

Auto&Design

INFORMATION ON THE PROCESSING AND PROTECTION OF PERSONAL DATA

(Art. 13 of EU Regulation No. 679/2016)

This information describes the processing of personal data entered or collected on <https://autodesignmagazine.com/> and is provided pursuant to Article 13 of EU Regulation 679/2016 (hereinafter 'GDPR') and applicable national privacy and data protection legislation.

1. IDENTITY AND CONTACT DETAILS OF THE DATA CONTROLLER



The data controller of your personal data is **Auto&Design S.r.l.** (C.F. and P.IVA 02433250012) with registered offices in 10122 Turin, Via Pietro Egidi, 6 in the person of the legal representative *pro tempore* (hereinafter "**Auto & Design**" or the "**Company**" or the "**Data Controller**"), e-mail privacy@autodesignmagazine.com



In the event that the Controller makes use of data processors or sub-processors pursuant to Art. 28 GDPR the updated list of data processors and processors is kept at the Controller's registered office.

2. THE TYPES OF PERSONAL DATA WE PROCESS

The types of personal data we collect depend on the purpose for which they are collected.

In general, we may collect the following types of personal data (hereinafter '**Personal Data**') directly from you:



- a) the personal contact data, such as name, surname, e-mail address, address, city, telephone number, place and date of birth, tax code and/or VAT number, electronic invoice recipient code, certified e-mail address, work or business activity also provided via the registration form on the website;
- b) personal data provided to ensure the use of payment systems (e.g. GestPAY);
- c) personal data directly provided by you in communications or attachments to communications (e.g. bank data, company data);
- d) usage, visualisation and technical data, profiling data, including the user's device identifier or IP address, the time the user visits the site, the URI (Uniform Resource Identifier) addresses of the resources requested, the time of the request, the method used to submit the request to the server, the size of the file obtained in response, the numerical code indicating the status of the response given by the server (successful, error, etc.) and other parameters relating to the user's operating system and IT environment.

The processing also covers operations or set of operations concerning data collected also through the use of cookies, the full policy for which can be viewed at the following link [●] <https://autodesignmagazine.com/informativa-privacy/>.

3. WHY WE PROCESS YOUR PERSONAL DATA AND ON WHAT LEGAL BASIS

The processing of your Personal Data by the Controller takes place:

A) without your express consent (Art. 6 lett. b) - f) GDPR), for the following purposes:



- to conclude contracts with the Controller;
- to fulfil pre-contractual, contractual and tax obligations arising from existing relationships;
- to comply with obligations laid down by law, regulation, EU legislation or an order of the Authority;



- to pursue a legitimate interest of the Controller or of a third party, provided that its interests or your fundamental rights and freedoms requiring the protection of personal data (e.g. the Controller's right of defence in court) do not prevail.

B) Only with your specific and separate consent (Art. 6 letter a) and Art. 7 GDPR), for the following marketing purposes:

- to send via e-mail, post and/or SMS and/or telephone contact, newsletters, commercial communications and/or advertising material on products offered by the Controller and satisfaction surveys on the quality of the service;
- to send via e-mail, mail and/or text message and/or telephone contact, invitations to events organised by the Controller or in which the Controller is a partner;
- to send by e-mail, mail and/or text message and/or telephone contact commercial and/or promotional communications from third parties (e.g. business partners).

C) Only with your specific and separate consent (Art. 6 lett. a) and Art. 7 GDPR), for the following profiling purposes:

- to send advertising communications, offers and promotions by e-mail that are consistent with your interests and your consumer profile.

Profiling will allow the Data Controller to customise the products and services offered to you in the best possible way. To this end, the Data Controller will assess the type and number of requests for information made, including through the website, purchases of goods or services made by you from the Data Controller, your personal and contact information (e.g. place of residence), as well as any other information relating to you that is in our possession (e.g. your age and profession).

If you have denied your consent, it will not be possible to carry out the aforementioned activities under B) and/or C), and if you have consented to the processing activities under B) and/or C), you shall in any event have the right to revoke the consent given at any time.

