



This privacy policy document describes the purposes and methods of processing personal data of the suppliers of **Pellini S.p.A.** (hereinafter only "**Pellini**").

1) Personal data controller

The data controller is **Pellini S.p.A.** via Fusari, 19 26845 Codogno (LO) ITALY
Tel. + 39 0377 466411
Fax +39 0377 436001/437635
Website www.pellinindustrie.net
mail info@pellini.net
VAT number: IT09048540158

2) Data protection officer

Pellini, pursuant to art. 37 of Reg. (EU) 2016/679, has decided not to appoint a Data Protection Officer (DPO) since it is not a public body and, as a main activity, does not carry out regular and systematic monitoring of data on large scale including the data referred to in Articles 9 and 10.

3) Purpose, method and place of processing

Pellini collects and processes personal data of the interested parties to put in place their activities and business, to make available information, products and services that may be of interest, including the conduct of activities related to the necessary operations and pre-contractual and contractual obligations.

The data will be processed:

- a) For purposes related to the contract between the parties (purchase of goods and services);
- b) For administrative, civil, fiscal and accounting purposes;
- c) To fulfill the obligations established by the law, by a regulation, by the community legislation or by an order of the Authority (such as in the matter of anti-money laundering);

Personal data are processed using automated and manual tools for the time strictly necessary to achieve the purposes for which they were collected. Specific security measures are observed to prevent data loss, illicit or incorrect use and unauthorized access.

Data connected to the Services are processed at the aforementioned **Pellini** offices and at the headquarters of the company's electronic processing service providers, and are only handled by technical personnel appointed as data controller and / or processor.

4) Categories of personal data and recipients, scope of communication and dissemination

Pellini collects the personal data of the interested parties necessary for the provision of the Services, including but not limited to: company name, telephone number, e-mail address and fiscal code, VAT number, bank details etc.

Pellini does not require sensitive data and the same will not be disseminated.

The data could be communicated:

- to Public Administrations, for the performance of institutional functions;



L'azienda è certificata
The company is certified by



I prodotti sono certificati
Our products are certified



ISO 9001: 2008 Certificato • Certification No. 2351/2

Pellini SpA - Via Fusari, 19 • 26845 Codogno • Lo • Italia
T. +39 0377 466411 • F. +39 0377 436001 • info@pellini.net • www.pellini.net
Capitale Sociale: 3.000.000 Euro int. vers. • P.IVA / Codice Fiscale: 09048540158
R.E.A. Lodi n. 1267588 - Numero iscrizione al Registro Imprese di Lodi n. 09048540158
Società con unico socio soggetta all'attività di direzione e coordinamento di PHI SRL

- to accountants;
- to Lawyers for legal assistance in case of disputes over the contract;
- to consultancy companies, professionals and organizations that work for the company in the various sectors;
- to banking institutions
- to inspections and control bodies;

These subjects will process the data in their capacity as independent data controllers.

5) Nature of data provision and consequences of refusal to respond

The provision of data for the purposes referred to in art. c) is mandatory. Without it, we will not be able to guarantee the Services provided for in the contract.

6) Transfer abroad

In no way will the data be transferred abroad.

7) Conservation periods

Personal data processed for pre-contractual/contractual purposes are processed for the time strictly necessary to achieve the purposes for which they were collected and can be stored for a period of 10 (ten) years following the termination of the commercial relationship, in order to manage and to comply with the requests of the competent authorities, to handle any judicial and/or out-of-court disputes, as well as to manage and respond to any claims for damages.

8) Rights of the interested parties

In your capacity as an interested party, you have the rights referred to in art. 15 GDPR and precisely the rights to:

- I. obtain confirmation of the existence or not of personal data concerning you, even if not yet registered, and their communication in an intelligible form;
- II. get the indication:
 - a) of the origin of personal data; b) of the purposes and methods of the processing; c) of the logic applied in case of processing carried out with the aid of electronic instruments; d) of the identification details of the owner, the managers and the designated representative pursuant to art. 3, paragraph 1, GDPR; e) the subjects or categories of subjects to whom the personal data may be communicated or who may become aware of it in their capacity as designated representative in the territory of the State, managers or agents;
- III. get:
 - a) updating, rectification or, when interested, integration of data; b) the cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes for which the data were collected or subsequently processed; c) the attestation that the operations referred to in letters a) and b) have been brought to the attention, also as regards their content, of those to whom the data have been communicated or disseminated, except in the case where such fulfillment is proven to be impossible or involves the use of means manifestly disproportionate compared to the protected right;
- IV. to object, in whole or in part:

- a) for legitimate reasons, the processing of personal data concerning you, even if pertinent to the purpose of the collection; b) to the processing of personal data concerning you for the purpose of sending advertising or direct sales material or for carrying out market research or commercial communication, through the use of automated call systems without the intervention of an operator via e-mail and / or through traditional marketing methods by telephone and / or paper mail.
- V. It should be noted that the right of object of the interested party, set out in point b) above, for direct marketing purposes through automated methods extends to the traditional ones and that, in any case, the possibility remains for the data subject to exercise the right to opposition only partially. Therefore, the interested party can decide to receive only communications using traditional methods or only automated communications or none of the two types of communication. Where applicable, it also has the rights referred to in Articles 16-21 GDPR (Right of rectification, right to be forgotten, right of limitation of processing, right to data portability, right of object), as well as the right of complaint to the Supervisory Authority.

9) Method of exercising rights

Requests should be sent to the Data Controller, without specific formality, by sending a communication to the e-mail address: info@pellini.net

10) Right to claims

The interested party is entitled to lodge a complaint with the Personal Data Protection Authority to complain about a possible violation of the regulations regarding the protection of personal data and to request a verification by the Personal Data Protection Authority located in Piazza Venezia 11 00187 Rome

Fax: (+39) 06.69677.3785

Telephone switchboard: (+39) 06.696771

e-mail: garante@gpdp.it

pec: protocollo@pec.gpdp.it

11) Source of data

The data in question were acquired mainly from the interested party. However, some of them can be acquired from publicly accessible sources.