

## GENERAL CONDITIONS OF SALE

### PREMISE

These General Conditions of Sale, except for any written exceptions specifically approved by the parties, govern all sales contracts between La Brenta S.r.l. (hereinafter Seller) and the customer (hereinafter Buyer). The individual contract of sale between the parties is also governed by the Special Conditions of Sale agreed from time to time between the Seller and the Buyer and which will be the subject of a supplementary agreement signed by the parties.

**1) ORDERS:** All order proposals and estimates must be the subject of an order confirmation or a written contract accepted by the Seller and the Buyer.

**2) VALIDITY:** The sales proposal will become enforceable from the date of receipt of the order confirmation and will be modifiable for a period of 24 hours from receipt of the same. After these 24 hours, we will proceed with the processing as indicated in the order confirmation and in the attached construction sheets or, in the absence, in the technical documentation in force at the time of the order. All written or verbal agreements agreed during the order proposal phase will become enforceable only if referred to in the order confirmation. Each transmission or additional purchase order implies, without the need for further formalities of any kind, the complete adherence to the general conditions of sale herein. Unless otherwise agreed between the parties, in the event of revocation of the order by the Buyer after material processing has already begun, the latter must pay all the costs incurred to execute the contract, without prejudice to the greater sum due as damages.

**3) SALES PRICES:** The prices shown are tax-free, Ex Works and include standard packaging (see point 7). In case of improved packaging, the price will be explicitly expressed. If before delivery of the goods there have been increases in the cost of labor or raw materials, including freight, transport, customs duties and currency exchanges, the Seller shall be entitled to revise the price to the extent corresponding to the extent and incidence of the aforementioned increases, without prejudice to the right for the Buyer to withdraw from the contract if such increases are too burdensome for him, with its waiver of any claim for damages or otherwise against the Seller. It will be the customer's responsibility to send the documentation relating to any reduced VAT rates, which must be received by the Company within 5 days from the date of this.

**4) DELIVERY:** The delivery terms are intended in principle and barring unforeseen circumstances, will start from the date of receipt of the order confirmation signed by the Buyer or by a person authorized by him, or in any case tacitly approved pursuant to art. 1. By way of example and not exhaustively, unforeseen events include:

- insufficiency of technical data, inaccuracies and delays on the part of the Buyer, in transmitting news or data necessary for the fulfillment of the order;
- supply difficulties; total or partial strikes, lack of motive power, storms, mobilizations, epidemics and in any case any other fortuitous cause or force majeure;
- negative commercial information arising during the preparation of the goods;
- change in the ownership structure of the Buyer company.

The Buyer is not entitled to any penalty or compensation of any kind, neither in case of delay in delivery, nor in the case of split deliveries as the delivery terms are merely indicative being determined on estimated production times. The Seller will not incur any responsibility for the realization and / or shipment of goods after the agreed term.

**5) TRANSPORT:** Unless specifically agreed between the parties, the agreed prices refer to the goods delivered ex Selvazzano Dentro, loaded on trucks (Ex Works). The goods travel in any case at the risk and peril of the Buyer, at whose expense remain the costs of transport, unloading and insurance, where required. Unless expressly agreed otherwise, the means of transport will be chosen at the discretion of the Seller. The Buyer must guarantee suitable access to the construction site to normal means of transport, meaning by the term "normal" all vehicles traveling on roads and highways without the need for special authorizations. The Buyer is responsible for all the acts and formalities necessary to ascertain any shipping damage, packaging, etc., which regardless of the person responsible for compensation, must be communicated and documented by pec to the Seller within 3 days of delivery. The Seller is also relieved of any and all liability for damages suffered by goods traveling without packaging, damage that may be caused by incorrect maneuvers of the carrier, overturning, transshipments, etc.

If the transport was at ns. care, if the fate of the material was in a limited traffic area (ZTL) it must be the customer's responsibility to provide all the necessary authorizations. Otherwise the transport will be charged and cared for by the customer.

**6) FAILURE TO COLLECT THE GOODS:** After 15 days from the date of notification of ready goods, the Seller will be entitled to invoicing, with the contractual payment deadlines, in addition to compensation, equal to 2% of the price of the goods themselves, for each month of delayed collection. The goods may be placed, by the Seller and at the expense of the Buyer, in the production plant, stacked separately, or in a warehouse of the Seller's choice, giving notice to the Buyer. With this the goods will be considered identified for the purposes of art. 1378 and 1465 c.c. and any other law. In case of non-acceptance and return of the goods for reasons not related to the quality of the goods shipped, all costs related to transport from the plant both to destination and return will be fully borne by the Buyer. In addition, the Seller shall be entitled to invoice the amount relating to the same, terminate the Contract ipso jure and sell the uncollected Products in the best possible way, without prejudice to the right to compensation for greater damage. In any case, the Buyer shall bear the costs of parking and any other charges and responsibilities for the storage and custody of the Products if necessary.

