

GENERAL CONDITION OF CONTRACT***1. FOREWORD**

- 1.1 These General Conditions of Contract apply to the contractual relations between MOTIONCABLES and its Clients regarding Products or Services.
- 1.2 The Conditions listed below are valid and accepted even without explicit approval by the Client.
- 1.3 The Conditions, together with the Order and the Order Confirmation, constitute the entire agreement between the Parties and supersedes any prior oral or written understandings or representations between MOTIONCABLES and the Client relating to the Supply.
- 1.4 MOTIONCABLES has made these Conditions knowable by publishing them on the Internet at the MOTIONCABLES website <http://www.motioncables.com> (in the section "MOTIONCABLES" "Quality and Standard", and or any other headings).
- 1.5 Capitalised terms of these Conditions shall have the meaning attributed thereto in Article 2 of the Conditions.

2. DEFINITIONS

- 2.1 **MOTIONCABLES:** MOTIONCABLES S.r.l. and its eventual successors.
- 2.2 **Client/s:** a customer who requests and/or receives an Offer from or submits an Order to MOTIONCABLES, and, where provided under the Order Confirmation and/or applicable laws, its eventual successors.
- 2.3 **Order's Confirmation:** the written communication whereby MOTIONCABLES confirms the acceptance of an Order to the Client, thus stipulating the Contract.
- 2.4 **Conditions:** these General Conditions of Contract.
- 2.5 **Contract:** the provisions of the Conditions, of the Order and of the Order Confirmation.
- 2.6 **Supply:** the overall scope of the Order Confirmation
- 2.7 **Company Group:** the set of companies directly and/or indirectly controlled by a Party and of the companies subject with that Party to common control.
- 2.8 **Offer:** the document which MOTIONCABLES submits to a Client in order to receive an Order.
- 2.9 **Order:** the document (and its attachments) signed by the Client and submitted to MOTIONCABLES for acceptance whereby the Client orders from MOTIONCABLES Products and/or Services. The definition of Order also covers the changes to an Order accepted by MOTIONCABLES after the signature of the Contract.
- 2.10 **Party:** the Client and/or MOTIONCABLES.
- 2.11 **Parties:** the Client and MOTIONCABLES.
- 2.12 **Price/s:** the price(s) indicated in the Order Confirmation.
- 2.13 **Product/s:** the good(s) specified in the Order Confirmation.

3 STRUCTURE OF CONTRACT

- 3.1 Unless otherwise agreed to by the Parties, the Client agrees that each Order referring to the Conditions, and the relevant Order Confirmation from MOTIONCABLES, is a separate contract, legally independent from any others.
- 3.2 Each time the Client submits an Order which is subject to the Order Confirmation by MOTIONCABLES the relevant Supply shall be subject to the further contractual conditions for Products and/or Services indicated in the Order and in the Order Confirmation which are part of the Contract.
- 3.3 In case of differences between the terms of the contractual documents, those contained in the Order Confirmation and in the Conditions prevail over those contained in the Order, and those contained in the Order Confirmation prevail over those in the Conditions. Any eventual general conditions applied by the Client not expressly accepted in writing by MOTIONCABLES, also where indicated in the Order and/or on the reverse of the Order, shall not apply.
- 3.4 MOTIONCABLES's Offer is valid only when transmitted in writing and for the period indicated in that Offer.
- 3.5 The Contract is stipulated between the Parties when MOTIONCABLES, after receipt of the Order, notifies the Client in writing about the acceptance of the same by sending the Order Confirmation. Upon receipt of the MOTIONCABLES Order Confirmation, the Client should verify all the information provided therein; it is considered accepted by the Client if not challenged immediately in writing by the latter. The materials and services not expressly described in the Order Confirmation will be invoiced separately.

4 GENERAL TERMS

- 4.1 All the information exchanged by the Parties shall be considered non-confidential. If the Parties intend to communicate, receive, or exchange confidential information, they shall stipulate and sign a specific confidentiality agreement.
- 4.2 The Parties may communicate by electronic means and these communications shall be considered equivalent to a written document, having full contractual validity between the Parties, except as provided under mandatory provisions of applicable law. The identification code contained in an electronic document, albeit differing from a digital signature, shall be sufficient for the identification of the sender and the authenticity of the document. In particular, the Parties expressly agree that any Order transmitted by electronic means will be considered equivalent to a signed paper document by the Parties, with the same compulsory and binding effect, except as provided under mandatory provisions of applicable law.
- 4.3 The Parties shall not undertake any legal, judicial and/or extrajudicial action to protect their rights under the Contract, after the expiry of two years from the date of the event which entitles such action.
- 4.4 The Client is only responsible for the results obtained from the use of the Products or Services.
- 4.5 If any clause of the Contract is declared invalid or unenforceable, the remaining clauses of the Contract shall remain fully applicable and valid.

