

Migliora S.R.L.

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Information on the processing of personal data ex art. 13-14 Reg.to EU 2016/679

Interested Subjects: Reserved Area Users.

Migliora S.R.L. as the owner of the processing of your personal data, pursuant to EU Regulation 2016/679 hereinafter referred to as 'GDPR', hereby informs you that the above legislation provides for the protection of those concerned with regard to the processing of personal data and that this treatment will be based on principles of correctness, lawfulness, transparency and protection of your privacy and your rights.

Your personal data will be processed in accordance with the legislative provisions of the above-mentioned legislation and the confidentiality obligations provided therein.

fulfilment of legal obligations relating to anti-money laundering legislation (Law no. 197 of July 5, 1991 and subsequent amendments; Legislative Decree no. 56 of February 20, 2004; Law no. 29 of January 25, 2006; Ministerial Decree no. 141, 142 and 143 of February 3, 2006. IIC (Italian Foreign Exchange Office) Order no. 141, 142 and 143 of February 24, 2006); accounting or treasury management;

- after-sales assistance;
- relationship management during purchasing operations;
- relationship management during sales operations;
- customer management;
- quality management;
- planning of activities;
- customer satisfaction surveys;
- services for the protection of consumers and users;
- historical customer invoicing;
- historical supply orders;
- electronic payment tools.

Purposes and legal basis of the processing: in particular, your data will be processed for the following purposes related to the implementation of compliance with legislative obligations:

Your data will also be used for the following purposes related to the implementation of measures related to contractual or pre-contractual obligations:

Methods of processing. Your personal data may be processed in the following ways:

- by means of electronic calculators with the use of software systems managed by third parties;
- by means of electronic calculators using software systems managed or programmed directly;
- entrusting third parties with processing operations;
- collection of data via computer or telematics; processing by means of electronic computers; manual processing by means of paper files.
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All processing is carried out in accordance with the methods set out in Articles 6, 32 of the GDPR and through the adoption of appropriate security measures.

Your data will only be processed by personnel expressly authorised by the Data Controller and, in particular, by the following categories of employees:

programmers and analysts; Administrative Office.

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Communication: Your data may be communicated to external parties for the proper management of the relationship and in particular to the following categories of Recipients including all duly appointed Data Processors:

banks and credit institutions;

legal communications relating to anti-money laundering legislation (Law no. 197 of 5 July 1991 and subsequent amendments; Legislative Decree no. 56 of 20 February 2004,

no. 56; Law no. 29 of 25 January 2006; Ministerial Decree no. 141, 142 and 143 of 3 February 2006; UIC (Italian Foreign Exchange Office) Provision of 24 February 2006);

consultants and freelance professionals, including in associated form;

public and/or private entities for which the communication of data is mandatory or necessary in order to comply with legal obligations or is in any case functional to the administration of the relationship.

Disclosure: Your personal data will not be disclosed in any way.

Your personal data may also be transferred, limited to the above purposes, to the following countries:

some of your Personal Data are transferred to recipients who may be located outside the European Economic Area. Migliora S.r.l. ensures that the electronic and paper processing of your Personal Data by the Recipients is done in compliance with the applicable legislation. Transfers are based either on an adequacy decision or on the Standard Model Clauses approved by the European Commission.

Retention Period. We would like to inform you that, in accordance with the principles of lawfulness, purpose limitation and data minimisation, pursuant to Article 5 of the GDPR, the storage period for your personal data is:

established for a period of time not exceeding the achievement of the purposes for which they are collected and processed for the performance and fulfilment of contractual purposes;

established for a period of time not exceeding the performance of the services provided;

established for a period of time not exceeding the achievement of the purposes for which they are collected and processed and in compliance with the mandatory time limits prescribed by law.

Owner: the owner of the data processing, according to the law, is Migliora S.R.L. (Viale di Porta Vercellina, 9, 20123 Milan (MI); VAT: 09193300960; contact at the following addresses: E-mail: saulettam@miglioradv.it; Telephone: 0249518040) in the person of its legal representative pro tempore.

You have the right to obtain from the owner the cancellation (right to be forgotten), the limitation, the updating, the rectification, the portability, the opposition to the processing of your personal data, as well as in general you can exercise all the rights provided for by articles 15, 16, 17, 18, 19, 20, 21, 22 of the GDPR.

EU Reg. 2016/679: Articles 15, 16, 17, 18, 19, 20, 21, 22 - Rights of the data subject

1. The data subject shall have the right to obtain confirmation as to whether or not personal data concerning him exist, regardless of their being already recorded, communication of such data in intelligible form and the possibility to lodge a complaint with the Supervisory Authority.

2. The interested party has the right to obtain the indication:

the origin of the personal data

the purposes and methods of processing

the logic applied in the event of processing carried out with the aid of electronic instruments;

the identity of the data controller, data processors and the representative designated pursuant to article 5, paragraph 2;

the entities or categories of entity to whom or which the personal data may be communicated and who or which may get to know said data in their capacity as designated representative(s) in the State's territory, data processor(s) or person(s) in charge of the processing.

3. The interested party has the right to obtain:

updating, rectification or, where interested therein, integration of the data;
the cancellation, transformation into anonymous form or blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes for which the data were collected or subsequently processed;
certification to the effect that the operations as per letters a) and b) have been notified, as also related to their contents, to the entities to whom or which the data were communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected;
the portability of the data.

The data subject shall have the right to object, in whole or in part:

for legitimate reasons to the processing of personal data concerning him/her, even if pertinent to the purpose of collection;
to the processing of personal data concerning him/her, where it is carried out for the purpose of sending advertising materials or direct selling or else for the performance of market or commercial communication surveys.