

	<b>GDPR 02</b>	<i>PRIVACY FORMS AND COOKIE POLICY</i>
	GDPR MANAGEMENT SYSTEM FORM	

## PRIVACY POLICY

In compliance with the obligations deriving from the national legislation (Legislative Decree no. 196 of 30 June 2003, Personal Data Protection Code update with Legislative Decree 101/2018) and the community legislation (European Regulation 2016/679, GDPR) and successive amendments, this website respects and protects the privacy of visitors and users by making every possible and proportionate effort not to damage the user rights.

This privacy policy only applies to the online activities of this website and is valid for the visitors/users of the website.

Goal of the Privacy Policy is to offer the greatest transparency in regards to the information the website collects and how it is used.

### DATA COLLECTED

This website collects and processes Personal Data, as defined by the GDPR, either independently, through third parties or by free disclosure of the user, such as:

- Internet Protocol (IP) address: Browser type and parameters of the device used to connect to the website. Name of the Internet Service Provider (ISP). Date and time of the visit. Source webpage (referral) and landing webpage. Possibly the number of clicks. Cookies and usage data collected through automated processes.

The above mentioned information is processed automatically and collected exclusively by aggregation and pseudonymisation in order to verify the correct functioning of the website and for safety reasons. Such information is processed according to the legitimate interests of the controller.

For safety reasons (anti-spam filters, firewalls, virus detection) the automatically registered data may include personal data such as the IP address which may be used, according to the current law, to block attempts to damage the same website or other users, or generally damaging or unlawful activities. Such data are never used for identifying or outlining the user but only to protect the website and its users.

The information is processed in accordance with the legitimate interests of the controller.

- Personal data, personal details (“Contacts” section) – the latter as voluntarily disclosed by the user and not impacting the functioning of the website.

Unless otherwise specified, any use of Cookies or other tracing tools by this Website or by third-party service providers used by this Application has the purpose to offer the service requested by the User as well as the purposes described in this document and in the Cookie Policy.

The User takes responsibility of third-party Personal Data obtained, published or shared through this Application and guarantees his/her right to disclose or spread them, releasing the Controller from any responsibility towards third parties.

### PROCESSING METHODS

The Controller implements the appropriate safety measures to prevent the unauthorized access, disclosure, modification or destruction of Personal Data. Processing is performed through IT and/or telematics systems with organizational modalities and logics that are strictly linked to the indicated

purposes. In addition to the Controller, in some cases, other involved internal individuals may have access to the Data, as well as external individuals (such as third-party technical service suppliers, hosting providers, IT companies, communications agencies) named as Processors by the Controller.

#### PROCESSING LOCATION

The data collected from the website are processed by the Data Controller and only managed by technical staff authorized to processing or named as external Processor in conformity with art. 28 EU Reg. 2016/679. The hosting server is located in Italy.

This website may share some collected data with services located outside of the European Union in conformity with the rights and warranties established by the current legislation in accordance with art. 44 and ff. of the EU Reg. 2016/679.

#### STORAGE DURATION

Data are processed and stored for the time required to achieve the purposes for which they have been collected. Personal Data collected for purposes connected with the implementation of the service requested by the User are stored until the same service is completed. Regarding Personal Data collected for purposes linked to the User's consent, the Controller may store Personal Data for a longer period of time and until consent is revoked.

Furthermore the Controller may be obligated to store Personal Data for a longer period of time in compliance with legal obligations or orders by the authority. Once the storage period is terminated Personal Data are cancelled. Therefore once such period is terminated the rights to access, cancel, rectify and the right to portability may no longer be exercised.

#### PURPOSE OF DATA COLLECTION

User Data are collected for the following purposes:

- Monitor the infrastructure;
- Contact the User in case he/she requests to be contacted.

#### SAFETY MEASURES

This website processes user data in a lawful and correct manner by implementing the appropriate safety measures to prevent unauthorized data accesses, disclosure, modification or destruction. Data processing is performed using IT and/or telematics tools and organizational modalities and logics that are strictly linked to the indicated purposes. In addition to the Controller, in some cases, external individuals involved in the website organization may have access to the Data, for example third-party technical service suppliers, hosting providers, IT companies, communications agencies.

#### USER RIGHT

The data subject may exercise the rights established by art. 15 and ff. of the GDPR in regards to personal data, and more precisely:

The **Right of access** (art. 15) – which consists in obtaining a confirmation by the Data Controller that their personal data are being processed and, if so, obtaining access to the same data and to specific information (specified in the above mentioned article) on the data. The **Right to rectification** (art. 16) – which consists in giving the data subject the chance to change their data if inaccurate. The **Right to erasure** (art. 17) – which gives the data subject the chance to have the data held by the controller

erased when, for example, consent to processing is withdrawn, the purpose has been achieved or when unlawful. A request to erasure cannot always be fulfilled. For instance it cannot be fulfilled when the data are necessary for a legal obligation or to defend a right in Court. The **Right to object** (art. 21) – which gives the data subject the chance to object to data processing and it is guaranteed when the legal basis is the legitimate interest or a task in the public interest. This right also has its limitations since there may be cases when the legitimate interest of the controller prevails on the legitimate interest of the data subject. A correct balance of the two interests is fundamental in these cases. There are limitations to the right also in case it is necessary to fulfill a task in the public interest or to verify, defend or exercise a right in a Court of Law. The **Right to data portability** (art. 20) – which establishes that, in case of a data processing based on a contract or a consent, and if requested, personal data may be given to the data subject in a format that is structured and legible from an automated device (json, xml, csv). This right only applies to data that have been provided spontaneously and not to derived or inferred data.