**7) RIGHT OF WITHDRAWAL:** In accordance with the provisions of the Consumer Code, as amended by Legislative Decree no. 21/2014, the Customer who is a consumer and, therefore, the natural person acting for purposes unrelated to professional activity, has the right to withdraw from the purchase contract no later than fourteen days from delivery, or from the day on which the Customer himself or a third party designated by the latter acquires physical possession of the goods purchased. The conditions and procedure for exercising this right will be specified in the following paragraphs.

The Customer who intends to exercise the right of withdrawal must communicate by ordinary mail, registered mail, electronic, fax, or in any other form of communication, his willingness to exercise the right of withdrawal, within the terms established by law. The Seller, upon receipt of the declaration of withdrawal, will send the Customer a confirmation email. To complete the withdrawal procedure, the Customer may entrust the goods to a courier of his choice. The shipping costs for the return of the goods to the Seller will be charged to the Customer.

The Customer must send the goods, carefully packed in the original packaging, through the courier indicated, to the following address:

La Brenta S.r.l.  
Via Galvani 17  
35030 Selvazzano Dentro (PD), Italy

The shipment of the goods to be returned must take place no later than 14 days from the date on which the Customer has communicated to the Seller the decision to withdraw from the purchase contract.

The Seller, in accordance with the provisions of art. 56 of D. lgs. n. 21/2014, once verified compliance with the conditions referred to in paragraph 4, will reimburse the Customer the cost of the product within 14 days of receipt of the notice of withdrawal, without prejudice to the right to withhold the refund until the date of return of the product to its headquarters or until the date on which the Customer will send proof of the actual shipment and delivery of the goods to the courier. The Seller is not obliged to reimburse additional costs if the Customer has chosen a type of delivery other than the least expensive type of delivery offered ("basic" shipping). The refund will be made by bank transfer.

The right of withdrawal is subject to the following mandatory conditions:

the Customer can exercise the right of withdrawal only and exclusively with regard to the entire product; It will not be possible to exercise withdrawal only on a part of the product.

the purchased product must be returned in its original packaging, complete with all accessories and documentation;

the product must be returned in perfect condition, products that show signs of damage, wear or dirt will not be accepted;

the returned product must bear the same serial number on the invoice, otherwise, if the serial number is different, the withdrawal will not be accepted and the product will be made available to the Customer again, without any economic reimbursement by the Seller towards him;

in the event that the Customer decides to return the goods through a courier of his choice, the shipment for the return of the product is under the responsibility of the Customer, until the moment in which the Seller confirms that he has received the product. In the event that the product is damaged during the return to the warehouses, the Seller will communicate the incident to the Customer to allow him to file a complaint against the courier chosen by him and obtain reimbursement of the value of the goods, if this is insured; therefore, the Seller will make the product available to the Customer, canceling the withdrawal.

The right of withdrawal lapses if the Customer does not return the goods to the Seller within 14 days from the date on which he communicated the withdrawal. The deadline is considered respected if the Customer ships the goods before the expiry of 14 days. The right of withdrawal also lapses in case of substantial defect of the returned product (lack of internal packaging and / or documentation and / or original packaging of the manufacturer; absence of integral elements and accessories of the product; damage; unsuitable state of return) and in general in case of failure to comply with the above conditions. In all cases of forfeiture of the right of withdrawal, the Seller will return the goods to the Customer who will not be entitled to any refund.

**8) PACKAGING:** The goods are delivered in their constituent elements to be assembled during the work. The packaging will be carried out according to the full discretion of the Seller who reserves the right to evaluate the optimal shipping method, and unless specifically agreed with the Buyer. The packaging considered standard, provides for the positioning of the material in

boxes or on pallets, with possible subsequent wrapping with stretch film or bubble wrap. The Company reserves full freedom in affixing labels and / or sending useful instructions to make the materials identifiable during the work. The packaging and related protective materials are to be disposed of at the care and expense of the Buyer.

