



D-SEGNO STUDIO

Product Development, Graphics & Interior Design

Thank you for visiting our Web site published by D-Segno Studio, which is registered in the Companies Register of Reggio Emilia under number REA RE - 301508 VAT 02651960359 with its office at Via Lupazzo 5/1, Toano 42010, Reggio Emilia, Italy. The web site belongs to D-Segno Studio. Please read the following terms and conditions before using the web site. The following Terms and Conditions of use govern your use of the web site. By visiting this site you unconditionally accept the conditions set out below, which may be modified by D-Segno Studio at its sole discretion, without prior notice. The web site and all its contents are disclosed for advertising purposes only. Subject to these Terms and Conditions, and except as otherwise indicated on the web site, you may use, access, download, copy, store, manipulate, reformat, print or display any contents to which you have authorized access solely for your own personal use. You are not authorized to download, print, copy, store, manipulate, reformat, display, publish, transmit, distribute, create dispatch, or otherwise use any of its content for commercial purposes.

2. Trademarks and other intellectual property rights all.

Trademarks, logos, whether registered or not, displayed on the web site are owned by D-Segno Studio or have been used with permission by D-Segno Studio and will be and remain exclusive property of D-Segno Studio. These trademarks may not be used in connection with any product or service that does not originate within D-Segno Studio, in any manner that is likely to cause confusion among users, or in any manner that disparages or discredits D-Segno Studio by using the web site you acknowledge and agree that its content, including, but not limited to, all the information, text, photographs, illustrations, images, data, products, multimedia (graphic, audio and video), charts, indices, software, html code and screens and all other elements contained therein and available on this web site, is owned by or licensed to D-Segno Studio, with all rights reserved worldwide. Such content is also subject to protection by international intellectual property laws, including, but not limited to, rights in the nature of patent rights, copyrights, trade secrets, trade names, trademarks, service marks, moral rights, know-how and any other similar rights recognized under laws or international conventions in any country or jurisdiction in the world. No right, title, or interest derives to you from using the web site. You agree to maintain and abide by all copyrights or trademark notices and other notices contained on the web Site.

3. No guarantee disclaimer. The web site, along with all its contents, features and functionalities, is provided to you strictly "as is" basis, without warranties of any kind, either express or implied statutory or otherwise. No written information given by D-Segno Studio shall constitute or be interpreted as a warranty. D-Segno Studio, including, but not limited to, its employees, officers, directors, shareholders, affiliates, agents, representatives, and licensors, will not be considered liable and provides no guarantee for any loss or damage caused by your reliance on information found on this Web site. The transmission of data and information over the web site is not guaranteed to be secure, even if D-Segno Studio carefully takes steps in order to avoid possible offenses to your personal information by third parties. You acknowledge and agree that all types of transmissions are made at your own risk and that D-Segno Studio is not liable in any case. The web site may contain inaccuracies or typographical mistakes and for this reason, it is subject to change or updating solely by D-Segno Studio at any time and without notice. D-Segno Studio takes all possible steps to ensure the accuracy and timeliness of the information included on this web site but cannot absolutely guarantee the accuracy, completeness or timeliness of the information provided on this web site. You acknowledge and agree that D-Segno Studio is not responsible for malfunctions of the web site, possible viruses, cookies, or any other entities it may contain and possible links to web sites not controlled by D-Segno Studio. D-Segno Studio uses cookies to measure activity on its web site, which allows D-Segno Studio to determine which areas and features of its web site are most popular. This information allows us to make improvements and updates to enhance your experience on the web site. We never save passwords, credit card information or other personal identifiable information in cookies. Most web browsers are initially set up to accept cookies. You can, however, reset your browser to refuse all cookies or to indicate when a cookie is being sent. Web site may contain links to sites other than its own. These sites may have their own terms and conditions, or no terms and conditions at all. We have no responsibility for those sites and provide these links solely for the convenience of our visitors. Such links may be to advertisers, content providers or other companies who may use our logo and/ or style as a result of a co-branding agreement. These sites may send their own cookies to you and may collect information and use same in a way inconsistent with d-segno.com Terms and Conditions of use. Furthermore D-Segno Studio cannot control these sites and external sources. Hence, D-Segno Studio cannot be held responsible for those sites or external sources, and declines any responsibility for the content, advertising, products, services and any other material available on or branching off those sites and external sources. In addition, D-Segno Studio cannot be held responsible for any damage or losses, true or alleged, deriving from the use or from having trusted the content, or goods and services available on those sites or external sources. However, D-Segno Studio reserves the rights at any time and from time to time to modify or discontinue temporarily or permanently, the web site with or without notice. You agree that D-Segno Studio shall not be liable to your or any third party for any modification, suspension or discontinuance of the web site. In general D-Segno Studio is not liable for any content, including, but not limited to, any suggestion, information, or photograph included in any other web sites that are not owned by D-Segno Studio.

4. Submissions. You acknowledge and agree that information or material of any type that is submitted to the web site will be considered non-confidential and that D-Segno Studio shall have the unconditional and unlimited right to reproduce, exhibit, transform, sell, and in general use it in any way without limitation and without paying fees of any kind to anybody. D-Segno Studio shall not have any obligation of any kind with respect to such information and material and it will remain free to use it as it deems fit. Further, such material may reproduce, be inspired to or link to concepts, ideas, products, or realizations of D-Segno Studio or which are being developed by the same. By submitting any unsolicited material, you expressly waive any right or claim which may assert or pertain to any intellectual property right in such material.

