

AFFILIATE AGREEMENT

BY REGISTERING AND SIGNING UP TO THE YACHTERING.EU PARTNER PROGRAMME AS AFFILIATE PARTNER, THE AFFILIATE HEREBY AGREES, ACKNOWLEDGES, ACCEPTS AND AGREES TO THE TERMS AND CONDITIONS OF THIS AFFILIATE AGREEMENT (THE "AGREEMENT").

BETWEEN:

1.	IndexCode SRL doing business as Yachtering,	VAT: 01728560082, piazza Guido Rossa 12/10,
Savona,	Italia, 1790 ("Yachtering.eu"), and	
2.	THE AFFILIATE,	
(the "Affiliate").		

WHEREAS:

- (I) Yachtering.eu operates an "Automated yacht provisioning system" for yachtsmen that allows ordering products and household goods based on the selection of sets and delivered directly to the marina (the "System") through which participating companies (collectively the "charter", "agency", "booking system" or "GDS") can offer this service to their customers (yacht crews), through which the customers can make order of provision and delivery (the "Service");
- (II) Yachtering.eu maintains and exploits its own websites (the "Yachtering.eu Websites"), and also provides the Service and links to the Service on the websites of third parties;
- (III) the Affiliate owns, controls, hosts and/or operates one or more Internet domains and websites;
- (IV) the Affiliate and Yachtering.eu wish that the Affiliate makes the Service (directly or indirectly) available to its customers and visitors of the Affiliate Website(s) and in such form and on such terms and conditions as set out in this Agreement.

HAVE AGREED AS FOLLOWS:

- 1. DEFINITIONS AND INTERPRETATION
- 1.1 Definitions

In addition to terms defined elsewhere in this Agreement, the following definitions apply throughout this Agreement, unless the contrary intention appears:

"The place of delivery" means any form of places, including but not limited to boats, marinas and any other (type of).

"Affiliate" means the Party of which the relevant (contact) details are set out in Affiliate Partner Registration Form.

"Affiliate Partner Registration Form" means the online sign-up and registration form to be completed by the





Affiliate.

"Yachtering.eu Data" means the Intellectual Property Rights of Yachtering.eu and the Content as provided to the Affiliate under this Agreement and such other information from time to time owned or used by Yachtering.eu or embodied or included in Yachtering.eu Websites or made available by Yachtering.eu to the Affiliate (e.g. rates and availability).

"Commission" means the amount in Euro (excluding VAT) that Yachtering.eu will pay to the Affiliate for each Materialised Transaction.

"Content" means all (descriptive) information of boats and marinas available on the Yachtering.eu Website including but not limited to GDS information and descriptions, guest reviews, meta data, details of facilities and (cancellation/no show) policies and general terms of the rent (including any translations thereof) and photos, video, pictures, but excluding rates and availability (including any updates, modifications, replacements, additions or amendments).

"CPA" means costs per action.

"Customer Data" means the name of user, address (including email address), credit card details and such other confidential and private information.

"User" means a visitor of the Websites that completed a order of delivery reservation via the Service.

"Point of delivery" means any place available on or through the Yachtering.eu Websites.

"Intellectual Property Right" means any patent, copyright, inventions, database rights, design right, registered design, trademark, trade name, brand, logos, service mark, know-how, utility model, unregistered design or, where relevant, any application for any such right, know-how, trade or business name, domain name (with whatever (country code) top-level domain, e.g. .com, .nl, .fr, .eu) or other similar right or obligation whether registered or unregistered or other industrial or intellectual property right subsisting in any territory or jurisdiction in the world.

"Link" means an embedded icon, object, graphic, or text within a web page or email that consists of a hypertext pointer to the URL address of Yachtering.eu on the Affiliate Website(s).





"Frame" means all white label versions of the primary website of Yachtering.eu, which are owned, created, hosted and maintained by Yachtering.eu. The Frame may be marked with a 'powered by Yachtering.eu' logo.

"Parties" means Yachtering.eu and the Affiliate (each individually a "Party").

"Websites" means the website(s) of Yachtering.eu and its affiliated companies and affiliated partners (including the Affiliate Website(s)) on which the product and service of Yachtering.eu is available.

