IMBAL STOCK S.r.l., with registered office in Via San Fiorano, 55/A 20852 Villasanta (MB) IT, VAT number 04728080963, as the data Controller (henceforth "the Controller"), informs you pursuant to Art. 13 D.Lgs. 30.06.2003 n. 196 (henceforth "Privacy Code") and Art. 13 of the European Union Regulation No. 2016/679 (henceforth "GDPR") that Your personal data will be processed for the following purposes

1. Subject of processing
The Controller processes personal identity data (for example name, surname, company name, address, telephone number, e-mail, bank and payment details - henceforth "personal data" or simply "data") provided by You in conclusion of contracts for the Controller's products or services.

2. Purpose of processing
- Conclude the contracts for the services of the Controller;
- fulfill the pre-contractual, contractual and tax obligations deriving from relations with you in existence;
- fulfill the obligations established by law, by a regulation, by community legislation or by an order of the Authority (such as for anti-money laundering);
- exercise the rights of the Controller, for example the right to defense in court.

3. Processing methods
The processing of your personal data is done by one of the methods indicated in Art. 4 of the Privacy Code and 4. point 2) of the GDPR, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction of data. Your personal data are processed both electronically or in hard copy. The Controller will process personal data for the period required for the execution of the purposes detailed above, and in any case for no more than 10 years from the end of the relationship indicated in the purpose above.

4. Access to Data
Your personal data may be made accessible for the purposes detailed in Art. 2:
- to employees and collaborators of the Controller, authorised parties and/or internal representatives for processing and/or system administrators;
- to third party companies or other subjects (for example, credit brokers, professional studios, consultants, insurance companies providing insurance services, etc.) that carry out outsourcing activities on behalf of the Controller, in their role as external processing partners.

5. Communication of data
Without the requirement for explicit consent (pursuant to Art. 24 letter a) b) d), Privacy Code and Art. 6 lett. b) and c) GDPR), the Controller may communicate personal data concerning your data for the purposes referred to in Art. 2 to Supervisory Bodies (such as IVASS), judicial authorities, insurance companies providing insurance services, as well as subjects to whom the communication is required by law for the completion of the aforementioned purposes. These subjects will process the data autonomously as data Controllers.
6. Security
The data are kept and checked by adopting appropriate preventive security measures, aimed at minimizing the risks of loss and destruction, unauthorized access, and the treatment that is not permitted and different from the purposes for which the processing is carried out.

7. Transfer of data
The management and conservation of personal data will take place within the European Union.

8. Data Subject's Rights
As data subject, you have the rights pursuant to Art. 15 of the GDPR, in particular the right to:
i. obtain a confirmation as to whether or not personal data concerning you are processed, regardless of their being already recorded, and get access to those data in an intelligible form;
ii. obtain information on: a) the source of the personal data; b) the purposes and methods of processing; c) the logic applied in the event of processing being carried out using electronic means; d) the identification details of the Controller, of managers and designated representatives as per Art. 5, paragraph 2 of the Private Code and Art.3, paragraph 1 of the GDPR; e) the recipients or categories of recipient to whom the personal data have been or will be disclosed as a designated representative in the State's territory, designated or authorised parties;
iii. a) update, rectification or, where interested therein, integration of data; b) erasure, anonymization, blocking or restriction of data that have been processed unlawfully, including data whose retention has become unnecessary for the purposes for which they have been collected or subsequently processed; c) certification that the operations as per letters a) and b) have been implemented and notified to the entities to whom or which the data were disclosed, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected;
iv. to object, in whole or in part, for legitimate reasons, to the processing pf personal data concerning you, even if pertinent tot he purpose oft he collection. Where applicable, you also have the rights referred to in Articles 16-21 GDPR (Right of rectification, right to be forgotten, right of limitation of treatment, right to data portability, right of opposition), as well as the right of complaint to the Guarantor Authority.

9. Ways of exercising your rights
You may, at any time, exercise your rights with the following methods:
1. by e-mail to: amministrazione@imbalstock.it
2. or by post A.R., to: IMBAL STOCK SRL, with registered office in Via San Fiorano, 55/A, 20852 Villasanta (MB), Italy

10. Holder, manager and agents
The Controller is ANNA LIGORIO.

The updated list of data processors and data processors is kept and can be consulted at the Controller's headquarters.