**9) WARRANTY:** The quality and integrity of the floors made by La Brenta S.r.l. are guaranteed provided that the product receives proper conservation and maintenance, in accordance with what is specified in the Installation and Maintenance Manual provided by the Seller.

Unless otherwise agreed in writing, the Seller guarantees the goods sold for a period of two years from the date of purchase under the following conditions:

a) obvious defects must be highlighted on the delivery notes of the carrier upon receipt of the goods. In the case of packaged material, the Buyer is obliged to unpack the goods and report all obvious defects within 7 days of delivery. The defect, or hidden defect, must be reported by the Buyer to the Seller in writing within 8 days of discovery and in any case before laying the material.

b) parts subject to wear and tear are excluded and in all cases of non-compliance with the installation instructions and those of use and maintenance provided by the Seller;

c) the Buyer shall be liable for damage caused to the goods due to poor storage or negligence on his part. The Seller assumes no responsibility for damage caused to the goods before or after installation.

d) Within the warranty period, the Buyer must contact the Seller exclusively or those expressly authorized by it, for technical interventions of any kind, on the goods supplied; In the event that this does not happen, any warranty will expire immediately.

e) Any claims for damages will not be recognized. If, however, the Buyer notices obvious defects during installation, he must immediately suspend the work and inform the Seller, no later than 2 days from the discovery, under penalty of losing all his rights. Once the goods have been laid, no objection can be formulated due to obvious defects. The Seller's obligations will be limited to the collection and replacement of the material recognized as defective. All disputes will never entitle the Buyer to suspend or delay payments. In case of dispute, La Brenta S.r.l. will comply with the UNI 11265 standard.

**The following are excluded from the warranty:**

- manifestations directly related to the proper and natural characteristics of the type and selection of guaranteed product or raw materials used for its construction, including all normal deterioration, effects of use;
- defects of a purely aesthetic nature or subjective evaluation, which do not compromise in any way the normal functionality of the guaranteed product;
- defects or defects known to the Buyer at the time of purchase;
- damage resulting from inadequate conservation or storage of the material outside spaces subject to the responsibility of the Producer;
- damage due to installation errors, including damage resulting from inadequacy of the substrate (with reference to the correct geometric, mechanical, hygrometric conditions, etc.) or referable to defects, inadequacy or incompatibility of the auxiliary materials used for the application or finishing of the insured things (glues, paints, etc.);
- damage due to incorrect maintenance or improper use of the guaranteed products;
- damage produced or aggravated with intent or negligence of the Buyer or third parties unrelated to the responsibility of the Producer;

- damage deriving from other external causes of any kind (water spillage in general, falling objects, moisture infiltration, alterations of normal climatic conditions, unforeseeable circumstances or force majeure) and in any case not directly attributable to manufacturing defects of the guaranteed products.

**Procedure for ascertaining defects:**

The Buyer who detects defects in the product within the scope of this warranty, in order to make its effects operational, must:

- give immediate notice to the Manufacturer by registered letter with return receipt;
- send to the Manufacturer as soon as possible (in any case no later than the maximum term of 8 days from the initial manifestation of the defect under penalty of forfeiture) a detailed written report by registered mail with acknowledgment of receipt, complete with photographic documentation and any other element useful for the correct evaluation of the case.

The Manufacturer, on the basis of the written report received, is obliged to:

- express its preliminary opinion of relevance by written communication to be addressed to the Buyer within 15 days from the date of receipt of the aforementioned report. If the elements collected are not sufficient, before expressing its opinion, the Manufacturer reserves the right to request an integration of information through telephone contact or inspection of its external representatives (local dealer, local agent, expert, etc.).

If the preliminary opinion of relevance is positive (recognition of defects subject to warranty) the restoration procedure is immediately initiated, according to the established procedures.

If the preliminary opinion of relevance is negative (failure to verify defects subject to warranty) and the reasons adopted are not considered sufficient, the Buyer may request the Manufacturer to express a final judgment through direct on-site inspection of the Technical Assistance Service of the Seller-Manufacturer. The activation of this procedure is subject to the prior payment, by the Buyer, of a security deposit of Euro 400.00 (four hundred / 00) to partially cover the costs of intervention, which will be fully returned in the event that the final judgment (binding response) should then be positive.

**Recovery procedure**

The ascertainment of defects covered by the warranty commits the Manufacturer to provide for the restoration of the floor by repair or replacement of the elements concerned, within the limits and conditions indicated below.