1.2 No Partnership

- 1.2.1 This Agreement is not intended, nor should anything herein or in any of the arrangements contemplated herein, be construed, to create a joint venture or the relationship of partners, partnership or principal and agent between or among the Parties. Unless the Parties agree otherwise in writing, none of them shall (i) enter into any contract or commitment with third parties as agent for or on behalf of the other Party, (ii) describe or present itself as such an agent or in any way hold itself out as being such an agent, or (iii) act on behalf of or represent the other Party in any manner, or for any purpose.
- 1.2.2 Unless agreed otherwise in writing by Yachtering.eu or save as set out otherwise in this Agreement, the Affiliate shall not publish anywhere on the Affiliate Website(s) any statement, either express or implied, that the website is part of, endorsed by, or an official website of Yachtering.eu.
- SCOPE OF THIS AGREEMENT
- 2.1 Non-exclusivity

Subject to the terms and conditions of this Agreement, the Affiliate shall operate as a non-exclusive distributor (affiliate) of Yachtering.eu.

2.2 Service

2.2.1 For the term of this Agreement, Parties have agreed that the Service shall be made available by Yachtering.eu to the Affiliate as set out in Affiliate Partner Registration Form (i.e. Link, or Frame) and on the website(s) as set out in Affiliate Partner Registration Form (i.e. the Affiliate Website(s)).





- 2.2.2 When a order is made by a user through the System, Yachtering.eu shall be solely responsible for the transmit of the relevant order details from the user who completed a order (e.g. the date of delivery, place of delivery, name, address and credit card details) and (sending of) the subsequent (email) confirmation to the Guest.
- 2.2.3 The Affiliate shall promptly refer and/or forward all customer service related issues and questions in respect of the Service, (the consummation of) the order (including any amendment or cancellation of the order), charter and all other relevant (payment) issues, complaints and questions directly to (the customer service center of) Yachtering.eu and not provide any further services in this respect.
- 2.2.4 The offer of the Service through Frame do not include the following features: temporary tests on Yachtering.eu
- 2.3 Link or Frame
- 2.3.1 In the event that the Service is made available through the Link, the Affiliate shall at its own costs integrate and make the Link available at such prominent place(s), web-pages and in such place, size and form on the Affiliate Website(s) as mutually agreed upon by Parties.
- 2.3.2 In the event that the Service is made available through the Frame, the Affiliate shall at its own costs integrate and make the Connections and/or the Frame available at such prominent place(s), web-pages and in such place, size and form on the Affiliate Website(s) as mutually agreed upon by Parties.
- COVENANTS AND UNDERTAKINGS
- 3.1 General covenants, undertakings and obligations
- 3.1.1 Subject to the terms of this Agreement, the Affiliate agrees to use commercially reasonable endeavours to (i) customize the Affiliate Website(s) and integrate the Link, Connections and/or the Frame in such a way as to generate as much traffic as possible to the Yachtering.eu Website or the Affiliate Website(s).
- 3.1.2 The Affiliate agrees not to take or omit to take any action which may affect Yachtering.eu's relationship with the other Affiliate available on the Yachtering.eu Websites.
- 3.1.3 The Affiliate shall not programmatically evaluate and extract information (including guest reviews)





from any part of the Yachtering.eu Website (e.g. screen scrape).

- 3.1.4 The Affiliate shall not make any static copy of the Content or any part of the Yachtering.eu Website on the Affiliate's own server (including guest reviews).
- 3.1.5 The Affiliate shall not make any orders on the Yachtering.eu Website or the Affiliate Website with the purpose of reselling to or for the benefit of a third party.
- 3.1.6 Yachtering.eu will provide the Affiliate with a unique link to a secured website of Yachtering.eu (the "Secured Website"), user ID and password which allows the Affiliate to monitor the orders and all relevant management information made available by Yachtering.eu online. The Affiliate shall safeguard and keep the user ID and password confidential and safely stored and not disclose it to any person other than those who need to have access to the Secured Website. The Affiliate shall immediately notify Yachtering.eu of any (suspected) security breach or improper use.
- 3.1.7 The Affiliate agrees and acknowledges that the restrictive covenants, undertakings, commitments, obligations and restrictions set out in this Clause 3 are of material importance to Yachtering.eu, in particular for (i) its willingness to enter into this Agreement with the Affiliate and make the Service, the Content and the Yachtering.eu Intellectual Property Rights (directly or indirectly) available to the Affiliate, and (ii) the protection of goodwill, product, service and (market) reputation of Yachtering.eu. Furthermore, the Affiliate agrees and acknowledges that all covenants, undertakings, commitments, warranties, obligations and restrictions set out in this Clause 3 shall (a) be promptly, duly and diligently complied with by the Affiliate, and (b) also apply in respect of the companies within the Affiliate Group and the Affiliate shall procure, warrant and undertake that the companies within the Affiliate Group shall observe, adhere to, comply with and act in accordance with the terms and conditions set out in this Clause 3.

