PRIVACY POLICYCONCERNING THE PROCESSING OF PERSONAL DATA IN THE CONTEXT OF CONTRACTS WITH SUPPLIERS PURSUANT TO REGULATION (EU) 2016/679 ("GDPR")

DATA CONTROLLER		Camuna Cavi S.r.l via General Treboldi, n.128 Edolo (BS) E-mail: <u>titolaredati.cce@camunacavi.it</u> ("Company" or "Camuna Cavi").		avi.it	
DEFINITION OF "DATA" and "SOURCE OF DATA" "Data" means those relating to natural persons processed by the Company for the stipulation and execution of the contractual relationship with its suppliers, such as those of the legal representative of the supplier who signs the contract in the name and on behalf of the latter, as well as the supplier's employees/consultants, involved in the activities referred to in the contract. In the latter case, the source from which the Data originates is the supplier.					
Ø	PURPOSE OF THE PROCESSING	 - × –	LEGAL BASIS OF THE PROCESSING	Ō	DATA RETENTION PERIOD
Purposes related to the establishment and execution of the contractual relationship between the Customer and the Company.		Execution of the contract for the Data of the Supplier's legal representative. Legitimate interest in the Data of the supplier employees/consultants involved in the activities referred to in the contract.		Contract term and, after termination, for a further 10 years. In the case of a legal dispute, for the entire duration of the same, until the exhaustion of the terms of availability of the appeal actions	
Carrying out of administrative and accounting obligations - such as accounting and treasury management and invoicing (for example the verification and recording of invoices), in compliance with what is required by current legislation.		Need to fulfil a legal obligation to which the Company is subject.			
If necessary, to ascertain, exercise or defend the Company's rights in court		Legitimate interest			
Once the aforementioned storage deadlines have elapsed, the Data will be destroyed or anonymized, compatibly with the technical deletion and backup procedures.					

PROVISION OF DATA

The provision of data is mandatory for the conclusion of the contract and/or for its execution. The refusal to provide the data does not therefore allow to establish the contractual relationship and/or to fulfil the consequent obligations.



DATA RECIPIENTS

The Data can be communicated to external subjects operating as **data controllers**, by way of example, other group companies, authorities and supervisory and control bodies and in general subjects, public or private, entitled to request the Data.

The Data may be processed, on behalf of the controller, by external subjects designated as **data processors**, who carry out specific activities on behalf of the controller such as accounting, tax and insurance obligations, mailing, collection and payment management, etc.



SUBJECTS AUTHORISED TO PROCESS

The Data may be processed by the employees of the corporate functions appointed to pursue the aforementioned purposes, who have been expressly authorised to process and who have received adequate operating instructions.

TRANSFER OF PERSONAL DATA TO COUNTRIES NOT BELONGING TO THE EUROPEAN UNION

As a rule, the Data will not be transferred abroad to , non-European countries.

If data is transferred to non-EU countries, this transfer will take place in compliance with the conditions provided for under the GDPR.

	DATA SUBJECT'S RIGHTS - COMPLAINT TO THE SUPERVISORY AUTHORITY			
	By contacting the Data Protection Committee by e-mail at the address <u>titolaredati.cce@camunacavi.it</u> , the			
	Data Subject can ask the Company for access to his or her Data, deletion thereof, the correction			
	inaccurate Data, the integration of incomplete Data, the cancellation of the Data, the limitatic			
	processing in the cases provided for by Article 18 of the GDPR, as well as oppose the processing carried out for the legitimate interest of the Data Controller for reasons related to your particular situation			
ΔŢΣ	T Furthermore, if the processing is based on consent or on the contract and is carried out with autom			
-	tools, the Data Subjects have the right to receive the data they provide in a structured and commonly used format that can be read by an automatic device and, if technically feasible, the right to send them to			
	another controller without hindrance.			
	The Data Subject has the right to lodge a complaint with the competent Supervisory Authority in th			
	Member State in which they habitually reside or work or in the State in which the alleged violation			
	occurred.			
	The Data Subject has the right to withdraw the consent given at any time for marketing purposes and to			
	oppose the processing of the Data processed for the same purposes. If preferred, the Data Subject has the			
	possibility to be contacted for the aforementioned purpose exclusively through traditional methods and			
	oppose to the receipt of communications through automated methods.			