5 PRICES

- 5.1 Except as otherwise agreed in writing, the Price refers to a Supply delivered including packaging and ex factory. Any other expense or charge (including but not limited to, insurance and / or other protections, duties, insurance and, in general, tax or financial charges related to the sale and export) is fully borne by the Client.
- 5.2 The Prices agreed do not bind MOTIONCABLES in the case of changes to the quantities and/or qualities of the Products to be provided and shall be updated in the case of extension of the delivery schedule for the reasons foreseen under Article **Errore. L'origine riferimento non è stata trovata.** of the Conditions.

6 PAYMENTS AND INVOICING

- 6.1 The Price shall always be paid via bank credit transfer to the account designated by MOTIONCABLES within the contractually established dates or, unless otherwise agreed, within 30 (thirty) days from the date the invoice is issued. The transfer of sums to MOTIONCABLES is always at the risk of the Client, whatever means of payment is chosen. Any agreement on or the receipt by MOTIONCABLES of notes or documents of credit are understood as mere facilitation for the transaction, and grants MOTIONCABLES the right to reimbursement of the applicable interest, costs and commissions, is subject to clearance thereof, and does not change the place of payment, which remains as indicated above. In the case of late payment, the Client shall pay MOTIONCABLES interest for late payment at the rate determined on the basis of Article 5 of Legislative Decree No. 231/2002, without prejudice to any further damages. When possible according to the Supply, MOTIONCABLES may split the invoicing of deliveries. In this case, each delivery will be billed separately, as per the contractually established payment terms. Any complaint by the Client, including for delayed deliveries does not give the Client the right to suspend or delay payment.
- 6.2 Except as explicitly agreed otherwise by the Parties, invoicing for the delivery of Products shall be done in full at shipment.

7 SUSPENSION OF DELIVERIES

- 7.1 If the Client fails to make one or more payment at the due date, or if it fails to fulfil any of its contractual obligations, then MOTIONCABLES has the right to suspend deliveries. After the completion of the Contract MOTIONCABLES may also suspend deliveries in the case where the Client's economic conditions change substantially, as in the case of one or more protests of bills, enforcement proceedings, establishment of pledges and/or mortgages, applications for temporary receiverships, composition with creditors, or termination of business.

8 LIMITATION OF LIABILITY

- 8.1 Without prejudice to the mandatory provisions of law, the liability of MOTIONCABLES towards the Client for direct damage under the Contract, any other kind of damage, and for any other existing

form of damages and/or compensation envisaged by law and/or these Conditions and/or the Contract cannot in aggregate exceed 100% of the Price.

- 8.2 Without prejudice to the mandatory provisions of law, MOTIONCABLES shall not be required to compensate the Client for loss of profits and/or any indirect and/or intermediate damage. For example but not limited to the following, MOTIONCABLES shall not be required to pay damages for loss of sales, loss of profit, loss of contract, and failure of the realized work to perform.
- 8.3 In any event, MOTIONCABLES shall not pay the Client any damages that the Client might be obligated to pay third Parties for any reason.
- 8.4 In the case of a dispute over interpretation, the provisions of this article shall prevail over any eventual contrary other provision contained in the Conditions and/or the Contract.