3.2 Goodwill and brand protection

- 3.2.1 In order to protect the product, service, brand and goodwill of Yachtering.eu, the Affiliate hereby covenants, undertakes and warrants that the Affiliate Website(s) (including all other websites (directly or indirectly) owned, controlled or hosted by the Affiliate or companies within the Affiliate Group) save for the Frame, is (and shall remain) sufficiently and substantially distinct and different from the Yachtering.eu Website (to be determined at Yachtering.eu sole discretion). The Affiliate hereby agrees and acknowledges that for the term of this Agreement and continuing thereafter:
- (a) the look and feel of the Affiliate Website(s) (including all other websites (directly or indirectly) owned, controlled or hosted by the Affiliate) shall be distinctly and significantly different to the Yachtering.eu Website including in respect of the color scheme, the composition, the typefaces, the design

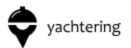




and the layout (including the brand), the (click) buttons, boxes and banners and the available features (save for those features reasonably required for the performance of the Affiliate's obligations under this Agreement);

- (b) any logo(s) used on the Affiliate Website(s) (including all other websites owned, controlled or hosted by the Affiliate) shall be distinctly different to the Yachtering.eu logo (save for any logo that may be provided by Yachtering.eu for use by the Affiliate under or pursuant to this Agreement);
- (c) the Affiliate shall not in any way imitate or copy the Yachtering.eu Websites (in general or in respect of certain (new) features, pages, form, composition or aspects), and
- 3.3 Intellectual Property Rights
- 3.3.1 The Affiliate acknowledges that Yachtering.eu and/or its licensors shall retain ownership of all rights, title and interest in and to all Intellectual Property Rights of Yachtering.eu or embodied in the Yachtering.eu Website, including (but not exclusively) the Yachtering.eu logo and the Content.
- 3.3.2 The Affiliate shall not (directly or indirectly) disclose, integrate, include, use, combine, exploit, incorporate or otherwise make the Yachtering.eu Data (or any part thereof) available (a) with its own content and/or the content of any Yachtering.eu Competitor, or (b) to or for the benefit of (i) itself (save for enabling the Service and the System in accordance with the terms of this Agreement), or (ii) any third party (including any Yachtering.eu Competitor) (whether for the promotion of, marketing of, reference to, promotion of, advertising of or otherwise in the interest of or to such party), or (c) for any other purpose or in any other manner and/or on or through Third Party Platforms except as expressly provided for in this Agreement. The Affiliate shall not amend, alter, modify, distort, create derivative and/or new works based on and/or derived from the Yachtering.eu Data and the Yachtering.eu Data shall not include a (direct or indirect) link, reference, click-through or reference to (the website of) a Yachtering.eu Competitor. Upon termination or expiration of this Agreement, the Affiliate shall destroy, delete or upon first request of Yachtering.eu return all Yachtering.eu Data (including all hard and soft copies).
- 3.3.3 By entering into this Agreement, Yachtering.eu does not (explicitly or tacitly) waive or forfeit any of its rights to which it is entitled by any law, contract or otherwise (now or in the future) in respect of the Yachtering.eu Intellectual Property Rights vis-à-vis the Affiliate or other third parties.
- 3.4 Promotion and marketing
- 3.4.1 During the term of the Agreement, the Affiliate agrees that it shall conduct, undertake, use,





perform or exercise (or have or authorize third parties (to) conduct, undertake, use, perform or exercise) (a) send an e-mail to its customers who have booked the boat, information about in respect of:

- (i) the Service;
- (ii) the Yachtering.eu Website;
- (iii) the Manual;
- 3.4.2 During the term of this Agreement (and continuing thereafter in respect of the Yachtering.eu Brands and the Yachtering.eu Data) the Affiliate shall immediately comply with any request made by Yachtering.eu to adhere to and comply with this Clause 4.4.
- 3.5 No Double Serving or Cloaking
- 3.5.1 The Affiliate covenants, undertakes and warrants to promptly adhere to, observe and comply with the Spamming Regulations (and all reasonable requests made by Yachtering.eu in this respect) in order to avoid any breach by Yachtering.eu or the Affiliate Website(s) of such policies due to or in respect of the Affiliate Website(s). For the avoidance of doubt, the Affiliate cannot enforce any rights in this respect towards or vis-à-vis Yachtering.eu and hereby waives any (right of) defense or claims against Yachtering.eu in this respect.





