

NOTICE PURSUANT TO ARTICLE 13 OF REGULATION (EU) 2016/679 ("GDPR")
SINGLE SIGN-ON REGISTRATION

The following is information about the processing of personal data of customers ("**Interested Parties**") who, in order to use the services of the Amilon portals, register in "single sign on" ("**SSO**"), as better regulated by the relevant terms and conditions.

1. Identity and contact details of the data controller

The data controller is **Amilon S.r.l.**, Tax Code and VAT no. 05921090964, with registered office at via Natale Battaglia no. 12, Milan, e-mail address privacy@amilon.it (hereinafter, "**Data Controller**").

2. Contact details of the Data Protection Officer (DPO)

The DPO can be contacted by e-mail at dpo-ext@amilon.it.

3. Purposes of processing, legal bases and data retention periods

The data are processed in order to allow the Interested Parties to register on Amilon's portals and navigate in SSO. The legal basis for this processing is the performance of a contract to which the Interested Parties are party. Therefore, the data will be stored for the duration of the contractual relationship and, subsequently, destroyed, deleted or made anonymous, compatibly with the technical timing of deletion and *backup*.

4. Provision of data

The provision of data is necessary for registration to Amilon's portals and navigation in SSO; therefore, failure to provide such data will make it impossible for the interested parties to register and, consequently, to use the services offered by Amilon on the portals on which SSO is active.

5. Categories of data recipients

The data may be communicated to third parties acting as independent data controllers, such as public authorities and professional firms.

The data may also be processed, on behalf of the Data Controller, by third parties, designated as data processors pursuant to Article 28 of the GDPR, who perform activities functional to the above purposes (e.g. IT and customer care service providers).

In addition, the data are processed by Amilon's employees - belonging to the company departments in charge of pursuing the above-mentioned purposes - who have been expressly authorised to process them and have received adequate operational instructions.

6. Rights of interested parties

Interested parties may exercise their rights under Articles 15-22 of the GDPR by sending a communication to the contact points indicated in paragraph 1.

In particular, Data Subjects may obtain confirmation from the Data Controller as to whether or not personal data concerning them are being processed and, if so, access to such data and to the information referred to in Section 15, rectification of inaccurate data, integration of incomplete data, erasure of data in the cases referred to in Section 17, restriction of processing in the cases referred to in Section 18 GDPR. 18 GDPR; moreover, where the processing is based on consent or contract and is carried out by automated means, they may request to receive the data in a structured, commonly used and machine-readable format, as well as, if technically feasible, to transmit them to another data controller without hindrance ("right to portability").

In any event, Data Subjects shall have the right to lodge a complaint with the competent supervisory authority of the Member State in which they habitually reside or work or of the State in which the alleged breach occurred.