

CONSENT TO THE USE OF PERSONAL DATA

In accordance with art. 4, 6, 7, 12, 13 and 14 of Regulation (UE) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and in accordance to art. 13 of Italian legislative decree 2003/196

We inform you that, for the establishment of the business relationship between us and the performing of the services / products supplied by our company, our Company must process your personal data, therefore, in accordance with art. 13 of EU Regulation 2016/679, we provide the following information.

1. Type of processed data and place of treatment

The owner (the controller of personal data) acquires only the data necessary for the right operations of relationship with the interested parties, in particular the fulfilment of obligations about legal/contractual/professional matters.

The data are collected directly from the data subject at the establishment of a professional relationship or spontaneously conferred by the data subject at the address of the owner (website, e-mail, mail, etc.)

Owner/Controller of personal data

Cavi F.E.R.M.I. srl

The treatments will take place at the owner:

Via La Bionda ,2 – 43036 Fidenza (PR)

2. Aims of treatment

According to regulations, the processing of personal data is carried out only for the right management of the relationship with the parties and relevant obligations (for ex. requirements prior to the contract procedure referred to the supply of products/services, to execute these and safeguard the relevant credit positions; for the standard domestic needs of operational, managerial and accounting area; to inform properly, to fulfil to any obligation requested by laws or current regulations, in particular in Tax matters, to answer any requests for information or professional candidates).

3. Method of treatment

The data processing may consist not only in the collection, but also in the recording, storage, modification, communication, cancellation, diffusion and sale; this can be done both through printed form and with the help of computer and electronic devices, as requested and with proper tools to enable an adequate level of security and privacy of the data.

4. Communication and data diffusion

Data may be processed by the staff, when authorized by a letter of engagement, according to the methods required by Privacy Law and received by special written instructions. Data may be disclosed to third parties to fulfill obligations required by law or a contract which the party is part of or for administrative, financial or business requirements (in case do not prevail the rights and Fundamental Freedoms, dignity or a legitimate interest of the data subject).

Everyone involved may require at any time , without formalities the list of third parties who may have access to data (as Officers, Representatives or autonomous Licensees of the treatment).

5. Rights of the data subject

We inform you regarding these data, the data subjects can exercise the rights under Article 7 and further Legislative Decree 196/2003, under Article 15 and further Regulation EU N. 2016/679, in particular have the right to access its personal information, ask for the adjustment, updating and cancellation, when incomplete,

wrong or collected in breach of the law, as well as oppose their processing for legitimate reasons, exercise the right to be forgotten. The data subject can exercise these rights by contacting the Owner at the following addresses: info@cavifermi.it

Through these contacts it is also possible to request to revoke any consent previously granted for the processing of personal data that require it. If the company fails to respond within the stipulated deadline, the interested party has the right to lodge a complaint with a control unit.

6. Controller and Responsible of Data treatment

We confirm you the Owner (the Controller) of the Treatment is the company, which can be required a list of possible Officers appointed.

7. Data collection and consent to treatment

The data collection for the explained purposes in this document is necessary, as the establishment of a professional /contractual relationship requires the processing of personal data. Therefore the failure of the data collection will make impossible the establishment of the professional relationship with the Owner and the supply of the requested products/services. The processing of data acquired and used according to the specifications of this information document does not require the acquisition of consent by the data subject, under Article 6, Regulation EU 679/16.

In case personal data are requested for purposes different from those specified in this document, it will be given a proper information document and required, if necessary, a specific informed consent.

8. Navigation data

The computer systems and software procedures used to operate this website acquire, during their normal operation, some personal data whose transmission is implicit in the communication protocols of the Internet. This information is not collected to be associated with identified, but by their very nature could, through processing and association with data held by third parties, allow users to be identified. This category of data includes IP addresses or domain names of computers used by users connecting to the site, URI (Uniform Resource Identifier) of requested resources, the time of the request, the method used to submit the request to the server, the size of the file obtained in reply, the numerical code indicating the status of the reply given by the server (successful, error, etc.) and other parameters regarding the operating system and computer environment. These data (data necessary for the purposes of the legitimate interests pursued by the controller) are used only to obtain anonymous statistics on site usage and to check its correct functioning and are deleted immediately after processing. They can access this data by the employees internal or external parties who provide services related to the site.

9. Cookies information

Data collected by cookies are necessary for the purposes of the legitimate interests pursued by the controller.

What are cookies

Cookies are small pieces of text (letters and / or numbers) that allow the web server to store on the client (browser) some information to be reused during the same visit to the website (session cookies) or later, even after several days (persistent cookies). Cookies are stored, according to user preferences from a single browser on the specific device being used (computer, tablet, smartphone). Similar technologies, such as, for example, web beacons, clear GIFs and all forms of local storage introduced with HTML5, can be used to gather information on user behavior and use of services. In the following paragraphs we will refer to cookies and similar technologies all by simply using the word "cookie".

Technical cookies

Cookies of this type are necessary for the proper functioning of some areas of the sites. Cookies in this category include both persistent cookies and session cookies. In the absence of such cookies, the site or some parts of it may not work properly.

10. Preference management via the main navigation browser

The user can decide whether to accept cookies using the settings on his browser (note that, by default, almost all web browsers are set to automatically accept cookies). The setting can be changed and specifically defined for different websites and web applications. Furthermore the best browsers allow you to define different settings for "first part" cookies and those of "third parties". Usually, the configuration of the cookies is performed by the "Preferences" menu, "Tools" or "Options".

Below there are links for cookie management using the major browsers:

- Internet Explorer: <http://support.microsoft.com/kb/278835>
- Internet Explorer [mobile version]: <http://www.windowsphone.com/en-us/how-to/wp7/web/changing-privacy-and-other-browser-settings>
- Chrome: <http://support.google.com/chrome/bin/answer.py?hl=en-GB&answer=95647>
- Safari: <http://docs.info.apple.com/article.html?path=Safari/5.0/en/9277.html>
- Safari [mobile version]: <http://support.apple.com/kb/HT1677>
- Firefox: <http://support.mozilla.org/en-US/kb/Enabling%20and%20disabling%20cookies>
- Android: <http://support.google.com/mobile/bin/answer.py?hl=en&answer=169022>
- Opera: <http://help.opera.com/opera/Windows/1781/it/controlPages.html#manageCookies>

11. Validity and update policies

This information regards the use of cookies, recognized at the date of preparation of the current version. The Controller periodically check the contents of this information, in order to keep it updated to technological and legal rules evolution.