9 DELIVERY SCHEDULE

- 9.1 The delivery dates run from the date of the latest among the following events:
- 9.1.a *from the date of the agreement between the Parties on all the delivery conditions;*
 - 9.1.b *from the receipt by MOTIONCABLES of the advance payment for the Order, where foreseen;*
 - 9.1.c *from the receipt by MOTIONCABLES of the materials which must eventually be provided by the Client or by a third party designated thereby;*
 - 9.1.d *when the Client receives authorisation to import the material(s) or to make the payments, where applicable.*
- 9.2 To calculate delivery dates, weeks of 5 (five) working days, excluding public holidays, are considered. The delivery dates indicated are considered automatically extended in the case of unforeseen events for a period of time equivalent to the duration of the event itself. MOTIONCABLES will not therefore be liable, in any case and for any reason, for any direct or indirect damages caused by the delivery of materials later than the date indicated; the Client, however, accepts delivery of the material ordered also after that date. The delivery date is further extended if the Client does not perform its contractual obligations on time and, in particular:
- 9.2.a *if payments are not effected timely;*
 - 9.2.b *if the Client does not provide the data necessary at the schedule time before or during processing;*
 - 9.2.c *if the Client requests changes during the processing of the Order;*
 - 9.2.d *if the Client delays delivery of material before or during the processing of the Order*
- 9.3 If delivery is not made for any reason due to events independent from MOTIONCABLES, the delivery is considered as made to all effects upon simple notice of completion of Supply.
- 9.4 By delivery date the Parties mean the date of issue by MOTIONCABLES of notice of goods ready or notice of shipment to the Client, or consignment to the carrier or shipper indicated thereby in the Order, or in the notice of goods ready for testing.

10 DELIVERY – PACKAGING – SHIPMENT AND TRANSPORT

- 10.1 Unless otherwise agreed, for shipping worth more than € 1000.00 net, MOTIONCABLES supplies the Products in Italy according to the "Carriage Paid" method, by delivering them to the carrier / shipper in charge.
- 10.2 For lower amounts, transportation is foreseen in "Freight Collect" with carrier / forwarder indicated by the Client, or in "Carriage Paid" with the shipping fee to be indicated on the invoice.
- 10.3 Unless otherwise agreed, all risks pass to the Client from the moment of delivery of the Products to the same or to the carrier / shipper.
- 10.4 The Client is obliged to carry out a careful check of the Products at the time of their delivery and therefore to report any shortages or obvious defects before signing the transport document for receipt.
- 10.5 Any defects or damage not recognizable at the time of delivery must, under penalty of forfeiture, be reported no later than 8 (eight) days from the discovery of the defects themselves.
- 10.6 Any complaints or disputes do not in any way legitimize the Client to delay or suspend payment of the price of the Products in question, nor, much less, the fees for other supplies.
- 10.7 Unless otherwise agreed, if the Client does not proceed to collect the Products, in the manner established in the Contract, MOTIONCABLES is entitled to charge him, for storage and conservation costs, a monthly amount, with the exception of any major damage, equal to 1% of the price due for the Products in question.

11 LIQUIDATED DAMAGES/DELAYS IN DELIVERY

- 11.1 Liquidated damages for delay are applicable only if expressly indicated in the Order Confirmation. Where MOTIONCABLES, in the case of delay, is required to pay liquidated damages in accordance to Article 1382 of the Italian Civil Code, the same shall be the sole remedy available for the Client, thus expressly excluding reimbursement of any further damages.
- 11.2 Liquidated damages are not due when the delay in the performance is attributable to an unforeseen circumstance or to an event not related with the direct responsibility of MOTIONCABLES.
- 11.3 Liquidated damages shall be due only when the Client has notified MOTIONCABLES by registered letter or certified E-Mail about its intention to apply the same and shall be due and applicable only from the date of receipt by MOTIONCABLES of such notification. In any case liquidated damages are not applicable where not demanded within 10 (ten) days from the delivery of the delayed Supply.
- 11.4 The Client expressly renounces to set off the amounts due as liquidated damages with other sums due to MOTIONCABLES.

12 TRASFER OF RISKS

- 12.1 The title of the Supply, and the related risks, shall pass to Client from the day of delivery of Supply to the Client directly or to the carrier, also where delivery is free of carriage or if assembly is included, or where transport is charged by MOTIONCABLES.
- 12.2 If shipment is delayed or becomes impossible due to reasons not attributable to MOTIONCABLES, the Supply remains in storage at the expense, risk and liability of the Client.

13 FORCE MAJEURE

- 13.1 The Parties may suspend the performance of their contractual obligations when such execution is rendered impossible or unreasonably burdensome by an impediment independent of their will such as strike, boycott, lockout, fire, war (declared or not), civil war, riots or revolutions, requisitions, embargos, laws, regulations or provisions of public authorities, energy disruptions, delays in the delivery of components or raw materials. Any circumstances of the type indicated above, which have occurred before the conclusion of the Contract, will give the right to the suspension of the contractual obligations only if the relative consequences could not be foreseen at that moment.
- 13.2 Upon the occurrence of force majeure, it must be immediately reported in writing to the other Party, as well as its subsequent termination, in order to avail itself of this clause.
- 13.3 Each Party will have the right to terminate the Contract if the suspension due to force majeure lasts more than six weeks.

