your information may be used during commercial campaigns organized by the undersigned subject to your express consent; these activities will in any case relate to services similar to the ones provided for by the existing commercial relations. The information will be managed throughout the duration of the contractual relations, and also subsequently in order to fulfill legal requirements and for administrative and commercial purposes.

The information will be managed using paper, information technology and telematics instruments and supports, in compliance with legal provisions to guarantee the safety and confidentiality, as well as the correctness, updating and pertinence of the information for the purpose stated.

The information will be entered in the pertinent databases, which can be accessed by, and therefore come to the knowledge of, the officers expressly designated by the undersigned to manage personal information, who can consult, use, process, compare and carry out another other operation on said information, including automated operations.

As regards the data that it is necessary for us to know in order to fulfill our legal, regulatory and community standard requirements, or those imposed by the Authorities and rendered legitimate by the law and by vigilance and control bodies, any failure to provide said data will mean that it is impossible to set up or continue relations, within the limits for which said data is necessary to do so. The presentation and relevant management of information is, on the contrary, to be considered optional in other situations.

Your data may be notified by us to the following categories of individual:

- those within our Company in charge of managing personal information;
- individuals acting as our consultants, within the limits necessary for them to carry out their tasks within our Company;
- transport and shipping companies for question related to shipment of goods and customs questions;
- banks for management of incoming and outgoing payments;
- financial administrations and other companies or public bodies in fulfillment of legal requirements;
- legal companies and offices for protection of contractual rights;
- agents, representatives, business procurers operating for the undersigned.

Your data will not be distributed to the general public.

In relation to the above mentioned data handling operations, the rights set down in article 7 Lgs. D. 196/2003 may be exercised, contacting the pro tempore Administrative Officer who, for the purposes of this law, is domiciled at the registered offices of the undersigned in Poviglio (RE), A. Einstein 8. Data handling is carried out by F.lli Ferrari Corporation S.p.a. with registered offices in Poviglio (RE), A. Einstein 8,

This notice naturally does not exclude the possibility of additional information being provided orally to interested parties at the time the information is collected.

According to art. 24 of Lgs. D. 196/03, consent for handling of the above mentioned information is not necessary, in that the information in question is collected in order to carry out the obligations

deriving from contracts stipulated with you or in order to fulfill legal obligations.
F.lli Ferrari Corporation S.p.a.

Information sheet art. 13 Lgs. D. 196/03

Under art. 13 of Legislative Decree 30 June 2003, No. 196, new Consolidation Act setting out provisions "Regarding protection of personal information", you are hereby informed that, after sending the data provided by filling in this form, your personal information will be handled in compliance with the above mentioned law and the confidentiality requirements on which our activity is based.

The data will be managed using paper, information technology and telematics supports, by means of systems aimed at protecting confidentiality, in order to fulfill your request.

The information will only be communicated to third parties should this be necessary in order to complete your request. For example, it may be communicated to our officers should you request a visit from one of our agents. It may also be known to all those in charge of handling (nominated for the purposes of law) according to their level of authorization, and any officers. FLLI FERRARI will ensure that the maximum confidentiality of said information is guaranteed by said third parties, and that the information is handled solely for the purposes indicated above.

It is not compulsory for you to send your personal details, however a refusal to provide all or part of said details may make it impossible for the undersigned to carry out your request.

All the information object of this present will be stored for the time necessary to take your request into consideration.

Handling of the data is carried out by the undersigned company F.lli Ferrari Srl. A. Einstein 8, 42028 Poviglio (RE).

You are entitled to exercise your rights under art. 7 of Lgs.D. 196/2003, by contacting the officer nominated for the purpose, Mr. Giacomo Davoli (via e-mail commerciale@ferrari.it or fax 0039 0522 486330), domiciled for the purposes of her position at the offices of our company.

Art. 7 del D.lgs 196/03

- 1. The interested party is entitled to obtain confirmation of whether or not personal information that relates to him, even if not yet recorded, exists, and communication of that information in intelligible form
- 2. The interested party is entitled to receive indications:
 - 1. of the source of personal information;
 - 2. of the handling purposes and methods;
 - 3. of the logic applied in the case of handling using electronic tools;
 - 4. of the identification of the owner, officers and designated representative under article 5, paragraph 2;
 - 5. of the individuals or categories of individuals to whom the personal information may be communicated or to whose knowledge it may come as designated representative within the State, as officer or as agent.
- 3. The interested party is entitled to obtain:
 - 1. updates, corrections or, should he so wish, completion of the information;
 - 2. deletion, transformation into anonymous form or blocking of information that is managed illegally, including information that is not required to be stored in order to fulfill the purposes for which it was originally collected or subsequently handled;
 - 3. certification that the operations described under letters a) and b) have also been notified, including the contents, to those to whom the information has been communicated or issued, unless this should be impossible or should involve a use of means that is obviously disproportionate to the right being protected.

- 4. The interested party is entitled to oppose, either fully or in part:
 - 1. for legitimate reasons the handling of personal information relating to him or herself, although pertinent for the purposes of the collection;
 - 2. to handling of personal information relating to him or herself in order to send advertising or direct sales materials or to carry out market research or send commercial communications.