Dear Supplier,

In accordance with the provisions of EU Regulation 2016/679, we hereby provide the following information regarding the use of personal data acquired by our company in the context of contractual relationships already established with you or that may be established in the future.

Source of Personal Data

The personal data in our possession, acquired in the context of contractual relationships, are collected directly from the data subject. All data collected will be processed in compliance with the applicable legislation and, in any case, with due confidentiality.

Legal basis: The will of the parties to enter into a contractual relationship.

Purpose of Processing

The processing is carried out for the **fulfilment of contractual obligations**, and for this purpose, consent is not required. The collection and processing of personal data serve to adequately fulfil the obligations related to the economic activity of our company, particularly in the context of the supply of goods and services, including:

Preliminary needs for the conclusion of a contract;

Fulfilment of accounting, management, and administrative obligations towards the data subject, by performing one or more operations necessary to meet said obligations;

Contacting the client for contractual communications or general information purposes;

Performing all related activities with public or private entities connected to the contract;

Fulfilling legal obligations.

For the same purposes, we may also process personal and contact data (e.g., identification data, corporate email addresses, corporate phone numbers, business-use smartphones, etc.) of your directors, employees, and collaborators who, by virtue of their roles and responsibilities, manage or execute the contract.

Processing Methods and Data Retention

In line with the stated purposes, personal data will be processed using manual, IT, and telematic tools with logic strictly related to the aforementioned purposes. Security and confidentiality will be ensured in accordance with the applicable legislation.

The data will be stored for 10 years, in accordance with the legal obligations related to contractual and tax matters.

Nature of Data Collection

For the execution of the contractual relationship, the collection of personal data is **mandatory**, as it is necessary to comply with legal and tax obligations. Refusal to provide such data will result in the impossibility of establishing a contractual relationship with the company. The processing for these purposes **does not require the data subject's consent**.

Disclosure and Communication

Personal data and the related processing may be communicated to third parties for the performance of economic activities (e.g., commercial, management, IT system management, insurance, banking and non-banking intermediation, factoring, logistics and mailing services) or for legal compliance (e.g., accountants, lawyers), or to EU-based parent or subsidiary companies of **Q.R.B.G. Srl**.

Data will **not be disseminated or transferred outside the EU**. Authorized personnel involved in the processing and designated Data Processors may have access to your data. A list of such entities is available at our offices.

Data Controllers

A joint controllership agreement is in place. The Joint Data Controllers are:

CEV SRL and EERA SRL Via Gesso 20 - Sega di Cavaion (VR), Italy Email: privacy@cevmarmi.it and privacy@eera.it

The full privacy notice can be downloaded from the websites: www.cevmarmi.com and www.eera.it. For more information, you may contact the email addresses provided above.

Data Subject Rights

You may contact the Privacy Office of the Data Controllers to verify your data and request their integration, update, or rectification and/or to exercise the other rights provided under Articles 15 to 22 of EU Regulation 2016/679, including:

- Withdrawal of consent at any time. The data subject may withdraw previously given consent.
- Objection to processing where processing is based on a legal ground other than consent.
- Access to data, with the right to obtain information and receive a copy of the data being processed.
- Verification and rectification of personal data if found to be inaccurate or outdated.
- Restriction of processing under specific circumstances, limiting data use to storage only.
- Erasure or deletion ("right to be forgotten") of personal data under legally defined conditions.
- Lodging a complaint with the competent supervisory authority or taking legal action.

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