The repair of the defective portion of the floor, or its replacement, if repair is impossible, takes place at the care and expense of the Manufacturer through trusted personnel, and in the shortest possible time, according to agreements to be established directly with the Buyer.

Any evaluation and decision regarding procedures and technical methods of execution of the work, is referred to the unquestionable judgment of the Technical Assistance Service of the Seller-Producer who assumes the responsibility of directing the restoration intervention in compliance with the common rules of the art.

The Manufacturer undertakes to make available free of charge any new materials, necessary to replace the defective ones, and the labor necessary to carry out the restoration interventions.

The costs related to any modifications, improvements or extraordinary work requested by the Buyer are not included in the warranty obligations and are to be assessed separately on the basis of specific agreements. This warranty is considered subject only to material and direct damage to the things guaranteed, with the exclusion of all immaterial, indirect or any other damage not expressly mentioned, such as disassembly, displacement and reassembly of fixtures and furnishings, loss of enjoyment of the premises, overnight stays in hotels, etc.

Individual parquet strips that present defects detectable at the time of opening the packages, must be reported before laying the floor, to be eventually replaced, and must be strictly excluded from assembly. Failure to comply with this simple measure can easily give rise to considerable aggravation of the damage and the related repair costs. The responsibility for negligent

behaviour in this sense and to refer directly or indirectly (also through third parties in charge), to the Buyer only and therefore relieves the Manufacturer of the portion of additional charges that may be consequential, making the warranty in question disappear.

#### **Territorial limitation**

The guarantee provided is valid in the territories of the Italian Republic, the Republic of San Marino, the Vatican City State.

**10) PAYMENTS:** The terms of payment will be determined by the seller and the buyer and indicated in the order confirmation. Any collection costs will be charged and invoiced to the Buyer. The Buyer may not suspend, delay or modify payments for disputes, reporting faults or defects and/or for any dispute. Payments must be made to the domicile of the Company, remaining the responsibility of the debtor for the transmission of the sums due, whatever the means chosen. It is understood that the issue of securities, bills of exchange, cheques, assignments, etc. does not constitute novation of the original relationship. The Buyer's failure to pay even a single supply, or any disputes with charges not agreed, will give the Company the right to suspend further supplies or to terminate the contract ipso jure without the Buyer being able to claim any right and to withhold any sums collected as a penalty, without prejudice to compensation for greater damage.

Furthermore, the delay in payment will make immediately due any sum due by the Buyer in installments (if agreed), which must a default interest calculated as per DL n.192 of 2012, without prejudice to the Seller's right to declare the Contract terminated and claim compensation for damages, after 15 days from the date scheduled for payment.

**11) INSOLVENCY AND RETENTION OF TITLE:** The Buyer acknowledges and accepts that the Seller in accordance with art. 1523 of the Italian Civil Code. reserves the ownership of the goods purchased until the payment of the last installment of the price or the last bill of exchange or title. During this period, the Buyer will assume the obligations and responsibilities of the custodian and may not alienate, use, allow seizure or seize such products without declaring the ownership of the Seller and giving immediate notice to the latter by registered letter with return receipt. In the event of payment in installments or deferred, failure to pay a single installment, or the insolvency of a single deadline, will result in the forfeiture of the benefit of the term pursuant to art. 1186 c.c. with the right for the Seller, at his sole discretion, to demand the entire credit or to decide for the simultaneous and immediate termination of the contract. The Seller may also block any existing order until the overdue debt position is regularized. In case of late payment at the agreed deadlines, default interest will be charged pursuant to Legislative Decree 231/2002. Default interest at the outstanding legal rate and bank charges incurred for outstanding payments will therefore be subject to systematic invoicing.

**12) FACULTY OF SUBCONTRACTING:** If the contract provides for the installation, the Seller reserves the right to entrust this task and / or other ancillary services to the mere supply, to companies, craftsmen, freelancers, individual entrepreneurs, cooperative companies and / or other third parties of its unquestionable liking, without prejudice to the qualitative and professional requirements and safety standards required by current law. With regard to this assignment, the Seller reserves the right to enter into a specific contract with the person in charge.

**13) DISPUTES:** The settlement of any dispute. For any dispute concerning the interpretation, execution or termination of this contract is subject to the law and jurisdiction of the Italian State and territorial jurisdiction is devolved exclusively to the will be competent exclusively the Court of Padua (PD) in whose district the Seller has its registered office. The contract and these conditions are drafted in Italian which will prevail in case of divergence with the translation into other languages.

