

PRIVACY INFORMATION TO THE PROCESSING DATA OF THE WEB SITE

<https://www.genovawaterfrontmarina.com/>

Data Controller

The company AMICO & CO srl, with registered office in Genoa, Via dei Pescatori - ZIP code 16128, Tel. 010-2470067, e-mail: amico.yard@amicoshipyard.com, P.I. IT03249970108, is the Data Controller. In addition, any partner sites that from time to time participate in data processing activities independently may take on the role of autonomous data controllers. Please note that this website is also redirected by Amico Servizi S.R.L. with registered office in Genoa, Via dei Pescatori, postcode 16128, VAT no. 01267550992, Telephone: 010-2470487 - Fax: 010-2461088; e-mail: privacy@amicoshipyard.com, PEC: amministrazione@pec.amicoservizi.it., to be considered as joint data controller.

Kind of data processed

1) Browsing Data

The computer systems and software procedures used to operate this site acquire, in the normal course of operations, some personal data that are then implicitly transmitted in the use of Internet communication protocols. This is information that by its nature could, through association and processing with data held by third parties, allow users to be identified (e.g. IP address, domain names of computers used by users connecting to the site, etc.). This data is only used for statistical information and to check the correct functioning of the site. The data on web contacts are not stored, however, for more than seven days, except in the event of investigations of computer crimes against the site. No data deriving from the web service will be communicated or disseminated.

2) Data provided voluntarily by users

If users connecting to this site send their personal data to access certain services, or to make requests by e-mail, including by sending CVs, they are aware that this involves the acquisition by the Controller of the sender's address and/or any other personal data that will be processed exclusively to respond to the request, or to provide the service. The personal data provided by users will be communicated to third parties only in the event that such communication is necessary to comply with the users' requests or is required by law (such as in the case of invoicing, or possible recruitment following the sending of a CV).

3) Cookies

In addition to the data expressly provided to the Data Controller, other data resulting from the user's navigation on the site may be recorded: when the user accesses the site, the site may send the user a "cookie". A "cookie" is a small text file that the site can automatically send to the user's computer when he/she views our pages. Cookies" serve to make navigation more comfortable, as well as to obtain information on the navigation of the individual user within the site and to allow the operation of certain services that require identification of the user's path through different pages of the site. For each access to the site, regardless of the presence of a "cookie", the site records the type of browser (e.g. Internet Explorer, Chrome, Firefox), the operating system (e.g. Windows, Macintosh) and the host and URL of origin of the user-navigator, as well as data on the page requested. This data may be used in aggregate and anonymous form for statistical analysis of site use. For the complete management of cookies, see the "Cookie policy" page of this site.

Processing methods

The data is processed using automated tools (e.g. using electronic procedures and media) and/or manually (e.g. on paper) for the time strictly necessary to achieve the purposes for which the data was collected and, in any case, in accordance with the applicable regulations. Specific security measures are observed to prevent the loss of data, unlawful or incorrect use of the same and unauthorised access, so as to allow access only to those in charge or responsible appointed in accordance with the provisions of the law in force. The list of Data Processors appointed pursuant to Article 28 of EU Regulation 679/2016 is available at the Data Controller's head office.

Processing's Purpose

In addition to those indicated in the individual disclosures that precede the completion of the forms in the various sections of the site, the purposes of the processing carried out by the Data Controller should be understood as: a) collection, storage and processing for the purposes of the establishment and operational and administrative management of the contractual relationship connected with the provision of the service offered on the site; b) use of the user's personal data (in particular the e-mail address) to send communications relating to the performance of the contractual relationship established; c) processing of the personal data provided and those gathered from navigation on the site in order to provide a service consistent with the indications transmitted during the use of the service; d) collection, storage and processing of data to perform statistical analysis in an anonymous and/or aggregate form; e) purposes functional to the performance of our activities, such as offering personalised content such as newsletter services; f) for the communication of commercial information on future initiatives, announcements of new products or services; g) for market research, statistical and economic analysis; h) for the sending of advertising or promotional material, and for the execution of prize games, promotional initiatives in general.

Legal basis of processing

The legal basis for the processing of customer data carried out by the data controller through the above website consists in the request, the contract or the pre-contractual agreements with the person concerned, while, in the absence of it, the legal basis is to be found in the legitimate interest of the data controller in the free economic initiative referred to in Article 41 of the Italian Constitution. As regards the additional purposes requiring consent, consent is required, for example, for profiling purposes and shall also be considered as a valid legal basis for further processing of the data.

Recipients

In addition to the Data Controller, in some cases, categories of managers and authorised parties involved in the business organisation of the Site (administrative, commercial, marketing, legal and system administration staff) may have access to the data. The Data Controller may also make use of external subjects (such as third party technical service providers, transporters, hosting providers, cloud services, IT companies, communication agencies) in their capacity as Data Processors. The updated list of Data Processors can always be requested from the Data Controller at the address indicated above.

Transfer to a third country

The data controller uses, for the services offered by the website, servers located in Europe and in the United States, and therefore, on the basis of Reg. 2016/679/EU to be considered suitable as they fall within the EU, or in any case countries considered by the European Commission to be the subject of an adequacy decision. The data processed by the Data Controller will never be disseminated. Should it be necessary, for technical and/or operational reasons, to make use of other subjects located outside the European Union, we hereby inform you that such subjects will be appointed as Data Processors pursuant to and for the purposes of article 28 of the Regulation and the transfer of your Personal Data to such subjects, limited to the performance of

specific Processing activities, will be regulated in accordance with the provisions of chapter V of the Regulation. Therefore, all necessary precautions will be taken in order to ensure the most complete protection of your Personal Data by basing such transfer: (a) on adequacy decisions of the receiving third countries expressed by the European Commission; (b) on adequate safeguards expressed by the receiving third party pursuant to article 46 of the Regulation; (c) on the adoption of corporate binding rules.