14 CHARACTERISTICS OF THE PRODUCTS – TECHNICAL DOCUMENTATION

- 14.1 Unless otherwise prescribed, which has been agreed in writing between the Parties, the Products correspond to the current CEI standards where applicable.
- 14.2 Where indicated, the weights of the Products are intended for information.
- 14.3 The dimensional parameters of the Products, contained in the catalogues, technical specifications and similar documents, are considered nominal, where not expressly indicated their tolerance.
- 14.4 The characteristics of the Products contained in the catalogues, technical specifications and similar documents will be binding only to the extent that such data have been expressly referred to in the Contract.
- 14.5 The Client acknowledges that he has considered the technical information relating to the products supplied by MOTIONCABLES and believes that they are suitable for satisfying their needs adequately. Therefore, no objection can be raised in this regard by the Client.
- 14.6 Any technical changes proposed by the Client after the conclusion of the Contract, will be subject to negotiation and are subject to a subsequent written agreement between the Parties, which will specify any impact on the price and terms of delivery.
- 14.7 Once the Products have been delivered, the Client will not have the right to ownership, licenses, patents, copyrights, know-how, technological knowledge, methodologies and production organization that have been made available or otherwise communicated to the Client under the Contract.
- 14.8 The Client can use the drawings, the technical documentation made available by MOTIONCABLES before the conclusion of the Contract, only for the phases of installation, commissioning and maintenance of the products.
- 14.9 MOTIONCABLES remains the sole owner of the aforementioned documentation provided to the Client during the phases of the Contract.
- 14.10 This documentation cannot therefore be used by the Client for other purposes, it may be copied, transmitted or communicated, even partially, to third parties.

15 TESTS

- 15.1 The Client has the right and the duty to notify, in due time, the intention of attending, at its own expense, routine tests of the materials at the MOTIONCABLES's laboratory. In such event, MOTIONCABLES will notify the Client with sufficient warning, the date on which the tests will be executed: if the Client is not present on such date, the tests will be executed in any case and the results notified thereto.
- 15.2 When the Client requires and MOTIONCABLES accepts further unplanned tests, these shall be at the Client's expense.

16 WARRANTY – CLAIMS

- 16.1 MOTIONCABLES guarantees the good quality of the Products and that they are constructed to perfection, obligating, during the warranty period specified in the following point, to repair or replace those parts free of charge due to poor quality of the materials or lack of design and / or workmanship proves to be faulty, provided that this does not depend on natural wear and tear, caused by inexperience or negligence of the Client or transport, lack of or incorrect maintenance, bad storage of materials, imperfect assembly, overloading prescribed or foreseeable limits, from unauthorized interventions, from tampering carried out or made by the Client, by accident or force majeure.
- 16.2 Unless otherwise specified for the type of Product, the warranty period is 12 months from the date of delivery and expires at the expiration of the term even if the Products have not been, for any reason put in place.
- 16.3 The Client must notify MOTIONCABLES in writing, under penalty of forfeiture, of any defects and / or faults and the notification must contain a description of the defect and / or of the alleged fault.
- 16.4 MOTIONCABLES guarantees the conformity of the Products to particular specifications or technical characteristics or their suitability for particular uses only insofar as such characteristics or uses have been expressly agreed upon in the Contract or in documents referred to it in the Contract.
- 16.5 The times for repair / replacement of the defective Supply will be agreed between MOTIONCABLES and Client. The shipment of any component deemed defective by the Client to the MOTIONCABLES headquarters and subsequently from the MOTIONCABLES headquarters to the Client will be at risk and under the responsibility of the Client, who will be required to provide adequate insurance coverage. The Repaired or Replaced Supply will be shipped at the expense and risk of the Client. Any dispute concerning an expedition will not affect the rest of the Supply. Any claim concerning the non-compliance of the Supply with the technical specifications or the contractual documentation must be sent in writing within a maximum peremptory term of 8 days after delivery, after which the right to forward the complaint is no longer valid.
- 16.6 Except for the mandatory limits of the law, MOTIONCABLES will be held in case of defects, lack of quality or lack of conformity of the Products, only for the repair or replacement of the same in compliance with the above. It is understood that the aforementioned obligation to repair or replace the products is absorbent and substitutive of the guarantees or responsibilities of any kind provided by law and excludes any other liability of MOTIONCABLES (both contractual and non-contractual)

however due to defects, lack of quality or defects of conformity of the Products, as well as any liability of MOTIONCABLES for direct or indirect damages resulting from the defects of the Products, including but not limited to the emerging damage and loss of profit arising from the shutdown of the Client's plants in which the Products are intended to operate .

