



Essential Information – Subscribers

Who is the data controller?	Pallavolo Scandicci Savino Del Bene ssdrl, hereinafter referred to as " the Data Controller "	Via Benozzo Gozzoli, 5/6 50018 Scandicci (FI) E-mail: info@savinodelbenevolley.it
Who are the recipients?	External data processors and any other controllers and/or joint controllers, including:	 Auditing and financial certification companies Quality assessment and certification companies Banking institutions Legal firms IT consultants Consultants possibly involved in administrative and accounting management

What will be done with your personal data?				
Personal data will be processed:	The processing is based on:	The personal data concerning you are:		
For the execution and management of the contract: For customer service activities For archiving and storage	• Activities prearranged for the conclusion of the contract, management of the established contract/relationship, and fulfillment of obligations arising therefrom (e.g., bookkeeping and exercising rights arising from the contract).	 name, surname, email, landline and/or mobile phone number banking and accounting data 		
For communication to recipients and/or third parties depending on the contractual relationship and the obligations deriving from it	• Processing based on the legitimate interest of the Data Controller or third parties and recipients			
For sending promotional communications about the Data Controller's services/activities	• Based on your specific consent	 name, surname landline and/or mobile phone number email 		

The Data Controller informs you that you can exercise at any time the right to lodge a complaint with the competent authority and other rights provided by Articles 15 and following of the European Regulation (EU) 2016/679.

For more information, refer to the complete notice by contacting us at info@savinodelbenevolley.it





Consent Provision

If you have received this information notice and understand its content, the Data Controller asks if you consent to the processing of your personal data:

for marketing purposes,

o Yes, I consent to the processing of my personal data for marketing purposes (sending commercial communications, market research, etc.)

o No, I do not consent to the processing of my personal data for marketing purposes (sending commercial communications, market research, etc.)





Full Information – Subscribers

Who are we and what do we do with your personal data?

Pallavolo Scandicci Savino Del Bene ssdrl, with headquarters at Via Benozzo Gozzoli 5/6, 50018 Scandicci (FI) (hereinafter also referred to as "the Data Controller"), is committed to protecting the confidentiality of your personal data and ensuring the necessary protection against any event that may put them at risk of violation.

How does the Data Controller collect and process your data?

The Data Controller collects and/or receives the following information about you:

- Name, surname, email, landline and/or mobile phone number
- Banking and accounting data

Your personal information will be processed for the following purposes:

1. Management of the contractual relationship and related obligations, including regulatory compliance:

Your personal data is processed to carry out the preliminary and subsequent activities related to the management of the established contractual relationship, payment management, complaint handling, and compliance with all other obligations arising from the contract, such as the recording and archiving of your personal data.

The obligations the Data Controller must fulfill due to the contract and specific regulations include bookkeeping.

Your personal data is also processed to prevent fraud, including contractual fraud. Finally, your data (such as your landline and/or mobile phone number and electronic address) will be processed to provide you with assistance regarding the services covered by the contract. Your personal data may also be used to send you specific communications and information regarding contractual obligations or deadlines, service delivery methods, or any operational needs of the company. These notifications may be made by paper, telephone (landline or mobile with direct, pre-recorded calls and/or SMS), or electronic (email) means, in accordance with the principles of necessity, relevance, and non-excessiveness.

2. Communication to third parties and recipients:

Your personal data is processed in relation to the contract and the legal and/or regulatory obligations that arise from it.

Your data will not be communicated to third parties/recipients for their own purposes unless:

- You have given your authorization.
- Your data is necessary for fulfilling obligations arising from the contract and the laws that govern it (e.g., to defend your rights, report to supervisory authorities, etc.).
- The communication is made to auditing and financial certification companies, quality assessment and certification companies, banking institutions, legal firms, IT consultants, and consultants possibly involved in administrative and accounting management.

3. Marketing activities:

Your personal data is processed to offer you additional products and services beyond those covered by the contract, if concluded, and to send you advertising material and conduct market research.

The processing of your data (such as name, surname, email, landline and/or mobile phone number) may occur through email.

This processing can take place if:





- You consent to the use of your data, including for communication methods, both traditional and automated.
- You have not objected to the processing, or if you have not specifically and separately objected to the sending of communications via traditional and/or automated means.

You can request at any time that your data no longer be processed for this purpose by contacting the Data Controller.

What happens if you do not provide your data? If you do not provide your personal data, the Data Controller will not be able to carry out the processing related to the management of the contract and the related services, nor fulfill the obligations that depend on them.

The Data Controller has chosen to carry out some processing based on certain legitimate interests that do not prejudice your right to privacy, such as those that:

- Allow the prevention of IT incidents and the notification to the supervisory authority or communication to users if necessary of data breaches.
- Allow communication to third parties/recipients for activities related to contract management.

What happens if you do not consent to the processing of personal data for the Data Controller's own marketing purposes (direct marketing, market research, and surveys)? Your personal data will not be processed for this purpose, but this will not affect the processing of your data for the main purposes, nor for any processing for which you have already given your consent if requested. If you have given consent and subsequently withdraw it or object to processing for marketing purposes, your data will no longer be processed for such activities without any consequences or detrimental effects for you or the contract you have signed.

How and for how long will your data be stored?

• How

Data is processed using paper-based or IT procedures by internal parties who are specifically authorized and trained. These individuals have access to your personal data only to the extent necessary for carrying out the processing activities that concern you. The Data Controller periodically checks the tools used to process your data and the security measures in place, updating them constantly. They also ensure, including through the authorized individuals, that no personal data is collected, processed, stored, or retained unless necessary. The Data Controller ensures that data is stored with integrity, authenticity, and used only for the purposes of the processing activities that are actually carried out.

• Where

Data is stored in paper, IT, and electronic archives located within the European Economic Area.

• For how long

The personal data processed by the Data Controller is kept for the time necessary to complete activities related to the management of the contract with the Data Controller and up to ten years after its conclusion (Article 2946 of the Civil Code) or from when the rights deriving from it can be enforced (Article 2935 of the Civil Code); as well as to comply with obligations (e.g., tax and accounting obligations) that remain even after the contract is concluded (Article 2220 of the Civil Code), for which the Data Controller must keep only the data necessary to pursue them.

In cases where it is necessary to enforce the rights derived from the contract in court, only





the data necessary for such purposes will be processed for the time required to pursue them. Personal data processed for marketing purposes will be kept by the company for two years from the date of consent unless you withdraw your consent and/or object to the processing. You always have the right to object at any time to processing based on legitimate interest for reasons related to your particular situation.

What are your rights? Essentially, you can, at any time, freely and without any special formalities for your request:

- Obtain confirmation of the processing carried out by the Data Controller.
- Access your personal data and know its origin (when the data is not obtained directly from you), the purposes and aims of the processing, the data of the parties to whom it is communicated, and the storage period or criteria useful for determining it.
- Revoke your consent at any time if this constitutes the basis of the processing. Revoking consent does not affect the lawfulness of the processing based on the consent before its withdrawal.
- Update or rectify your personal data so that it is always accurate and correct.
- Delete your personal data from the databases and/or archives, including backup, of the Data Controller if it is no longer necessary for the purposes for which it was collected or processed, or if the processing is assumed to be unlawful, and always if the conditions provided for by law are met; and in any case, if the processing is not justified by another equally legitimate reason.
- Restrict the processing of your personal data under certain circumstances, such as when you contest its accuracy, for the period necessary for