- 4. COMMISSION
- 4.1 Commission split
- 4.1.1 Yachtering.eu will pay the Affiliate for each Materialised Transaction the Commission, by using a percentage commission split for the value of Materialised Transactions, in accordance with the following table (the "Percentage Commission Split"):

Value of the Materialized Transactions per month Percentage Commission Split

0 - 2.500 EUR	7%
2.501 - 5.000 EUR	10%
more than 5.001	15%

- 4.1.2 The Percentage Commission Split used to calculate the Commission owed to the Affiliate shall be subject to change, based on the number of Materialised Transactions and calculated over the Transaction Fee. Such change shall be made no more than once per month and shall be applicable to Materialised Transactions which occur following such change only; changes shall not apply retroactively.
- 4.2 Self-invoicing and invoice
- 4.2.1 Yachtering.eu operates and automatically calculation commission and the Affiliate accepts, a "self-invoicing" system for any Commission owed to the Affiliate.
- 4.2.2 On or before the 5th business day of each month (the actual date being the "Release Date"), Yachtering.eu shall provide the Affiliate with a information about the amount of fee.
- 4.3 Payment and transfer Commission
- 4.3.1 Yachtering.eu shall pay Commission to the Affiliate on a monthly basis, 30 days after the end of the month in which the orders was delivered, unless the amount of Commission due to the Affiliate at that time





is less than €90, in which event Yachtering.eu will be entitled to postpone payment until the month when such amount is due or until the amount is claimed by the Affiliate after the termination of this Agreement.

- 4.3.2 All Commission payments shall be made by direct bank transfer, into the bank account specified by the Affiliate in the Affiliate Partner Registration Form, or into any other bank account that the Affiliate may notify to Yachtering.eu from time to time.
- 5. REPRESENTATIONS AND WARRANTIES
- 5.1 Affiliate warranties

The Affiliate hereby represents and warrants to Yachtering.eu that for the term of this Agreement:

- (i) the Affiliate has all necessary rights, title to, power and authority to own, operate and use the Affiliate Website(s) (including the relevant domain name(s)) and to include the Link, the Frame or the Connection (as applicable) on the Affiliate Website(s);
- (ii) the Affiliate Website(s) shall not (a) violate Spamming Regulations, public policy and morals, or (b) contain any inappropriate, improper or unlawful content, reference, material, information, links or banners (e.g. in respect of porn or racism), defamatory statements, elements which violate the privacy of third parties or are abusive, offensive or obscene;
- (iii) the Affiliate holds and has complied with all permits, licenses and other governmental authorisations necessary for conducting, carrying out and continuing its operations and business, and
- (iv) the Affiliate is an independent contractor for all purposes, and will be responsible and liable for its own taxes, social contributions and all other tax related matters.
- 5.2 Disclaimer
- 5.2.1 Except as otherwise expressly provided in this Agreement, neither Party makes any representation or warranty, express or implied, in connection with the subject matter of this Agreement and hereby disclaims any and all implied warranties, including all implied warranties of merchantability or fitness for a particular purpose regarding such subject matter. Yachtering.eu provides the Service on an "as is" and "as available" basis.
- 5.2.2 Each Party acknowledges the difficulties inherent to the use of the Internet, in particular, varying speeds and congestion in the network can cause interruptions and difficulties in accessing a Website. Each





Party excludes any and all liability in respect of the other Party which is related to any (temporary (scheduled or unscheduled) and/or partial or wholly) breakdown or downtime (for maintenance, updates or otherwise) of the Websites, the Secured Website, the System and/or the Service.

