



Clemi



CONDUTTORI ED ISOLANTI ELETTRICI
PER ALTA TEMPERATURA
CAVI DI ESTENSIONE E COMPENSAZIONE

Internet: <http://www.blf.it> E-Mail: blf@blf.it

DIREZIONE, SEDE AMMINISTRATIVA, STABILIMENTO BLF s.r.l. Via della Concordia, 38-40 21040 SUMIRAGO Frazione MENZAGO (VA) ITALY Telefono +39-0331-760111 - Fax +39-0331-760216
COD. FISC. / PART. IVA / Reg. Imprese Varese: 01321780122 V.A.T. Code: IT 01321780122 - Cap. Soc. Euro 350.000 I.V. R.E.A. Varese 172781 - Meccanografico N. VA 035975
SEDE LEGALE BLF s.r.l. Via Rio Cocchino, 10 - 21040 CARONNO VARESINO (VA) ITALY

Vs. Rif.

Ns. Rif.

Menzago,

BLF S.r.l. Company, in official charge for treatment of personal data, informs You, as per the art. 13, Legislative Decree n.196/2003, that Your data will be managed by its employees in charge to do it by means of paper supports or electronic systems, for all purposes connected with satisfaction of duties required by law, for inner organizzative purposes connected with a correct execution of business relationship between the parties and finally to study new commercial offers.

BLF S.r.l. should communicate Your data, always for the same purposes above specified, to the following kind of subjects: legal and commercial offices, couriers, agents and representatives, banks, public offices and insurance companies, whose names can be known keeping in touch with our accounting department, while they will not be of course object of diffusion.

Conferment using Your personal data for above aims it's auxiliary, but lack of conferment will not allow our company to begin or proceed with relationship between the two parties.

In order to follow the above mentioned treatment you can take benefit from all rights reported in the art. 7, Legislative Decree 196/2003, here below reported:

Art. 7. Right to enter personal data and other rights.

1. Interested party has the right to obtain the confirmation of the presence of her own data in the records, even if they are not still registered, and their communication in intelligible way;
2. Interested party has the right to obtain the indication:
 - a) of the origin of personal data;
 - b) of the purposes and way of treatment;
 - c) of the applied logic in case of treatment made by means of electronic instruments;
 - d) of personal identification of official holder, of other responsible and legal representatives authorized as per the art. 5, sub-section 2;
 - e) of subjects or categories of subjects to whom personal data can be communicated or those who can enter personal data in quality of representatives of State, within its boundaries, other responsible or in charge persons.
3. Interested party has the right to obtain:
 - a) the updating, the rectification or, whenever there can be interest, data integration;
 - b) the cancellation, the transformation in anonymous manner or the stop to the data treated without respect of the law, included information for which is not necessary the conservation in connection of the purposes for which the data have been originally entered or then modified;
 - c) the statement that operations as per the letters a) and b) have been made known, also for what that regards their content, to the persons at whom the data have been communicated, except the case in which this cannot happen or it needs too much resources respect the assured right.
4. Interested party has the right to not agree, for all or in partial way:
 - a) for proper reasons with treatment of personal data connected with her or pertinent with final purpose of incoming information;
 - b) with treatment of personal data that comply with her for advertising purposes or direct sales or for market investigations and commercial communications.