



RVR Elettronica S.p.A. website policy

1) LEGAL NOTES

The website www.rvr.it is designed, developed, updated and managed by **R.V.R. Elettronica s.p.a.**, henceforth referred to as “**R.V.R.**”

R.V.R. has its legal place of business and operational headquarters in: Via del Fonditore 2/2c Tel: +39 0516010506.

All *Internet* sites owned by **R.V.R.** are physically located at the following companies: R.V.R. Elettronica S.p.A.

Accessing and using the website www.rvr.it implies acceptance of the personal and non-personal data processing criteria for *internet/web* Visitors/Users (henceforth referred to as “**Visitors**”) as defined below.

2) NON-PERSONAL DATA

R.V.R. shall protect the *privacy* of Visitors to its *website*.

In this regard **R.V.R.** shall gather data on its Visitors, type of traffic and other information closely correlated with the website.

Visitors to the **R.V.R.** website may sometimes be sent special files that identify them: these files are commonly referred to as *cookies*.

Cookies shall be used for the sole purpose of displaying the information entered onto the hard disk via a text file sent by the **R.V.R.** website.

Use of *cookies* is *standard practice* on websites: note that the files are stored on the user’s computer and not on the **R.V.R.** website.

Should you prefer not to receive *cookies*, be informed of their use in advance or cancel them from your hard disk then you shall need to adjust the settings on your *web browser*.

The **R.V.R.** website may also use technology that allows certain items of technical data to be gathered: such data may include the IP address (*Internet Address/Protocol*), the operating system, the type of browser you are using and the address of any reference *website*.

3) PERSONAL DATA

In order to protect Visitors’ *privacy* and meet all their requests, **R.V.R.** may manage interactive programs or web services. Where necessary for the completion of such services, personal data such as name, address, *e-mail* and/or telephone number or other personal data may be requested.

R.V.R. may also use this data to meet requests associated with services offered via *web/internet*. **R.V.R.** shall not supply such information to third parties except where doing so is essential to the successful

conclusion of the request or necessary for management of the interactive *internet/web* programs provided.

Personal data processing/handling is regulated by Italian law decree (d.lgs.) n. 196/03 (henceforth referred to as the “**Law**”).

The term “personal data” refers to any information concerning a natural person or corporate body, organisation or association (henceforth referred to as the: “**interested party**”) that allows the unequivocal identification, directly or indirectly, of such interested party.

Treatment of personal data refers to its:

- collection, registration, organisation and storage;
- processing, selection, extraction and collation;
- modification, freezing, deletion and destruction.

As a general rule, with some specific exceptions, the above Law states that the interested party must consent to such treatment.

The Law also requires a guarantor, a collective body that safeguards subjects vis-à-vis the treatment of their personal data.

The interested party shall also be provided with relevant information on the contents of the Law, especially as regards the party’s rights; a summary of this information is given in the information sheet.

4) RIGHTS OF THE INTERESTED PARTY

Article 13 of the Law grants the interested party specific rights.

The interested party can obtain confirmation as to whether his/her/their personal data exists or not; such data shall be given to the interested party in a form that is understandable.

The interested party also has the right to know the origin of the data and the logic/purpose behind its treatment; to delete, make anonymous or freeze any data that has been treated in a way that does not comply with the Law; to update and correct such data or - where deemed desirable – to add data; to oppose, for legitimate reasons, treatment itself.

To delete the personal data in the possession of **R.V.R.** it is necessary to send an *e-mail* explicitly requesting cancellation of the data to **privacy@rvr.it**.

The *e-mail* must carry a digital signature.

Please be advised that no system used to handle personal data (whether supplied in person, by telephone or via *internet*) is completely secure, tamper-proof or immune to information theft. **R.V.R.** has taken all the measures that may reasonably be considered necessary to prevent or minimise the risks associated with unauthorised access, improper use or errors in personal data.

R.V.R. uses encryption technology when collecting and transferring reserved, personal and/or sensitive data.



5) COLLECTED DATA

R.V.R. may, at its own discretion or against a specific request, complete, correct or delete any personal data that is incomplete, inexact or has become obsolete for the purposes of proper operation of the www.rvr.it website.

R.V.R. may modify the described personal data treatment and website access criteria or the content of the website itself at any time with or without giving prior notice.

6) DATA HOLDER AND SUPERVISOR

The data holder and supervisor is: **R.V.R. Elettronica s.p.a.**, via del Fonditore 2/2c,
Tel.:+ 39 0516010506.

7) COPYRIGHT

The contents published on the website owned by **R.V.R.** may not be copied, either in part or in full, or used on other *websites*, *mailing lists*, *newsletters*, paper magazines or *cd-roms* without first obtaining authorisation from **R.V.R.** whether such use is for profit-making purposes or not.

Authorisation must be applied for in writing via e-mail and such application shall only be considered as accepted where the **R.V.R.** data holder gives specific, written consent.

An unanswered application does not constitute authorisation.

Graphics and HTML elements on the www.rvr.it site are the exclusive property of **R.V.R.**

The brands cited on the website are the exclusive property of their respective owners.

These brands are cited on the website for informative purposes only and **R.V.R.** has no rights vis-à-vis these brands.

8) LIMITED RESPONSIBILITY

R.V.R. cannot, under any circumstances, unless the law states otherwise, be held liable, in full or in part, for any direct or indirect damages deriving from use of this *website* or other *websites* to which it is connected via a hypertext *link*; such damages include, without limitation, loss of profit or sales, interruption of company or business activities, loss of programs or other data located on your IT system or other system, even where **R.V.R.** has been expressly informed about the possibility of such damage.

Note that the *websites* connected via the links on the **R.V.R.** website are not under the direct control of the latter: **R.V.R.** is not, therefore, responsible for the content of any linked site or the links contained in a linked site.

R.V.R. reserves the right to remove any link or connection program at any time.

R.V.R. does not explicitly approve the companies or products to which there are links and reserves the right to note this on its own *website* pages. Users who access any third party website to which this website is linked therefore do so at his/her/their own risk.