The **Right to withdrawal** (art. 7) – which gives the data subject the right to withdraw consent to any form of data processing requested by the Controller except for the mandatory fulfilments of the law in force at the time of the withdrawal request. Such request has to be made by contacting the Controller at the listed contact numbers, to the above listed address or via email by specifying the subject of the request, the right he/she intends to exercise and attaching a copy of his/her ID to certify the legitimacy of his/her request.

The data subject has the right to lodge a complaint to the supervisory Authority in the Member State of his or her habitual residence or work or in the State where the alleged violation took place.

All the aforementioned rights may be exercised by sending a request to the Data Controller via the contact channels indicated in this notice.

#### DATA CONTROLLER

The Data Controller is CANTINA DI RAUSCEDO s.c.a. with registered office in Via del Sile, 16 – Rauscedo – 33095 SAN GIORGIO DELLA RICHINVELDA (PN) and it may be contacted via email at [info@cantinarauscedo.com](mailto:info@cantinarauscedo.com) or phone at 0427.94020.

*Rauscedo, 25 October 2022*

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## COOKIE POLICY

### COOKIE INFORMATION

Cookies are simple text files downloaded from the computer (or any other device used to browse the internet) to archive information about the browsing experience of a specific website. Cookies are downloaded by the Web Server hosting the website and by the browsers (Internet Explorer, Mozilla Firefox, Google Chrome, etc.) utilized by the user. Such files are stored in the user's device and are used/read during subsequent visits to the website.

### TYPES OF COOKIES

#### TECHNICAL COOKIES

This type of cookies allows the correct functioning of some website sections. They can be of two kinds:

- Persistent cookies: they are not destroyed once the browser window is closed and remain on the device until a preset expiration date.
- Session cookies: they are destroyed every time the browser window is closed.

These cookies are always sent from the domain, they are necessary to correctly view the website and are always utilized and sent in relation to the technical services offered, unless the user edits the browser settings and invalidates the view of the webpage content. Such cookies are exclusively necessary to the correct functioning of the website and there is therefore no obligation to request a consent for their use. A banner on the website advises users of their use.

#### ANALYTICS COOKIES

These cookies are used to track information on the use of the website. They are web analytics cookies and store the user personalization choices on the website. They are considered as non-invasive for the private sphere of the user if the website collects anonymous data and performs data aggregation. This is why many Guarantors, including the Italian one, categorize these cookies as technical.

#### THIRD-PARTY COOKIES

This type of cookies adds webpages with features that have been developed by third parties, for example icons and preferences expressed on social networks. The goal is to share web contents or use third-party software services such as software generating maps and software offering additional services. These cookies are sent by third-party domains and partner websites offering their functionalities in the webpages.

#### TRACKING COOKIES

These are necessary to create user profiles that are used to send marketing messages that are in line with the preferences showed by the user in the webpages. The user needs to give consent for these cookies to be active.

## UTILIZED COOKIES

Below is the list of cookies the website uses:

Name	Supplier	Purpose	Duration	Type
CookieConsent	<u>Cookiebot</u>	It stores the user's cookie consent status for the current domain	1 year	HTTP
wp-wpml_current_language	cantinarauscedo.com	It determines the country code based on the user's IP address. Used to determine which language should be used for users.	Session	HTTP
NID	Google	It registers a unique ID that identifies the device of the user who returns to the website. The ID is used for targeted advertising	6 months	HTTP

## COOKIE BLOCK

Cookies may be restricted or blocked through specific browser settings. Therefore to avoid the computer memorizing any cookie the user can set up his/her internet browser accordingly. The user can choose whether he/she wants to block all cookies or just some specific cookies. He/she can choose at any time to clear the cookies the browsing device has memorized. Settings must be edited on each browser and device separately.

The correct functioning of the website cannot be guaranteed if cookies are blocked. Some functions and webpages may become unavailable.

The management of browser settings is different for every browser. The user can follow the instructions contained in the following links:

Microsoft Internet Explorer: <http://windows.microsoft.com/it-it/internet-explorer/delete-manage-cookies#ie=ie-11>

Google Chrome: <https://support.google.com/accounts/answer/61416?hl=it>

Mozilla Firefox: <https://support.mozilla.org/it/kb/Attivare%20e%20disattivare%20i%20cookie>

Apple Safari: [http://support.apple.com/kb/HT1677?viewlocale=it\\_IT](http://support.apple.com/kb/HT1677?viewlocale=it_IT)

The user can change the settings of flash cookies by visiting the following link: [cookie flash settings](#). For information on archived cookies and to deactivate them one by one the user may visit the following link: Your online choice <http://www.youronlinechoices.com/it>

To impede website generated cookies from being detected and read by Google Inc. the user may download and install this browser plugin: <http://tools.google.com/dlpage/gaoptout>

### **THIRD-PARTY COOKIE BLOCK**

This website uses third-party cookies as specified in the table under “TYPES OF COOKIES USED BY THIS WEBSITE”.

Below is the list of third parties installing cookies through this Website and the reference to the respective privacy policies we recommend taking a look at. They are independent controllers of the processing of the data they collect using cookies which may be managed and deactivated following the instructions provided in the privacy policies.

### **UPDATES AND CHANGES**

Because of the dynamic nature of the internet it is not always possible to control the cookies memorized by third parties through a website.

The user is therefore kindly requested to notify us of any cookie of this kind that is not already present in the previously mentioned list.

This text may need to be edited. We are therefore authorized to change the contents of the policy and the listed cookies at any time and without notification. The most updated version may be found in this text.