4. HOW LONG WE STORE AND PROCESS YOUR DATA

Your Personal Data will be processed by the Data Controller only for the period of time necessary to achieve the purposes of the processing referred to in Article 3 above, after which it will be retained solely for the purpose of complying with applicable legal obligations, for administrative purposes and/or for asserting or defending a right and, in any case, not beyond the time limits set by law for the prescription of rights. In particular, for marketing purposes, your Personal Data will be kept by the Controller for a maximum of two years, and for profiling purposes for a maximum of one year.

5. HOW WE PROCESS YOUR PERSONAL DATA

Personal Data are subjected to electronic and/or automated processing for the time necessary to achieve the purposes for which they are collected by the Data Controller or by persons duly authorised and/or appointed to carry out such tasks, who are constantly identified and/or appointed, duly instructed and made aware of the constraints imposed by law, as well as through the use of security measures designed to ensure the protection of confidentiality and to avoid the risks of loss or destruction, unauthorised access, unauthorised processing or processing that does not comply with the purposes set out above.

6. TO WHOM WE MAY DISCLOSE YOUR PERSONAL DATA

For the above-mentioned purposes, your collected data may be made accessible or communicated:

- to employees and collaborators of the Controller, in their capacity as authorised processors, within the scope of their respective duties and in accordance with their instructions. Such individuals are in any case subject to the obligations of confidentiality and privacy;
- to third parties who perform outsourcing activities on behalf of the Data Controller to whom certain activities, or part of them, are entrusted that are functional to the provision and distribution of the services offered through the site (e.g. hosting companies, programmers, system administrators and database administrators) or whose activities are connected, instrumental or in support of those of the Data Controller (e.g. management and/or marketing software in the cloud);
- to all those public and/or private subjects, natural and/or legal persons (legal, administrative and tax consultancy firms, credit recovery companies, Judicial Offices, Chambers of Commerce, Chambers and Labour Offices, etc.), if the communication is necessary or functional for the correct fulfilment of the contractual obligations undertaken, as well as the obligations deriving from the law;
- to all those entities (including public authorities) that have access to personal data by virtue of regulatory or administrative measures;

In any case, your personal data collected will not be sold on or transferred to third parties for marketing purposes and will not be disseminated.

7. TRANSFER OF PERSONAL DATA OUTSIDE THE EU AREA



The management and storage of your Personal Data will take place in Europe. However, it is understood that the Controller may, where necessary, have your Personal Data processed outside the EU (EEA). In this case, the Controller ensures as of now that the transfer of data outside the EU will take place in accordance with the applicable legal provisions by entering, if necessary, into agreements ensuring an adequate level of protection and/or by adopting the standard contractual clauses provided by the European Commission.

8. MINORS

This Site and the Controller do not knowingly collect Personal Data from children under the age of 18. In accordance with applicable laws, the person exercising parental responsibility must provide consent to the collection of Personal Data from the child. In the event that Personal Data about minors is inadvertently recorded, the Controller will delete it in a timely manner upon request of the persons exercising parental responsibility.

9. YOUR RIGHTS

Pursuant to Articles 15 et seq. of the GDPR and the applicable national privacy and data protection legislation, you have the right to:



1) Obtain confirmation from the Controller as to whether or not personal data concerning you are being processed and, if so, to obtain access to the personal data and the following information:

- the purposes of the processing;
- the categories of personal data in question;
- the recipients or categories of recipients to whom the personal data have been or will be disclosed, in particular if they are recipients in third countries or international organisations;
- where possible, the intended period of retention of personal data or, if this is not possible, the criteria used to determine that period;
- the existence of the data subject's right to request from the controller the rectification or erasure of personal data or the restriction of the processing of personal data concerning him or her or to object to their processing;
- the right to lodge a complaint with a supervisory authority;
- where the data are not collected from the data subject, all available information on their origin;
- the existence of an automated decision-making process, including profiling.

2) Obtain from the Data Controller the rectification of inaccurate personal data concerning him/her without undue delay. Taking into account the purposes of the processing, the data subject has the right to obtain the integration of incomplete personal data, also by providing a supplementary declaration.