17 RETURNS

- 17.1 In case of defects and / or lack of conformity of the Products, the same can be accepted by MOTIONCABLES, only following written authorization from the Quality Department of MOTIONCABLES.
- 17.2 Upon agreement between the Parties, any returns related to Products lying in the Client's warehouses, depending on the period since the invoice date, will be regulated as follows:
- 17.2.a Within 6 (six) months: deduction equal to 20% of the value indicated on the invoice.*
- 17.2.b From 6 (six) to 12 (twelve) months: deduction equal to 30% of the value indicated on the invoice.*
- 17.2.c From 12 (twelve) to 24 (twenty-four) months: 50% deduction.*
- 17.2.d Over 24 (twenty-four) months: to be agreed between the Parties.*

18 CONFIDENTIAL PACT OF DOMINATION

- 18.1 Without prejudice to any and detailed communications from the Client that could negatively affect the rights to claim the products by MOTIONCABLES, the ownership of the Products remains with MOTIONCABLES until the Client has paid the full price.
- 18.2 This reserve of property rights in favour of MOTIONCABLES has no effect on the transfer of risk as indicated in art.12

19 EXPRESS CANCELLATION CLAUSE

- 19.1 In accordance with Article 1456 of the Italian Civil Code, MOTIONCABLES may terminate the Contract upon the occurrence of any of the following events:
- 19.1.a non-payment by the Client by the terms agreed in the Price and/or the relative variations of the same foreseen at Article 5 of these Conditions;*
- 19.1.b failure to respect the limitations and obligations envisaged at Article 22 entitled "Export Control";*
- 19.1.c non-compliance with the provisions of Article 21".*
- 19.2 MOTIONCABLES shall notify the Client of its intention to terminate the Contract with formal notification by registered mail or Certified E-Mail. The termination of the Contract will be effective from the date of receipt by the Client of such a letter

20 TERMINATION

- 20.1 Each Party, before the termination of the Contract, shall give a formal notification to the other Party to remedy the non-performance within a minimum period of 30 days, pursuant to Article 1454 of the Italian Civil Code. In any case, the Client may not terminate the Contract if MOTIONCABLES has

started to remedy before the expiry of the term indicated above and, thus continued in good faith to execute the Contract with due diligence.

21 INTELLECTUAL PROPERTY RIGHTS

- 21.1 The Parties do not grant each other the right to exploit their brands, commercial names or other denominations (or those of their respective Company Groups) in any type of publication, including advertising, without the prior written consent of the other proprietor Party.
- 21.2 Each Party grants the other only the licenses and rights expressly specified in the Order Confirmation.
- 21.3 All data, information, documents, as well as the intellectual property rights whether registered or not (hereinafter collectively indicated as the "**Documentation**"), in whatever form transmitted, remain the sole and exclusive property of MOTIONCABLES and are supplied to the Client only for the performance of the Contract.
- 21.4 The Client shall not use the Documentation received for reasons other than those foreseen under the Contract; the Client shall not communicate to third parties, reproduce or license the Documentation received without the explicit prior written authorisation of MOTIONCABLES.
- 21.5 The Client shall return the Documentation received to MOTIONCABLES along with all copies (if any) upon simple request from MOTIONCABLES whenever the said Documentation is no longer necessary for the performance of the Contract and/or of for the use of the Supply, except as otherwise agreed by the Parties.
- 21.6 If the Client intends to use the Documentation provided and the relevant Supply to incorporate the same in other goods/documents, the Client shall be responsible to ensure that in the use to be made thereof, the industrial property rights of third parties are not breached and exclusively assumes full liability for the consequences deriving from any possible violations, keeping MOTIONCABLES fully indemnified from/for of all kind of liability.
- 21.7 In any case, if the Contract is executed by MOTIONCABLES on the basis of the Client's specific technical documentation, MOTIONCABLES assumes no liability for any eventual violation of the industrial property rights of third parties and the Client shall keep MOTIONCABLES fully indemnified from/for of all kind of liability.