5. Privacy policy. In accordance with EU Reg. No. 679/ 2016 and Italian Legislative Decree No. 196/ 03, CODE ON PERSONAL DATA PROTECTION, and in relation to any personal data concerning you which will be processed, we inform you that:

- a) Your personal data optionally provided by requesting information or registering on our website are subject to binding obligation of confidentiality, as regulated by the aforementioned Privacy Codes;
- b) Your personal data will be exclusively used for our company's purpose (and that of our its affiliates) to fulfil tax and accounting

requirements, including for administrative purposes in addition to information purposes, such as the sending of our information material by electronic mail;

c) Providing the requested data is essential to the performance of the required services. Any refusal to provide such data could result in failure to establish the relationship;

d) Processing will be carried out both manually and through the use of IT procedures;

e) The collected data will not be disseminated; however, some of them may be disclosed to other entities to the extent strictly necessary to carry out activities required by applicable administrative and accounting legislation and for the mere provision of the service;

f) You may exercise your rights by notice to the Data Controller referred to below. You are entitled to: obtain information as to the origin of your personal data, the purposes and processing procedure, the logic involved in case of processing performed with the aid of electronic instruments, the identity of Data Controllers, entities, or categories of entities, to which such personal data may be disclosed. The data subject will also have the right to obtain the updating, rectification, supplementation of data, erasure, transformation into anonymous form, or blocking of the data processed. Finally, the data subject will have the right to object, in whole or in part, for legitimate reasons, to the processing of personal data concerning him/ her, including if they are relevant for personal data collection and processing for the purpose of sending advertising material, or for direct sales, or for carrying out market surveys or making commercial communications.

The Data Controller is the Legal Representative of D-Segno Studio
email: info@d-segno.com
certified email: info@pec.davidetonelli.it,
Address: via lupazzo 5/1, Toano, 42010 Reggio Emilia, Italy.

6. Miscellaneous. No link to the web site is authorized without D-Segno Studio's previous written approval, which may be revoked by the D-Segno Studio at any time. You hereby acknowledge and agree that you will warrant D-Segno Studio for any lawsuit, damages, losses, or costs in general deriving from the uncorrected use of the web site.

7. Applicable law and jurisdiction. The terms and conditions outlined in the web site shall be governed by Italian law. You acknowledge and agree that any dispute arising out of the above-mentioned terms and conditions or out of your personal use of the web site shall be subject to the exclusive jurisdiction of the Court of Reggio Emilia in Italy.

8. Gdpr: general data protection regulation – eu reg. 679/2016 and italian legislative decree no. 196/03

Privacy Statement for the Website. Include this in all website and portals where customer data are collected for subscriptions to newsletters and/ or e-commerce

In accordance with EU Reg. No. 679/ 2016 and Italian Legislative Decree No. 196/ 03, CODE ON PERSONAL DATA PROTECTION, and in relation to any personal data concerning you which will be processed, we inform you that:

- a) Your personal data optionally provided by requesting information or registering on our website are subject to binding obligation of confidentiality, as regulated by the aforementioned Privacy Codes;
- b) Your personal data will be exclusively used for our company's purpose (and that of our its affiliates) to fulfil tax and accounting requirements, including for administrative purposes in addition to information purposes, such as the sending of our information material by electronic mail;
- c) Providing the requested data is essential to the performance of the required services. Any refusal to provide such data could result in failure to establish the relationship;
- d) Processing will be carried out both manually and through the use of IT procedures;
- e) The collected data will not be disseminated; however, some of them may be disclosed to other entities to the extent strictly necessary to carry out activities required by applicable administrative and accounting legislation and for the mere provision of the service;
- f) You may exercise your rights by notice to the Data Controller referred to below. You are entitled to: obtain information as to the origin of your personal data, the purposes and processing procedure, the logic involved in case of processing performed with the aid of electronic instruments, the identity of Data Controllers, entities, or categories of entities, to which such personal data may be disclosed. The data subject will also have the right to obtain the updating, rectification, supplementation of data, erasure, transformation into anonymous form, or blocking of the data processed. Finally, the data subject will have the right to object, in whole or in part, for legitimate reasons, to the processing of personal data concerning him/ her, including if they are relevant for personal data collection and processing for the purpose of sending advertising material, or for direct sales, or for carrying out market surveys or making commercial communications.

The Data Controller is the Legal Representative of D-Segno Studio
email: info@d-segno.com
certified email: info@pec.davidetonelli.it,
Address: via lupazzo 5/1, Toano, 42010 Reggio Emilia, Italy.

Privacy Statement (EU Reg. No. 679/ 2016 and Italian Legislative Decree No. 196/ 03): Dear Customer, in accordance with the Privacy Code, we hereby inform you that the personal data collected herein and provided by you will only be processed for purposes directly related to activities, services, and products of D-Segno Studio, including any statutory requirements and accounting / administrative purposes. Unless expressly required to do so, such data could, in the future, be used by us for sending e-mails for promotional purposes, communication of events, etc. in any case exclusively with regard to activities, services, and products of D-Segno Studio. Your data will in any event be subject to binding obligation of confidentiality, will not be disclosed or disseminated to third parties, and will be processed by respecting the privacy and rights of the person. Under the Privacy Codes referred to above, you are entitled to request the updating of, addition to, or deletion of your personal data from our database. The Data Controller for the purposes of the Privacy Decree is the Legal Representative of D-Segno Studio. The terms and conditions outlined in the web site shall be governed by Italian law. You acknowledge and agree that any dispute arising out of the above-mentioned terms and conditions or out of your personal use of the web site shall be subject to the exclusive jurisdiction of the Court of Reggio Emilia in Italy. Pursuant to artt. 1341 e 1342 of the Italian Civil Code, you expressly accept the following clauses:

2. Trademarks and other intellectual property rights.
3. No guarantee disclaimer
4. Submissions
5. Privacy policy
7. Applicable law and jurisdiction