3) Obtain from the Data Controller the deletion of personal data concerning him/her without undue delay, and the Data Controller is obliged to delete personal data without undue delay within the limits and in the cases provided for by current legislation.



4) Obtaining limitation of processing from the Controller.

5) To receive in a structured, commonly used and machine-readable format the personal data concerning him/her that he/she has provided to the Controller and has the right to data portability, i.e. to transmit such data to another controller without hindrance from the controller to

whom he/she has provided them if the processing is based on consent or on a contract and the processing is carried out by automated means.



6) To object at any time, on grounds relating to a particular situation, to the processing of personal data concerning him/her if the processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the Controller or if the processing is necessary for the purposes of pursuing the legitimate interests of the Controller or a third party.

7) If you consider that your rights have been violated by the Controller, you may lodge a complaint with the Italian Data Protection Authority (Piazza Venezia 11, 00187 Rome (RM) - www.garanteprivacy.it) and/or any other competent supervisory authority under the GDPR.

Following the exercise of the rights referred to in points 2), 3) and 4), the Data Controller shall notify each of the recipients to whom the personal data have been transmitted of any rectification or cancellation or restriction of processing within the limits and in the forms provided for by the legislation in force.

In order to exercise the rights listed above vis-à-vis the owner, you must submit a written request by sending a registered letter with return receipt to the address **Auto & Design s.r.l.**, (C.F. and P.IVA 02433250012) Via Pietro Egidi, 6 - 10122 Torino or a communication by e-mail to the following address [privacy@autodesignmagazine.com].

10. WHAT HAPPENS IN THE EVENT OF A CHANGE TO THE PRIVACY POLICY



This information notice may be amended and/or updated at any time. If the Data Controller intends to process your Personal Data for purposes other than those envisaged in Art. 3 above, it undertakes to provide you, prior to such further processing, with adequate information regarding such different purposes and to carry out such further processing in compliance with the regulations in force, collecting your specific consent where necessary.

This Privacy Policy was published on 30/04/2024. Any updates will be published on this page.

GENERAL TERMS AND CONDITIONS OF SALE

1. SUBJECT

1.1. The website <https://autodesignmagazine.com/> owned by Auto & Design S.r.l. (P. IVA 02433250012) with registered offices in Via Pietro Egidi n. 6, 10122 Torino (TO), in the person of its *pro tempore* representative (hereinafter also "A&D") has been created to carry out Publishing activities through the sale of books, newspapers and periodicals in digital and printed format (hereinafter also "**Publishing Products**").

It is understood that each definition may be used in singular or plural form, as the case may be, without changing its meaning.

1.2. The following are the general terms and conditions governing the relationship between Customers (as defined below) and A&D in relation to the sale of Publishing Products.

2. SCOPE OF APPLICATION

2.1. These general terms and conditions of sale (hereinafter the "**T&Cs**") apply to purchases of Publishing Products in A&D's electronic catalogue at the time an order is placed and available online at <https://autodesignmagazine.com/> (hereinafter the "**Site**"). The images accompanying the description of the Publishing Products are for illustrative purposes only. The images of the Publishing Products may not correspond exactly to the product itself.

2.2. These T&Cs may be amended and/or updated unilaterally at any time by A&D.

2.3. Any amendments and/or additions will be effective from the date of publication on the Site.

2.4. For the purposes of these T&Cs, a customer is understood as being any natural person accessing the Site to make purchases and acting exclusively for purposes outside his or her trade, business, craft or profession (hereinafter the "**Customer**").

2.5. Before placing an order, the Customer shall read with care the present T&Cs that have been made available on the Site and that will be available for consultation at any time by the Customer, including via the link contained in the confirmation e-mail of each order, enabling the Customer to copy and save them.

3. APPLICABLE LAW

3.1 The sales contract between Customers and A&D shall be governed by and construed in accordance with Italian law.

3.2 The regulations expressly referred to for distance contracts are set forth in Section II of Legislative Decree No. 206 of 6 September 2005 ("**Consumer Code**") as amended and for sales by electronic means in Legislative Decree No. 70 of 9 April 2003 as amended.

