Information on collection and processing of personal data pursuant to art. 13 of Decree no. 196 of 2003

For the purpose of evaluating the Tender for the subject Contract, hereinafter "Contract", and for the administration of the potential Contract, if awarded to TENDERER, personal data (both common personal data and judicial data) concerning TENDERER, its employees and any Sucontractors, may, or shall, be collected (either from TENDERER or from Third Parties) and processed.

To this end COMPANY, pursuant to art. 13 of Decree no. 196 of 2003 named "Personal Data Protection Code", hereinafter "Code", informs TENDERER that the data communicated by TENDERER or otherwise acquired by COMPANY will be processed for the following objectives:

- verify the technical, economic and financial suitability of both TENDERER's Tender and firm, as well as compliance by TENDERER with all statutory requirements for the award of the potential Contract;
- allow, in the event the Contract is awarded to TENDERER, the proper and correct handling of the contractual relationship in terms of technical and economic conditions, and fulfilment of all legal obligations related to the Contract award;
- allow corporate data reporting necessary to administer the potential Contract and handle the relations likely to be established with TENDERER.

For the first two objectives above, the provision of the personal data is necessary for the achievement thereof and the relevant processing requires no consent by the Data Subject/Organization concerned. For the third objective above, the provision of personal data is optional and the relevant processing requires the consent.

In accordance with the Code, the processing of the above personal data will be effected, for the time strictly necessary to achieve the objective for which they were collected, according to the principles of fairness, efficiency, pertinence and transparency thereby safeguarding the confidentiality, personal identity and the right to personal data protection.

The processing of such data, pursuant to art. 4, subsection 1 a) of the above Code, shall be conducted within COMPANY's organization by persons duly charged with processing operations pursuant to art. 30 of the Code. The COMPANY Departments responsible for the complex handling of the procurement process and of the subsequent contractual relationship, where applicable, will handle all necessary activities connected therewith and shall enter personal data in databases (filed on computer or in paper form).

The data collected as aforesaid may be communicated and/or disclosed to the other Eni Group Companies, to which TENDERER's data may be the subject of interest and evaluation, and/or to Eni Group auditors and/or consultants.

Although TENDERER is not under any obligation to provide part of such data, cooperation in this matter is solicited to ensure that the Tender evaluation process is accomplished, and the resulting Contract, where applicable, is administered in a proper and correct manner. Failure by TENDERER to provide the data as aforesaid may impede COMPANY from awarding the potential Contract to TENDERER.

The controller for the purpose of processing personal data, hereinafter "Controller" (Titolare del Trattamento dei Dati Personali), is Eni S.p.A., having its registered office in Rome - P.le Mattei, 1 and its principal place of business at the following address: Via Emilia, 1 - 20097 San Donato Milanese (MI).

The person responsible for data processing in respect of the Procurement activities of Eni S.p.A., hereinafter "Processor" (Responsabile del Trattamento dei Dati Personali), is Ms. Rita Marino, Via Emilia 1, 20097 San Donato Milanese (MI), e-mail address privacy.procurement@eni.it, or any subsequent substitute. TENDERER may contact said Processor for the updated list of the persons responsible for data processing.

TENDERER may contact either the Controller or the Processor to exercise its rights, pursuant to art. 7 of the Code, which reads as follows:

Art. 7 - Rights of Data Subject/Organization concerned

- 1. The data subject/organization is entitled to obtain the confirmation of the existence or non-existence of personal data, even if unregistered, related to him/her/it, as well as copy of such data in an intelligible form.
- 2. The data subject/organization is entitled to obtain disclosure of:
 - a) the origin of such personal data;
 - b) the purposes and methods of the processing;
 - c) the logic applied in case of data processed by means of electronic systems;
 - d) the identification details of the Controller, Processors and Representative designated pursuant to art. 5, subsection 2;
 - e) the individuals or categories of individuals to whom the personal data may be communicated or who may have knowledge of the data as Representatives designated in Italy, Processors or delegated persons.
- 3. The data subject/organization is entitled to be granted:
 - a) the updating, rectification or, if of interest to the data subject/organization, supplementing of the above data;
 - b) the erasure, conversion into an anonymous form or lock of the data not processed in compliance with data protection principles, and of those data the preservation of which is not necessary for the specific purposes for which the data was collected and subsequently processed;
 - c) the declaration that the operations in a) and b) above, and details thereof, have been notified to the persons to whom the data had been divulged, unless such accomplishment proves to be impossible or involves utilization of means which are evidently excessive relative to the protected right.
- 4. The data subject/organization is entitled to object, totally or partially:
 - a) for justified reasons, to the processing of personal data related to him/her/it, albeit relevant to the purpose of collection;
 - b) to the processing of personal data related to him/her/it, if such data are processed for the following purposes: forwarding of advertising material, direct sale, conduct of market research, commercial communication.