

LUXURY FASHION N°183 | 2023

11-12 May 2023

PRIVACY POLICY

☐ i give consent

Signature

Date —

warrant that:

not of an illegal origin;

Name and Surname —
TAX Code —
born in —
residing

Signature

Date —

I have read and understood the information on the processing of personal data, contained in Article 17 of the General Terms and Conditions of Sale published in the catalogue of Finarte S.p.A. and issued in accordance with Article 13 of Regulation (EU) 2016/679 and

all'invio di materiale pubblicitario e informativo su prodotti e servizi di Finarte a mezzo di sistemi automatizzati, quali e-mail, fax, sms o MMS, o a mezzo del servizio postale o

to the processing of data for profiling activities aimed at sending commercial communications on products and services similar to those already purchased (so-called "soft spam"), as well as for advertising and information material on products and services of Finarte to be sent by means of automated systems, such as e-mail, fax, SMS or MMS, or by postal service or telephone calls with operator.

Pursuant to and for the purposes of Legislative Decree 231/2007 containing, among other things, measures on the prevention and combating of money laundering, aware of the criminal and civil liabilities as well as of the administrative effects deriving from making false or incomplete declarations, I, the undersigned represent and

1. I am acting personally, or – if acting on behalf of third parties – I am acting exclusively in the name and on behalf of the person indicated in the power of attorney supplied to Finarte S.p.A.;
2. that the funds that I will use in the event of an award are

3. if the undersigned is a legal entity, the beneficial owner is

(If there is more than one beneficial owner, please inform Finarte so that it can provide you with a form with more boxes.)

4. neither the undersigned nor the beneficial owner of the undersigned is a Politically Exposed Person, or a family member of a Politically Exposed Person, or a person known to be close associate with a Politically Exposed

di chiamate telefoniche con operatore;

ANTI-MONEY LAUNDERING

☐ I do not give consent

☐ I do not give consent

bid.milano@finarte.it

I, the unde	ersigned First name and last name/C	Company ——			
Client nur	mber (for internal use)				
Address Postal code					
City	Stato				
E-mail —	-mail Telefo				
TAX Code	– VAT Number –				
	his form, declare that I have read and full in the auction catalogue, published on Fir narte to:				
□ ABSE	ntee bidding	☐ TELEPHO	ONE BIDDING		
bid on my behalf at the above sale for the following lot(s) up to the price(s) set out below;		contact me by telephone - at the telephone number indicated above when the following lot(s) will be offered for sale in order to be able t make one or more telephone bids. Should Finarte be unable to contact me by telephone or the line break down during the sale, Finarte materials execute the covering bid(s) listed below on my behalf.			
Signature			Date and time		
Please atta	ach here to a copy of a valid identity	document.			
LOT	ITEM		ABSENTEE BID	COVERING BID* (TELEPHONE BIDDING)	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
			€	€	
Please ema	il to bid.milano@finarte.it				
receive cor Corporate on the com you may be	bidders be submitted at least 24 hours before the au firmation of reception within the following clients should provide a copy of their articl apany's behalf. Failure to provide said docu e asked to provide a bank reference. igned, declare to specifically approve, pr	g day, please contact es of association tog imentation may resu	us. ether with a letter of authori It in your bids not being prod	ty authorizing them to bid cessed. For high value lots	
the General	Ferms and Conditions of Sale: 2.6 - 2.7 - 4 - 6 - 7.11 - 7.12 - 7.13 - 7.14 - 8.6 - 9.1.	4.1.6 - 4.1.12 - 4.1.	13 - 4.2.5 - 4.3.5 - 4.3.8 - 4		
Signature	Signature		Date		

Finarte Auctions S.r.l. Via Paolo Sarpi 6 | 20154 Roma | Tel.: +39 02 3363801 | Email: info@finarte.it

1) Pursuant to Article 20, paragraphs 1 to 5, of Legislative Decree 231/2007, the criteria for determining the beneficial ownership of clients other than natural persons are as follows: "1. For clients other than natural persons the beneficial owner is the natural person or persons to whom direct or indirect ownership or control of the entity is ultimately attributable. 2. If the client is a joint-stock company: a) the ownership of more than 25 per cent of the client's capital, held through subsidiaries, trust companies or third parallee, is considered as indirect ownership of more than 25 per cent of the client's capital, held through subsidiaries, trust companies or third parallee, is considered as indirect ownership of the entity is attributable, the beneficial owner is the natural person or persons to whom the control of the entity is ultimately attributable by virtue does not allow the unambiguous identification of the natural person or persons to whom the control of the entity is ultimately attributable by virtue of: a) control of the majority of the votes exercisable in ordinary shareholders' meetings; b) control of votes sufficient to exercise a dominant influence in ordinary shareholders' meetings; b) to the object of the exercise of a dominant influence. 4 In the event that the client is a private legal entity, as per Presidential Decree No. 361 of 10 February 2000, the followings are cumulatively eliquentified as beneficial owners, if alternitied or easily identifiedlials; c) the holders of management and administration functions. 5. Where the application of the criteria set out in the preceding paragraphs does not enable one or more beneficial owners to be clearly identified, the beneficial owners to be clearly identified, the beneficial owners, bhall correspond to the natural person(s) holding, in accordance with their respective organisational or statutory structures, legal representation, administration or management

paragaphs does not enable one or more beneficial owners to be clearly identified, the beneficial owners of the company or client in any case other than the natural person?

2) Pursuant to Article 1, lett. ddl, paragaph 2, of Legislative Decree 231/2007: "A) POLITICALLY EXPOSED PERSONS: are natural persons who hold office or have ceased to hold office for less than one year as: (a) President of the Republic, Prime Minister, Member of the European Parliament, Regional Minister, Mayor of a punicipality with a population of not less than 15,000 inhabitants and similar offices in foreign States; (b) Member of Parliament, Senator, Member of the European Parliament, Regional Councilior and similar offices in foreign States; (c) Member of the central governing bodies of political parties; (d) judge of the Constitutional Court, magistrate of the Court of Cassation or the Court of Auditors, State Councilor and other members of the Administrative Council of Justice for the Region of Sicily and similar offices in foreign States; (e) Member of the governing bodies of central banks and independent authorities; (f) Ambassador, Chargé d'Affaires or equivalent offices in foreign States; (e) member of the administrative, management nor control bodies of companies controlled, even indirectly, by the Italian State or by a foreign States; (e) member of the administrative, management or control bodies of companies controlled, even indirectly, by the Italian State or by a foreign States; (e) member of the administrative, management or control bodies of companies controlled, even indirectly, by the Italian State or by a foreign State specific specific process of the national health service; (f) director, deputy director and member of the management of the process of the national health service; (f) persons bound to children in a civil partnership or de facto consbitation or similar institutions; (c) children and their