Time and place of data storage

The data is processed for the time necessary to perform the service requested by the User and then destroyed by secure destruction means, such as shredding for paper and wiping for computer data. Profiling and geolocation data are destroyed 12 months after the last purchase or contact with the User.

Optional or compulsory provision of data

Apart from what is specified for navigation services that acquire data automatically, users are free to provide their personal data or not to provide them. Failure to provide such data may only result in the impossibility of obtaining what has been requested. The optional, explicit and voluntary sending of electronic mail to the addresses indicated on this site, or the filling in of forms, entails the subsequent acquisition of the sender's address, which is necessary to reply to requests for services and/or information, as well as any other personal data included in the message.

Rights of the interested parties

The persons to whom the personal data processed by the Data Controller refer have the right at any time to exercise their rights as set out in Reg. EU/2016/679. Requests should be addressed to: AMICO & CO srl, with registered office in Genoa, Via dei Pescatori - CAP 16128, Tel. 010-2470067, e-mail: amico.yard@amicoshipy.com. In particular, the interested party has the right to obtain from the data controller

1. confirmation as to whether or not personal data concerning him/her are being processed and, if so, to obtain access to the personal data and related information (art. 15);
2. the rectification and erasure of data (Art. 16 and 17);
3. the limitation of data (Art. 18);
4. certification that the operations referred to in paragraphs 2) and 3) above, have been brought to the attention of those to whom the data were communicated, unless this proves impossible or involves a disproportionate use of means (art. 19);
5. Right to data portability (art. 20);
6. Right to object (Art. 21);
7. Right to object to automated decision-making concerning natural persons, including profiling (Art. 22);
8. The data subject has the right to withdraw his/her consent at any time (art. 7);
9. The User, without prejudice to any other administrative or judicial action, is also entitled to lodge a complaint with the competent control authority for the protection of personal data for any violation he/she may have suffered, which in Italy is the Guarantor for the protection of personal data. The complaint may be submitted by e-mail, to the address: garante@gpdp.it, by fax: 06 696773785, or by post, to the Garante per la protezione dei dati personali, which is located in Rome (Italy), Piazza Venezia n. 11 - Cap 00187. We inform you that AMICO &Co S.R.L. will reply to the requests within one month, except in cases of particular complexity, for which it could take up to 3 months. In any case, it will explain the reason for the wait within one month of the request. The outcome will be provided in writing or electronically. In the event of a request

for rectification, erasure or restriction of processing, we undertake to communicate the outcome of the requests to each of the recipients of the data, unless this proves impossible or involves a disproportionate effort. Withdrawal of consent shall not affect the lawfulness of processing based on consent prior to withdrawal. Furthermore, AMICO & CO s.r.l. requests that the data provided be kept up to date. It is possible to correct all the data provided by contacting the Data Controller by e-mail at the addresses indicated above. The interested party declares and guarantees that all data provided are correct and true, and that they do not refer to any other person. If you have previously provided consent to any marketing communication from Amico & CO. or if you have subscribed to a newsletter, you may unsubscribe by clicking on the relevant link available in each communication and newsletter sent by the Data Controller. If you wish to refuse the receipt of cookies or the use of other tracking technologies on the website, please read the cookie policy available on our website.

Security and confidentiality of personal data

Amico&CO implements security measures to safeguard and help prevent unauthorised access, maintain data security and make proper use of personal data collected through the services. Website penetration tests are carried out annually. AMICO & CO. S.R.L. employs and, where possible, obliges third parties to take reasonable precautions to protect the personal data of data subjects against loss, misuse, unauthorised disclosure, alteration and destruction. In cases where third parties assist in the processing of personal, health, financial or special data, AMICO & CO. S.R.L. shall take appropriate measures to require that such third parties adhere to the data protection regulations and to protect the personal data processed. 4 In the event of a breach of security of personal data, including special data, in our services, the Controller shall immediately inform the data subjects, in accordance with local data breach notification regulations, and shall take economically reasonable steps to contain and limit the consequences of such a breach - minimisation. If you believe that your personal data is being inappropriately used by the Data Controller or any third party, please notify us immediately by email at amico.yard@amicoshipyard.com.

Minors

This Site and the Owner's Services are not intended for minors under 18 years of age and the Owner does not intentionally collect personal information from minors. In the event that information about minors is unintentionally recorded, the Owner will delete it in a timely manner at the request of those exercising parental authority.

Applications for employment and curriculum

Pursuant to Article 111-bis of the Privacy Code, we hereby inform you that the information referred to in Article 13 of the Regulations, in the case of receipt of CVs spontaneously transmitted by interested parties with a view to establishing an employment relationship, will be provided at the time of the first useful contact following the sending of the CV itself. Within the limits of the purposes referred to in Article 6(1)(b) of the Regulation, consent to the processing of personal data contained in curricula is not required insofar as the processing is necessary for the performance of a contract to which the data subject is party or for the performance of pre-contractual measures taken at the request of the data subject.

Automated decision-making processes

No automated decision-making processes are carried out on the data collected.