
ONLINE EVENT

MILANO - NANTES MEDTECH STARTUPS

Privacy Policy pursuant to General Data Protection Regulation (EU) 2016/679 (GDPR)

With reference to the Personal Data provided for the purposes of participation in the online networking event Tavolo Giovani and the Personal Data included in the recordings of the event, the following information is provided:

1. Data Controller and Data protection Officer

The Data Controller is “Camera di commercio di Milano Monza Brianza Lodi” (hereinafter, for brevity, also “the Chamber of commerce”) - Via Meravigli 9/B, 20123, Milan - <http://www.milomb.camcom.it> - cciaa@pec.milomb.camcom.it.

The Chamber of commerce has appointed a Data Protection Officer pursuant to Art. 37, Reg. (EU) 2016/679 (hereinafter, for brevity, also “GDPR”), who can be contacted at RPD@mi.camcom.it.

Exclusively for the further processing of the data referred to the point 2 (d) below, the Independent Data Controller is “Chambre de Commerce et d’Industrie Nantes St-Nazaire” - Contre des Salorges, 16 quai Ernest Renaud, CS 90517 - 44105 Nantes Cedex 4.

Exclusively for the further processing of the data referred to the point 2 (e) below, the Independent Data Controller is “Atlanpole” - 95 route de Gachet - 44300 Nantes.

2. Purpose and legal basis of the processing

a) The data provided are processed in order to ensure the organisation, management and use of the event Tavolo Giovani by the interested parties, as well as in order to promote it, enhance the impact on participants and the public and verify their approval. The processing therefore involves the registration of participants, the consequent communication to them of the information, materials and documents related to the event.

The legal basis for the processing is constituted – pursuant to Art. 6 (1) (e) GDPR – by the necessity for the performance of a task carried out in the public interest, connected with fulfillment of the Chamber’s functions of promotion and support of the local economic fabric, attributed to the Chamber of commerce by the Law no. 580/1993.

b) The image rights with reference to the audio and video recordings made during the above-mentioned event are assigned to the Chamber of commerce that can process the recordings during the time necessary to pursue the institutional aims of the public organization, by using, publishing, reproducing, and divulging them on its own institutional websites and social media. The recorded contents will be disclosed in accordance with the promotional and institutional communication purposes of the organisation.

The legal basis for the processing above mentioned is constituted by the consent pursuant to Art. 6 (1) GDPR, confirmed through the present registration form.

c) Only with the explicit consent of the data subject, pursuant to Art. 6 (1) GDPR, further processing can be carried out to register the data subject on the mailing list that allows to receive the periodic Newsletter of “Tavolo Giovani” and other institutional communication from the Chambre of commerce.

d) Only with the explicit consent of the data subject, pursuant to Art. 6 (1) GDPR, further processing can be carried out to register the data subject on the mailing list that allows to receive the periodic Newsletter and other institutional communication from the “Chambre de Commerce et d’Industrie Nantes St-Nazaire” that will operate as Independent Data Controller of the processing.

e) Only with the explicit consent of the data subject, pursuant to Art. 6 (1) GDPR, further processing can be carried out to register the data subject on the mailing list that allows to receive the periodic Newsletter and other institutional communication from “Atlanpole” that will operate as Independent Data Controller of the processing.

3. Processing methods

The Personal Data provided are processed exclusively by authorised and suitably trained personnel. The processing is carried out electronically by means of computerised recordings, filing, and elaboration procedures in compliance with the principles of the GDPR and suitable security measures.

4. Provision and disclosure of data

The provision of data is voluntary.

The refusal to provide data will make it impossible to register participants and to make the communications referred to point 2 (a) above.

The use, the publication and the reproduction of the acquired images are subject to the consent of the data subject. The refusal of consent, referred to point 2 (b) above, determines the commitment of the Entity not to communicate or disseminate the images of the interested party on its institutional channels.

The refusal of consent, referred to point 2 (c) above, determines the impossibility to receive the periodic Newsletter of “Tavolo Giovani” and other institutional communications from the Chamber of commerce.

The refusal of consent, referred to point 2 (d) above, determines the impossibility to receive the Newsletter and other institutional communication from the “Chambre de Commerce et d’Industrie Nantes St-Nazaire”.

The refusal of consent, referred to point 2 (e) above, determines the impossibility to receive the Newsletter and other institutional communication from “Atlanpole”.

5. Personal Data retention period

Personal Data provided shall be retained only for period necessary to achieve the institutional purposes of the Chamber of commerce and pursuant to legal obligations, regulations and due to the correct management of the process of registration to the online event, as described in points 2 and 3 above.

6. Rights of Data Subjects

Data Subject may exercise his rights pursuant to Art. 12 GDPR *et seq.* and relevant Italian legislation in force. In particular, the Data Subject may request the access his Personal Data, their rectification, updating or erasure if incomplete, incorrect or unlawfully processed. Moreover, the Data Subject may limit the processing of Personal Data or object to its processing.

The Data Subject has the right to withdraw his consent at any time, without prejudice to the lawfulness of the processing carried out before such withdrawal.

Data Subject may exercise the right to submit a complaint to the Supervisory Authority (Garante per la Protezione dei Dati Personali), in accordance with the procedures established by the Authority itself.

The legal basis and the modalities to exercise the rights are provided in the Regulation published on the institutional website: <https://www.milomb.camcom.it/regolamenti>.