6. INDEMNIFICATION AND LIABILITY

6.1 Indemnification

Each Party (the "Indemnifying Party") shall be liable towards, and compensate, indemnify and hold the other Party (the "Indemnified Party") harmless for and against any direct damages, losses (excluding any loss of production, loss of profit, loss of revenue, loss of contract, loss of or damage to goodwill or reputation, loss of claim or any special, indirect or consequential losses and/or damages), liabilities, obligations, costs, claims, claims of any kind, interest, penalties, legal proceedings and expenses (including, without limitation, reasonable attorneys' fees and expenses) actually paid, suffered or incurred by the Indemnified Party pursuant to:

- (i) a breach of this Agreement by the Indemnifying Party, or
- (ii) any claim from any third party based on any (alleged) infringement of the third party's Intellectual Property Right by the Indemnifying Party.

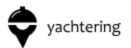
6.2 Maximum liability

6.2.1 Save as otherwise provided for in this Agreement, the maximum liability of a Party for all claims made against such party by the other Party under or in connection with this Agreement in a year shall not exceed the aggregate commission received or paid by such Party in the preceding year or EUR 90,000 (whichever is higher), unless in the event of fraud or wilful misconduct of Indemnifying Party, in which event the limitation of liability is not applicable for such liable party.

6.3 Third Party Claim

In the event of a third party claim, the indemnified Party shall promptly notify the other Party and Parties shall act in good faith and use their commercially reasonable efforts to consult, cooperate and assist each other in the defence and/or settlement of such claim, whereas the indemnifying Party shall be entitled to take over a claim and assume the defence and settlement (in consultation and agreement with the





indemnified Party and with due observance of both Parties' interests), and neither Party shall make any admission, file any papers, consent to the entry of any judgment or enter into any compromise or settlement without the prior written consent of the other Party (which shall not unreasonably be withheld, delayed or conditioned).

6.4 Waiver of consequential damages etc.

In no event shall any Party be liable to the other Party for any loss of production, loss of profit, loss of revenue, loss of contract, loss of or damage to goodwill or reputation, loss of claim or any indirect, special, punitive, incidental or consequential damages or losses whether such damages are alleged as a result of a breach of contract, tort or otherwise. All such damages and losses are hereby expressly waived and disclaimed.

- 7. TERM, TERMINATION AND SUSPENSION
- 7.1 Term, termination and suspension
- 7.1.1 Unless agreed otherwise, this Agreement shall commence on the date hereof for indefinite period of time.
- 7.1.2 Each Party may terminate this Agreement with immediate effect at any time and for any reason, by written notice to the other Party.
- 7.1.3 Each Party may terminate this Agreement or suspend this Agreement in respect of the other Party, with immediate effect and without a notice of default being required in case of:
- (a) a material breach by the other Party of any term of this Agreement;
- (b) (filing of a request for) bankruptcy or suspension of payment (or similar action) in respect of the other Party, or
- (c) a (direct or indirect) change of Control in respect of the other Party.
- 7.1.4 This Agreement will terminate automatically in the case that no Materialized Transactions are effected in a period of 24 consecutive months.
- 7.1.5 Upon termination of this Agreement Yachtering.eu shall continue to pay to the Affiliate any





outstanding Commission in accordance with Article 5 for a period of 11 months after the termination date, on the condition that Yachtering.eu has the correct contact and banking details for the Affiliate during that period. Should the Affiliate fail to claim any unpaid Commission within that 11 month period, such failure shall constitute an effective waiver of the Affiliate's right to claim such Commission.

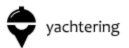
- 8. BOOKS, RECORDS AND AUDIT RIGHT
- 8.1 Ordering and records
- 8.1.1 The systems, books and records of Yachtering.eu (including Extranet, faxes and/or emails) shall be considered conclusive evidence in respect of the amount of the Commission due to the Affiliate under this Agreement.
- CONFIDENTIALITY
- 9.1 Confidential Information

Parties understand and agree that in the performance of this Agreement, each Party may have access to or may be exposed to, directly or indirectly, confidential information of the other party (the "Confidential Information"). Confidential Information includes Customer Data, transaction volume, marketing and business plans, business, financial, technical and operational information, usage statistics, ranking data, information in respect of rate, product and availability parity, pricing policies, conversion data and volume of click-throughs, and other related statistics, personal data of Guests, any software or information regarding software provided or used by Yachtering.eu in connection with this Agreement, the terms of this Agreement and such other nonpublic information that either a disclosing party designates as being private or confidential or of which a receiving party should reasonably know that it should be treated as private and confidential.

