





#### **GAV SRL**

36040 BRENDOLA (VI) ITALIA - Via Meucci, 11/15 Tel 0444-401138 - Fax 0444-401139

Internet www.gav.it

COD. FISC. – REG. IMP. – PART. IVA IT 02581610249 - R.E.A. 0256203 CAP. SOC. € 260.000,00 I.V.

# INFORMATION ON THE PROCESSING OF PERSONAL DATA TO WEBSITE SERVICE USERS (ART. 13 REG. EU 2016/679)

Pursuant to Regulation EU no. 2016/679 (hereafter GDPR) and of the national legislation of reference, this information sheet has been prepared to inform you about our policy on the <u>processing of your personal data in the context of using the services of the website such as "Customer Service", "Become a Reseller", "Newsletter" and of the purposes related to the marketing or promotion of products or services of GAV S.R.L.</u>

#### **DATA CONTROLLER**

The data controller is G.A.V. S.r.I., with registered office in Via Meucci 11-15, Brendola (VI), - Tax Code and VAT No. 02581610249.

#### CATEGORY OF DATA AND PROCESSING PURPOSES

With your express and informed consent, your common personal data will be processed for the following purposes:

- a) sending information regarding the content of the request you submitted via the "Customer Service" and "Become a Reseller" forms;
- sending newsletters and information, also personalised, aimed at promoting the products and services of GAV S.R.L., through the use of various communication means such as e-mail or other.

## LEGAL GROUNDS FOR PROCESSING

The legal grounds are regulated by Art. 6 paragraph 1 point A:

- consent.

Once you have provided your consent for the processing of your personal data, for the purposes identified above, the processing of your data will be legitimate until your possible withdrawal of the same.

## WITHDRAWAL OF CONSENT

At any time you may, pursuant to Art. 7, paragraph 3, also separately, withdraw the consent previously given for the processing of data pursuant to point d), through the general tool for the exercise of rights of the Data Subject, or by clicking on the appropriate <u>LINK</u> at the bottom of the communications, where present.

#### **DATA PROCESSING METHODS**

Processing may be carried out with both paper and IT and/or telematic tools, with organisational methods and logic strictly related to the purposes indicated, in full compliance with the protection principles envisaged by the GDPR.

# **DATA COMMUNICATION**

Your personal data may be communicated to the following parties:

- collaborators of GAV S.r.l. who perform processing for the purposes referred to in this information sheet.
- consulting firms of service companies that perform processing for the purposes referred to in this information sheet.

Furthermore, the following parties, who will process your data in compliance with the rules and principles envisaged by the GDPR, may become aware of your data stored in our systems:

- providers of electronic communications services and IT and telematic services for storing, processing and managing data;
- providers of IT system maintenance services.

All external parties who will have access to your data are forbidden from using it for purposes other than those referred to in this information sheet.

#### **RIGHTS OF DATA SUBJECTS**

You, as a data subject, by sending a request via e-mail to the address <u>info@gav.it</u> or to the certified e-mail address <u>gav@pec.abnet.it</u> or by registered letter to G.A.V. S.r.I., Via Meucci 11-15, 36040 Brendola (VI) have the right to obtain from the Data Controller:

- (Art. 15) access to your personal data, the information relating to it, as well as a possible copy of the personal data being processed;
- (Art. 16) rectification of inaccurate data or the integration of incomplete data;
- (Art. 17) deletion of personal data concerning you;
- (Art. 18) restriction of processing of your personal data;
- (Art. 20) your personal data in a structured and machine-readable format, also in order to communicate this data to another data controller.

Furthermore, you have the right:

- (Art. 21) to object to processing at any time for reasons related to your particular situation;
- (Art. 7, paragraph 3) to withdraw your consent if issued for the purposes specified above.

Finally, you may, without prejudice to any other administrative or judicial appeal, lodge a complaint with the Authority for the protection of personal data – <a href="https://www.garanteprivacy.it">www.garanteprivacy.it</a>, if you believe that the processing violates Regulation EU 2016/679.

# **PROVISION OF DATA AND REFUSAL**

The provision of data and consent to processing pursuant to purpose a) are mandatory in order to be able to provide the service requested by you. Denying consent will make it impossible to fulfil your requests and to provide you with the necessary assistance.

The provision of data and consent to processing pursuant to purpose b) are optional. Denying consent may, however, entail the impossibility of giving you information on products and services.

## **DATA RETENTION PERIOD**

As regards the data provided for the purpose pursuant to point a), the data is retained until you withdraw the consent to processing provided and, in any case, for the period of time in which the Data Controller is subject to retention obligations for tax or other purposes, provided for by the law or regulations, and for the time necessary for the legal protection of the same.

With regard to the data provided for the purposes pursuant to point b), your data will be retained until you withdraw the consent to processing provided.