**14) REVERSE CHARGE:** Taking into account the answer provided by the Revenue Agency during the videoconference of 20 January 2007 to point 3.6 "Reverse Charge": construction and installation of fixtures" we inform you that our Company has ATECOFIN code 28.75.2 sect. D is therefore not attributable to the construction sector, therefore, it is not subject to reverse-charge regardless of the type of contract that binds us to our customer

**15) FLOW TRACEABILITY L. 136/2010:**

14.a) Brenta S.r.l. assumes the obligation of traceability of financial flows referred to in Law 136 of 13.08.2010 in public works.

14.b) Identification details of bank accounts dedicated not exclusively to public works:

BANCA INTESA SAN PAOLO, BRANCH OF SELVAZZANO DENTRO, IBAN: IT 96 U 03069 62892 100000009558

14.c) In the event that the CIG / CUP number has not already been indicated in your previous documents, it must be communicated to us as soon as possible.

If we do not receive it, we will hold you responsible for the non-sending and subsequent failure to fulfil.

**16) JOINT AND SEVERAL LIABILITY CONTRACTS:** Pursuant to Circ. ag. Revenue 40/E of 8.10.2012 Brenta S.r.l. undertakes at the simple request of the customer to provide a self-certification of the fulfillment of all the obligations due in tax, salary and social security matters. No sworn declaration will be issued by the professional.

**17) SELF-PROMOTION:** It should be noted that Brenta S.r.l., for self-promotion purposes, reserves the right to freely use on its website and / or brochures and / or conferences and / or any other promotional situation, the images of all the works made.

**18) CONFIDENTIALITY AND TRADEMARKS**

The Buyer is required to observe absolute confidentiality on all technical information (such as, by way of example, drawings, prospectuses, documentation, formulas and correspondence) and commercial (including contractual conditions, purchase prices, payment conditions, etc ...) learned in execution of the contract. The obligation of confidentiality is assumed throughout the duration of the contract as well as for the period following its execution. In any case of non-compliance with the obligation of confidentiality, the defaulting party is obliged to compensate the other for all damages, to be proven, that may arise.

The use of trademarks, ornamental models and intellectual works in general, in any form or mode of expression (by way of example images, photos, drawings, videos, etc.) constituting the intellectual property of the Seller, through any means, (by way of example, radio, press, video, internet, etc.) is strictly prohibited. Any derogation from this prohibition, even partial, must be authorized in writing, case by case, by the Seller.

Pursuant to art. 1341 et seq. of the Italian Civil Code, the Purchaser declares to accept and expressly sign all the clauses contained in the General Conditions of Sale and specifically Articles. 1. ORDERS; 2. VALIDITY; 3. SALES PRICES; 4. DELIVERY, 5. TRANSPORT; 6. FAILURE TO COLLECT GOODS, 7. RIGHT OF WITHDRAWAL; 8. PACKAGING; 9. WARRANTY; 10. PAYMENTS; 11. INSOLVENCY AND RETENTION OF TITLE; 12. FACULTY OF SUBCONTRACTING, 13. DISPUTES; 14. REVERSE CHARGE, 15. FLUSSI TRACEABILITY, 16 JOINT AND SEVERAL LIABILITY OF THE PARTIES, 17 SELF-PROMOTION, 18. CONFIDENTIALITY AND TRADEMARKS.

Signature for acceptance

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## PRIVACY

pursuant to and for the purposes of art. 13, of EU Regulation 2016/679 on the protection of individuals with regard to the processing of personal data, as well as on the free movement of such data and repealing Directive 95/46 / EC.

Dear Customer

We wish to inform you that the European Regulation n. 679 of 27 April 2016 on the processing of personal data provides for the protection of individuals with regard to the processing of personal data.

Pursuant to Article 13 of EU Reg. 2016/679, we therefore invite you to take note of the information and to express consent to the processing of data, signing and returning the attached form.

### 1. Identification details of the Data Controller (and any other subjects)

The Data Controller is La Brenta S.r.l. with registered office in via Galvani 17, 35030, Selvazzano Dentro (PD)

### 2. Purpose of the processing

The processing of personal data provided is aimed solely at:

- a) execution of the contract;
- b) fulfillment of obligations under laws related to the contractual relationship;
- (c) contract management, such as dealings with agents, representatives, clients and/or contractors;
- d) any external professional collaborations for the fulfillment of legal obligations;
- (e) protection of contractual rights;
- (f) internal statistical analyses;
- g) marketing activities through the sending of promotional and advertising material concerning products or services similar to those covered by the existing commercial relationship;

The legal basis of the processing is the contract, as well as the explicit consent.

