PRIVACY POLICY FOR THE PROCESSING OF VISITORS' PERSONAL DATA PURSUANT TO REGULATION (EU) 2016/679 ("GDPR")



DATA CONTROLLER

Camuna Cavi S.r.l

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("Company" or "Camuna Cavi").



PERSONAL DATA PROCESSED

Name*, surname*, company of origin



PURPOSE OF THE PROCESSING



LEGAL BASIS OF THE PROCESSING



DATA RETENTION PERIOD

Control of physical access to company premises (by tracking the incoming login and the outgoing logout)

Legitimate interest - protection of personal safety (e.g. fire prevention) and corporate assets

Physical access control

The data collected during the login phase are immediately deleted when the visitor logs out.



PROVISION OF DATA

Mandatory for data marked with an asterisk: the refusal to provide such data makes it impossible to allow the data subject to access the Data Controller's premises as a visitor. Optional for other data.



DATA RECIPIENTS

Data may be communicated to subjects operating as **data controllers**, as supervisory and control authorities and any public entity entitled to request data, such as the judicial and/or public security authorities.



SUBJECTS AUTHORISED TO PROCESS

The data may be processed exclusively 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

The data will not be transferred abroad to non-European countries.

DATA SUBJECT'S RIGHTS - COMPLAINT TO THE SUPERVISORY AUTHORITY

By contacting the Data Protection Committee by e-mail at the address titolaredati.cce@camunacavi.it, data subjects can ask the data controller for access to his or her data, correction of inaccurate data, integration of incomplete data, cancellation of data and limitation of processing in the cases provided for by Article 18 of the GDPR¹, where applicable, as well as oppose, at any time, in whole or in part, for reasons related to a particular situation, to the processing of data necessary for the pursuit of the data controller's legitimate interest. The right to data portability pursuant to Article 20 of the GDPR Cannot be exercised since the processing is carried out to execute a legitimate interest of the data controller.



With reference to the recorded images, the right of updating, rectification or integration, as well as the right of rectification pursuant to Article 16 of the GDPR in consideration of the intrinsic nature of the data (images collected in real time regarding an objective fact).

The data subject may also request to view the images in which he or she believes he or she has been filmed by exhibiting or attaching appropriate identification documents to the request. The response to a request for access cannot include any data referring to third parties, unless the decomposition of the data processed or the deprivation of some elements renders the personal data relating to the data subject incomprehensible. Once the aforementioned storage terms have elapsed, it will be impossible to satisfy the access request.

¹ What is the right to limitation of processing?

In the temporary submission of data to the **storage only**, in the following cases provided for by Article 18 GDPR:

- a) the data subject disputes the accuracy of personal data, for the period necessary for the data controller to verify the accuracy of such data;
- b) the processing is unlawful and the data subject opposes the deletion of the data and instead requests that use thereof is limited:
- c) the data controller no longer needs it, but the data is needed for the data subject to ascertain, exercise or defend a right in court;
- d) the data subject opposed processing pursuant to Article 21.1 of the GDPR, pending verification of the possible prevalence of the data controller's legitimate reasons over those of the data subject.