3.3 Pursuant to Art. 6(2) of the Rome I Regulation (Regulation (EC) No. 593/2008 of the European Parliament and of the Council of 17 June 2008), the consumer also enjoys the protection of the mandatory provisions of the law of the state in which he has his habitual residence.

4. REGISTRATION

In order to be able to purchase Publishing Products on the Site - without, however, this procedure entailing an obligation to purchase on the part of the Customer - each Customer must register on the Site by indicating an e-mail and password and providing the following personal data:

- first and last name;

And when placing an order, the Customer will also be asked for:

- a shipping address;

4.1. Registration on the site, through the opening of a personal account, enables the registered user to:

- save and modify their data;
- access all order-related information;
- follow the order status;
- manage their personal data and update them at any time.

4.2. The data provided to A&D will be stored at the time of registration; the processing of such data is subject to the legislation on the processing and protection of personal data, pursuant to Legislative Decree no. 196/2003 and subsequent amendments and additions (the so-called "**Privacy Code**") and EU Reg. No. 679/2016 (the so-called "**GDPR**"); Customers may modify such data at any time by accessing their profile on the home page.

4.3 The username for accessing the reserved area of the Site will be the e-mail address used for registration.

5. CONCLUSION OF THE CONTRACT

5.1 The sales contract between A&D and the Customer is considered concluded with the acceptance of the order by A&D. Acceptance will be sent by A&D to the email address provided by the Customer when registering on the Site.

5.2. This confirmation message will contain the Date and Time of execution of the order and an "Order Number", to be used in any further communications with the staff of A&D. The message will contain all the data entered by the Customer, who undertakes to check that they are correct and to promptly communicate any corrections, in the manner described in these T&Cs.

5.3. In the event of non-acceptance of the order, the A&D staff will ensure that the Customer is promptly notified.

5.4. Pursuant to Legislative Decree No. 70 of 9 April 2003, regarding the provisions for electronic commerce, to place an order the Customer shall:

- place a Publishing Product in the shopping cart by clicking on the appropriate icon next to the Product;
- when the Customer has finished selecting the Publishing Products and placed them in the shopping cart, he/she will click on the 'Complete Order' button to proceed with the purchase;
- the Customer must then register, log in to the Site with his/her credentials or enter his/her data for a quick purchase without registering on the Site or use the quick *check-out* procedure;
- the Customer may choose the shipping method and must accept these T&Cs without reservation in order to finalise the purchase;
- the Customer may then proceed with the payment of the Publishing Products and delivery charges in the following ways: (i) Visa or Mastercard, American Express; (ii) bank transfer; (iii) non-transferable cheque;
- upon conclusion of the order, the Site will automatically assign a unique number that will be shown on the final purchase summary page;

- after verifying the payment and the actual availability of the Product in case of multiple purchases, A&D will send the Customer the order confirmation which will contain the following information: i) number and date of the order; ii) detail of the Product/s, quantity, price; iii) type of payment chosen; iv) cost of delivery; v) total amount of the order;
- the Customer undertakes to verify the correctness of the data contained in the order confirmation e-mail and to notify A&D of any errors.

5.5. These T&Cs form an integral part of the sales contract concluded between the Customer and A&D.

5.6. By placing an order in accordance with the terms and conditions on the Site, the Customer declares that he/she has read all the information provided during the purchase procedure, that he/she understands it and that he/she accepts these T&Cs in full.

5.7. The addition of a Product to the cart does not imply a commitment to complete the purchase of same. Until he/she has completed the procedure of purchasing Publishing Products, the Customer may: i) change the quantity and/or delete Publishing Products already placed in the cart; ii) add other Publishing Products to the cart.

5.8. The order will be stored in the A&D database for the time necessary for its execution and, in any case, within the terms of the law.

5.9. With regard to the purchase of a Publishing Product in digital format, A&D will, upon completion of the transaction, send a communication to the Customer containing the Publishing Product purchased, in digital format, so that the Customer can download it.

