

CITY OF VENICE

Restricted procedure for the award of the concession to manage the gambling house in Venice after the sale of Venezia Casinò Gioco SpA, wholly owned by CMV SpA

ANNEX 8 TO THE TENDER SPECIFICATIONS

PRIVACY POLICY FORM [1](#)

Messrs

City of Venice

_____ *Venice*

GRANT OF CONSENT TO THE PROCESSING OF

PERSONAL DATA ("PRIVACY POLICY")

I, _____ the _____ undersigned.....born _____ on.....
at and residing at (.....) in, in my capacity
as [or as a special proxy holder, based on the special power of attorney
signed and authenticated on by the Notary in....., Mr/Ms.....,
index no.] and legal representative of the
Company, headquartered at....., in..... with tax file number
..... and VAT number (or:
of the temporary grouping of companies - "Raggruppamento Temporaneo di Imprese" – "RTI") [or
Consortium] to be/already established with principals
[with the consortium member companies], within which
the Company shall be the parent company/agent)] (the "**Company**")

HEREBY DECLARES

that I have reviewed and given my consent to the processing of my personal data by the Venice City Council (the "**City**"), headquartered in Venice, at _____, for the purposes and in the manner indicated in the disclosure attached to, and forming an integral part of, this statement.

In witness whereof,

_____, on _____

Date / Location

Name of the Company (affix stamp here)

(Full signature of the legal representative or duly authorized special proxy holder, and Company stamp)

NB

- This declaration must be accompanied by a photocopy, not authenticated, of the signer's identity document.

- In the case of a special proxy holder, a certified copy of the power of attorney document must also be attached.

In the case of Temporary Groupings of Companies or Consortia already established, this statement must be signed in full at the bottom by the legal representative or by a person authorized to sign by the designated parent company/agent.

In the case of Temporary Groupings of Companies or Consortia not yet established, this statement must be signed in full at the bottom by the legal representatives or by persons authorized to sign by all the businesses in the group or consortium.

Information about article 13 of Legislative Decree no. 196 of 30 June 2003 (the "Privacy Code")

The City, in its capacity as the owner of the personal data, informs you that, in compliance with the provisions of art. 13 of the Privacy Code, the data required by the Contract notice (the "**Contract notice**") and the Tender Specifications (the "**Specifications**") will be used exclusively in order to choose the contractor and, for the successful tenderer, to execute and manage the relevant contract.

These purposes include:

- administrative and accounting requirements and obligations;
- verification of the correct execution of all contractual services;
- request for financial, legal or tax advice;
- protection activities in and out of court or tribunal.

The required information will be processed in both electronic and paper form, solely for the purposes set out above and to ensure access to and use of the data by authorized operators only.

Sensitive and/or judicial data may also be processed, as per the definition provided by the Privacy Code, with specific reference to information that may reveal criminal records, pending charges or status as a defendant or person under investigation. Participants may be made privy to the information directly upon their request or as a result of controls, provided for in article 71 of Presidential Decree no. 445/2000, on the veracity of statutory declarations in lieu of certification or affidavits. Sensitive and/or judicial data will be processed within the limits permitted by law and only for the purposes referred to in the tender documents and, if necessary, for the management of the relevant contract.

The data will be processed by employees of the City, as well as by members of the Selection Committee appointed for this purpose.

The data may be communicated, in cases expressly provided for by laws or regulations, and within the limits of relevance, non-redundancy and completeness, to the following subjects:

- the competent ministries;
- other public administrations;
- financial, legal and tax consultants of the City.

Upon completion of the procedure, the final list will be posted in the manner required by law and also possibly on the website of the Venice City Council. These forms of data publication require no further formalities since they are required by law.

The provision in your personal data as required by the Contract notice and the tender specifications is necessary in order to undertake the selection procedure and manage the contract; failure to provide the required information will make it impossible to consider the application and will consequently exclude the candidate or tenderer from the procedure itself.

The City also advises that it is possible at any time to exercise the rights laid down under art. 7 of the Privacy Code, namely:

- the right to obtain confirmation of the existence or absence of personal data, even if not yet recorded, and the communication of said data in an intelligible form;
- the right to obtain details as to: a) the origin of the personal data; b) the purposes and methods of the data processing operations; c) the rationale adopted in the case data processed by means of electronic tools; d) the identity of the data controller, data processor and designated representative; e) the parties or categories of parties to whom the personal data may be communicated or who may have access to the personal data in their capacity as designated representatives of the country, data processors or controllers;
- the right to: a) update, correct or, if desired, supplement your personal data; b) delete, convert to anonymous, or block data processed unlawfully, including data which need not be stored for the purposes for which the data was collected or subsequently processed; c) certify that the operations as per letters a) and b) herein were notified, also as regards their contents, to those to whom the data was communicated or disseminated, unless this requirement proves impossible to satisfy or involves the use of means manifestly disproportionate to the protected right;
- the right to oppose, in whole or in part: a) for legitimate reasons, the processing of your personal data, even if pertinent to the purpose for which the data was collected; b) the processing of your personal data for the purpose of delivering advertising materials or direct sale or for carrying out market or sales research.

The aforesaid rights may be exercised by submitting a specific request to the Head of Data Processing, in the person of Mr. Piero Dei Rossi, c/o the Data Controller.

Venice, _____

The Data Processor

¹ This application form must be adapted to the specific nature of the form of participation in the procedure permitted by the Contract. The indications referring to RTI or Consortia are therefore not exhaustive.