### 3. Processing methods

Personal data will be processed in paper, computerized and telematic form and entered in the relevant databases to which the persons in charge of data processing may access.

The processing may also be carried out by third parties who provide specific processing, administrative or instrumental services necessary to achieve the aforementioned purposes.

All data processing operations are carried out in such a way as to guarantee the integrity, confidentiality and availability of personal data.

### 4. Data retention period

The data provided will be kept for the entire duration of the contractual relationship.

### 5. Scope of communication and dissemination of data

In relation to the purposes indicated in point 2, the data may be communicated to the following subjects (by way of example):

- banking institutions for the management of receipts and payments;
- financial administrations or public institutions in compliance with regulatory obligations;
- companies and law firms for the protection of contractual rights;
- agents, representatives;
- client and / or contractor under the contract / subcontract (also to fulfill the charges deriving from joint and several liability pursuant to Article 29 of Legislative Decree no. 276/2003)

### 6. Rights referred to in Articles. 15, 16, 17 18, 20, 21 and 22 of EU Reg. 2016/679



We inform you that as an interested party you have in addition to the right to lodge a complaint with the Supervisory Authority, the rights listed below, which you can assert by addressing a specific request to the Data Controller and / or the Data Processor, as indicated in point 1.

- **Art. 15-Right of access**

The interested party has the right to obtain from the data controller confirmation that personal data concerning him or her is being processed and, in this case, to obtain access to personal data and information regarding the processing.

- **Art. 16 - Right to rectification**

The interested party has the right to obtain from the data controller the correction of inaccurate personal data concerning him without undue delay. Taking into account the purposes of the processing, the data subject shall have the right to have incomplete personal data completed, including by providing a supplementary statement.

- **Art. 17 - Right to erasure (right to be forgotten)**

The interested party has the right to obtain from the data controller the cancellation of personal data concerning him without undue delay and the data controller has the obligation to delete personal data without undue delay.

- **Art. 18 - Right to restriction of processing**

The interested party has the right to obtain from the data controller the limitation of processing when one of the following hypotheses occurs:

- the accuracy of the personal data is contested by the data subject, for the period necessary for the controller to verify the accuracy of such personal data;
- the processing is unlawful and the interested party opposes the deletion of personal data and requests instead that its use be limited;
- although the data controller no longer needs it for the purposes of the processing, the personal data are necessary for the data subject to ascertain, exercise or defend legal claims;
- the interested party has opposed the processing pursuant to Article 21, paragraph 1, pending verification of the possible prevalence of the legitimate reasons of the data controller with respect to those of the interested party.

- **Art. 20 - Right to data portability**

The data subject shall have the right to receive the personal data concerning him or her, which he or she has provided to a controller, in a structured, commonly used and machine-readable format and shall have the right to transmit such data to another controller without hindrance from the controller to whom he or she has provided them.

When exercising his or her rights regarding data portability pursuant to paragraph 1, the data subject shall have the right to obtain the direct transmission of personal data from one controller to another, where technically feasible.

- **Art. 21 - Right to object**

The data subject shall have the right to object at any time, on grounds relating to his or her particular situation, to processing of personal data concerning him or her pursuant to points (e) or (f) of Article 6(1), including profiling on the basis of those provisions.

- **Art. 22 - Right not to be subjected to automated decision-making, including profiling**

The interested party has the right not to be subjected to a decision based solely on automated processing, including profiling, which produces legal effects concerning him or which significantly affects his person.

Place and Date

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The Data Controller

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For acknowledgment

The interested party

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**CONSENT TO THE PROCESSING OF PERSONAL DATA REGULATION (EU) 2016/679**

The undersigned ..... declares to have received the information referred to in art. 13 of EU Regulation 2016/679, in particular with regard to the rights recognized by EU Regulation 2016/679 and to consent, pursuant to and for the purposes of art. 7 et seq. of the Regulation, to the processing of personal data, including particular data, in the manner and for the purposes indicated in the information itself, in any case strictly connected and instrumental to the management of the purposes referred to in point 2 of the information.

Place, date

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Signature

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**Withdrawal of consent to processing**

Please note that, pursuant to art. 7 of the Regulation, the right to revoke consent to the processing of personal data in writing is recognized.