6. PAYMENT METHODS

6.1. Credit card / debit card via Axerve Banca Sella circuit.

In the event of purchasing Publishing Products with Visa, Mastercard or American Express cards, when the online transaction is concluded, the bank of reference will authorise only the amount relative to the purchase made. The amount relative to the goods delivered, even partially, shall be charged to the Customer's credit card only when the goods are dispatched from our warehouse. In the event of cancellation of the order, either by the Customer or in the event of non-acceptance of the same by A&D, our staff will simultaneously request the cancellation of the transaction and release of the amount authorised. The time of release depends exclusively on the banking system and may last up to their natural expiry date (24 days from the date of authorisation). Once the transaction has been cancelled, in no case can A&D be held liable for any damages, direct or indirect, caused by delay in the failure to release the amount authorised by the banking system. In the event that the Customer's order is processed after the 23rd day from the date of submission, A&D will in any case make the charge, reserving the right not to accept the order. At no time during the purchase process will A & D be able to obtain information about the buyer's credit card, transmitted via secure connection directly to the site of the bank handling the transaction. No computer file of A&D will retain such data. Under no circumstances can A&D be held responsible for any fraudulent or improper use of credit cards by third parties when paying for Publishing Products purchased on <https://autodesignmagazine.com/>.

6.2. Bank transfer.

The reason for payment to be shown on the bank transfer shall indicate: the number and date of the order, the name and surname of the ordering party. The bank transfer shall be

made in favour of Auto & Design S.r.l. to the following IBAN coordinates IT72 B030 6930 4101 0000 0010 106.

6.3. Non-transferable cheque.

AMOUNT

6.3. The selling price of the individual Publishing Product is expressed in euros and includes VAT and any other taxes due at the time of purchase.

6.4. A&D reserves the right to change the price of Publishing Products at any time, without prior notice, it being understood that the price applied will be the price indicated on the Site at the time the order is sent and that no account will be taken of any variations (upwards or downwards) following the transmission of the order.

6.5. Shipping costs and any ancillary charges (e.g. customs clearance), although not included in the purchase price, will be indicated and calculated in the purchase procedure prior to the placing of the order by the Customer and will also be contained in the order summary web page.

7. ANNUAL SUBSCRIPTION DIGITAL AND/OR PRINTED PUBLISHING PRODUCT

7.1. The Customer may decide to purchase the Publishing Product in printed and/or digital format on an annual subscription basis.

7.2. The sale price of the annual subscription is expressed in euros and includes VAT and any other taxes due at the time of purchase and varies according to the country of destination of the Publishing Product.

7.3. A&D may, at its sole discretion, provide offers to new subscribers for the purchase of an annual printed subscription by communicating a discount code.

8. INVOICE

8.1. Each order shipped is accompanied by a detailed Transport Document as required by Presidential Decree No. 696 of 21 December 1996. The invoice will only be issued if requested at the time of ordering by indicating a VAT number in the appropriate field. The document can be downloaded from the appropriate section of your account on the Site.

8.2. An invoice cannot be issued for an already processed order.

9. DELIVERY METHODS AND COSTS OF PUBLISHING PRODUCTS

9.1. A&D will promptly deliver the purchased Publishing Products by priority mail for Publishing Products destined for abroad, by ordinary mail for Publishing Products destined for Italy.

9.2. Publishing Products will be delivered within 10 working days of purchase, unless a different deadline has been agreed between the parties. The delivery times indicated above are purely indicative and, although they are normally respected, A&D makes no commitment or guarantee that they will be respected.

9.3. Under no circumstances, therefore, will A&D be liable for direct and/or indirect damages due to delays in delivery.

9.4. Delivery is from Monday to Friday during normal working hours (9 a.m. to 6 p.m.).

9.5. A&D shall not be liable for non-execution of the order due to *force majeure* in the event that it fails to execute the order within the contractual timeframe.