9.2 Protect and safeguard Confidential Information

Each Party agrees that: (a) all Confidential Information shall remain the exclusive property of the disclosing party and receiving party shall not use any Confidential Information for any purpose except in furtherance of this Agreement, (b) it shall maintain, and shall use prudent methods to cause its employees, officers, representatives, contracting parties and agents (the "Permitted Persons") to maintain, the confidentiality





and secrecy of the Confidential Information, (c) it shall disclose Confidential Information only to those Permitted Persons and who need to know such information in furtherance of this Agreement, (d) it shall not, and shall use prudent methods to ensure that Permitted Persons do not (i) copy, publish, transmit, reproduce, divulge, disclose or make the Confidential Information available to any third party, or (ii) use or store it in an unprotected retrieval system or database (other than pursuant to the terms hereof), and (e) it shall return or destroy all ((hard and soft) copies of) Confidential Information upon written request of the other Party.

9.3 Permitted disclosure

Notwithstanding the foregoing, Confidential Information shall not include any information to the extent it (i) is or becomes part of the public domain through no act or omission on the part of the receiving party, (ii) was possessed by the receiving party prior to the date of this Agreement, (iii) is disclosed to the receiving party by a third party having no obligation of confidentiality with respect thereto, or (iv) is required to be disclosed pursuant to law, court order, subpoena or governmental authority.

9.4 Customer Data

Parties shall use commercially reasonable efforts to safeguard the confidentiality and privacy of Customer Data and to protect it from unauthorized use or release. Parties agree to comply with Directives 85/46/EC and 2002/57/EC on the processing of personal data and the protection of privacy.

10. MISCELLANEOUS

10.1 Notices

10.1.1 All notices and communications must be in English, in writing, and sent by facsimile or nationally recognized overnight air courier to the applicable facsimile number or address set out in this Agreement. Notices are deemed delivered and received upon successful facsimile transmission or one business day after the date of delivery by a recognized overnight air courier.

If to Yachtering.eu:

Email: affliate0000@yachtering.eu

If to the Affiliate:





See Affiliate Partner Registration Form.

Any notice or communication to be provided to the Affiliate under this Agreement shall be sent to the email address as provided by the affiliate in the Affiliate Partner Registration Form.

- 10.1.2 The Affiliate shall clearly include in all correspondence (e.g. in the reference or subject line) its assigned Affiliate ID number.
- 10.2 Covenant and undertaking
- 10.2.1 Each Party shall, at its own costs and expenses, use all reasonable efforts to take, or cause to be taken, all appropriate action, do or cause to be done all things necessary, proper or advisable under applicable law or upon reasonable request of Yachtering.eu, and execute and deliver such instruments of assignment, transfer, deeds, documents and other papers, as may be reasonably required to carry out the provisions of this Agreement or perform under or in accordance with the Agreement.
- 10.3 Whole Agreement
- 10.3.1 This Agreement (including the schedules, annexes and appendixes, which form an integral part of this Agreement) constitutes the entire agreement and understanding of the Parties with respect to its subject matter and replaces and supersedes all prior agreements, arrangements, ((non) binding) offers, undertakings or statements regarding such subject matter.
- 10.4 Assignment and third party beneficiary
- 10.4.1 Neither party shall be entitled to assign, transfer, encumber any of its rights and/or the obligations under this Agreement without the prior written consent of the other party, provided that Yachtering.eu may assign, transfer, encumber any of its rights and/or the obligations under this Agreement (in whole or in part or from time to time) to an affiliated company without the prior written consent of the Affiliate.
- 10.4.2 This Agreement is concluded for the benefit of the Parties and their respective successors and permitted assigns, and nothing herein is intended to or shall implicitly confer upon any other person any legal or equitable right, benefit or remedy of any nature whatsoever, under or by reason of this Agreement, except to the extent explicitly stated otherwise in this Agreement.





11. GOVERNING LAW AND JURISDICTION

11.1 Governing law

This Agreement shall be exclusively governed by and construed in accordance with the laws of the Italy.

11.2 Jurisdiction

Any disputes arising out or in connection with this Agreement shall exclusively be submitted to and dealt with by the competent court in Milan, Italy.

Indexcode s.r.l.

Italia, Sanova, piazza Guido Rossa 12/10

Codice fiscale: 01729560092 Codice BIC Swift: UNCRITM1G32

Agenzia SAVONA: (33254)

IT 05 Y 02008 10602 0001045655001

Numero REA: 202987/ SV

Affiliate Partner