22 EXPORT CONTROL

- 22.1 The Client agrees not to disclose, use, export, or re-export, directly or indirectly, the Supply except in compliance with all applicable export control regulations.
- 22.2 If required for delivery to the Client, MOTIONCABLES shall apply for an export license from the appropriate national export control authorities, but only after the Client has provided any documentation required from it for the license application. The Client shall furnish such documentation within a reasonable time. Any delay in obtaining such license shall suspend performance of the Contract by MOTIONCABLES. If an export license is not granted or, once granted, is thereafter revoked or modified by government authorities, the Contract may be cancelled by MOTIONCABLES without liability for damages of any kind that result from such cancellation. The

Client shall provide MOTIONCABLES an export control letter of assurance or end-user statement in a form satisfactory to MOTIONCABLES.

- 22.3 During the life of the Contract, the Client also agrees not to export, re-export, or otherwise supply the Supply, directly or indirectly, to any of the countries, entity, or individual that is subject to restrictions under applicable national or multilateral sanctions programs.
- 22.4 The supply of imported goods and/or goods for export, in case of non-Italian Client, is possible only after obtaining the necessary authorization from the competent government authorities.
- 22.5 MOTIONCABLES shall be entitled to reject the pick-up of the MOTIONCABLES goods by a freight forwarder not approved by MOTIONCABLES

23 GOVERNING LAW AND JURISDICTION

- 23.1 The Contract is governed by Italian law. Any dispute regarding the validity, interpretation, execution and/or termination of the Contract, the Conditions, the Order and/or the Order Confirmation shall be referred to the exclusive jurisdiction of the Court of Milan, Italy.
- 23.2 In any case, the Vienna Convention on Contracts for the International Sale of Goods of 1980 shall not apply to the Contract.

24 WITHDRAWAL

- 24.1 MOTIONCABLES has the right to withdraw from the Contract upon the occurrence of any of the following events:
- 24.1.a *changes in the ownership or the company structure thereof;*
 - 24.1.b *within thirty (30) days after an event of force majeure in accordance to Article 12 "Force majeure".*
- 24.2 In the case of termination, the Client shall return to MOTIONCABLES the designs, drawings and technical documentation owned by the latter, with no right to indemnity or compensation of any kind.
- 24.3 MOTIONCABLES shall notify the Client of its intention to withdraw from the Contract by sending a registered letter.
- 24.4 Termination shall be effective from the date of receipt of such notice.

25 DATA PRIVACY

- 25.1 MOTIONCABLES hereby acknowledges that, under and for the effects of Article 13 of Legislative Decree no. 196 of 30 June 2003 and subsequent amendments and additions, the data provided by the Client shall be processed solely for contractual purposes and for the fulfilment of the related legal requirements, including tax or accounting requirements. The information shall be processed using both electronic and manual recording systems, and in any case shall be stored in secure environments. Processed data and information may be disclosed to third parties operating in Italy or abroad, solely for the purposes specified above.
- 25.2 Processed data and information shall not be distributed.

- 25.3 In accordance with the above-mentioned law, MOTIONCABLES acknowledges that the Client may exercise the rights provided under Article 7 of Legislative Decree no. 196 of 30 June 2003 and subsequent amendments and additions, at MOTIONCABLES's headquarters, by contacting MOTIONCABLES at the following email address: privacy@MOTIONCABLES.com.
- 25.4 In accordance with the above-mentioned Article 7, the Client is entitled to receive information about the existence or not of any personal data concerning it, whether or not already recorded, and to have such data provided to it in intelligible form. The Client is also entitled to be informed of: the source of its personal data; the data processing purposes and methods; the logic used in the case of electronic processing, and information identifying the data controller and the entities or categories of entities to which its personal data may be disclosed.
- 25.5 The Client is also entitled to have its recorded data updated, corrected or, if interested therein, supplemented; to require the deletion, transformation into anonymous form, or blocking of data illegally processed, including those that are not required to be maintained for the purposes for which they were collected or subsequently processed; and to receive a statement certifying that the aforesaid operations have been notified, as to their form as well as contents, to the Parties to whom the data have been disclosed or distributed.

Sede Legale

Via Piave, 8
20063 Cernusco Sul Naviglio (MI)
P.IVA 07890810968
REA Milano 1988586
Cap. Soc. 110.000 Euro Int. Vers.

Uffici

Via Udine, 3
20063 Cernusco Sul Naviglio (MI)
Tel. +39.02.94352630
Fax. +39.02.94352639
Email. info@motioncables.com
Web: <http://www.motioncables.com>