9.6. The Customer accepts that collection of the Publishing Product is an obligation arising from the purchase contract. In the event of non-delivery due to the absence of the addressee at the address indicated in the order, the goods go into storage after three delivery attempts. The customer is left with a 'notice' of non-delivery. After 10 days of

storage, the goods are returned to the sender. If the Product is not collected within five working days after the first delivery attempt, A&D may invoke termination of the contract in accordance with Article 1456 of the Civil Code. Once the contract has been terminated, the total amount paid by the Customer will be refunded, net of the costs of unsuccessful delivery of the Product and the costs of returning the same.

9.7. Any damage to the packaging and/or the Product or the mismatch in the number of packages or indications must be immediately notified by the Customer in the transport document.

9.8. In any case, A&D cannot be held liable for any delays in processing the order or delivering what was ordered.

9.9. Delivery costs, which depend on the destination, weight and volume of the Publishing Products, shall be borne by the Customer and are clearly indicated at the time of ordering. Payment of the goods by the Customer shall be made by the method chosen at the time of the order. Nothing is due by the Customer in addition to the total amount of the order shown at the end of the purchase procedure.

10. RIGHT OF WITHDRAWAL

10.1. Pursuant to and within the limits of Article 52 of the Consumer Code, the Customer may, within 14 calendar days of receipt of the Publishing Products purchased, exercise the right of withdrawal, consisting in the possibility of returning the Publishing Products received and obtaining a refund of the price paid, without any penalty and without having to provide any reason.

10.2. The aforementioned period shall commence on the day on which the Customer or a third party other than the carrier and designated by the Customer acquires physical possession of the Publishing Product or:

- in the case of several Publishing Products ordered by the Customer in one order and delivered separately, from the day on which the Customer or a third party other than the carrier and designated by the Customer acquires physical possession of the last Product;
- in the case of delivery of a good consisting of several lots or pieces, from the day on which the Customer or a third party other than the carrier and designated by the Customer acquires physical possession of the last lot or piece.

10.4. A Customer who decides to exercise the right of withdrawal must send written notice to A&D by registered letter with return receipt to the address of Via Pietro Egidi n. 6, 10122 Turin (TO) or by PEC to the address autodesign@pcert.postecert.it or by e-mail to the address paola.sorbara@autodesignmagazine.com.

10.5. A&D, following the Customer's withdrawal, shall, within 24/48 hours of receipt of the notice of withdrawal, communicate to the Customer by e-mail a confirmation of receipt of the Customer's wish to withdraw.

10.6. Pursuant to the law, the Customer shall bear the shipping costs for the return of the Publishing Products, which must be sent to the following address: Via Pietro Egidi no. 6, 10122 Turin (TO), within fourteen days from the date on which the Customer communicated to A&D his/her decision to withdraw from the contract (the deadline is met if the Customer returns the goods before the expiry of the fourteen-day period).

10.7. In case of damage to the goods during transport, A&D will notify the Customer of the incident (within the 5th day of receipt of the goods in their stores), to enable him to file a timely complaint against the carrier of his choice and obtain reimbursement of the value of the property (if insured); in this case, the Product will be made available to the Customer for its return, at the same time cancelling the request for withdrawal.

10.8. A&D is not responsible in any way for damage or theft/loss of goods returned by uninsured shipments; upon arrival at the warehouse, the Product will be examined to assess any damage or tampering not resulting from transport. If the returned product is damaged, A&D will deduct a percentage from the refund due as a contribution towards the cost of repairs.

10.9. A&D will also reimburse all expenses incurred by the Consumer (purchase of the Product and original delivery of the same; return costs are excluded) within 14 days from the communication of the right of withdrawal, and in any case upon receipt of the returned Product, by Bank Transfer or by means of payment chosen at the time of purchase. It shall be the Customer's responsibility to promptly provide the bank details on which to obtain the refund (name, surname, account holder, IBAN code).

10.10. The right of withdrawal is in all cases subject to the following conditions:

- A&D Publishing Products are sold in special packaging; such packaging is considered an integral part of the Publishing Products. Therefore, for the regular exercise of the right of withdrawal by the Customer, the purchased Product must be intact and returned in its original packaging, complete in all its parts (including packaging and any documentation and accessories added to limit damage to the original package);
- the return, until receipt by A&D, is the full responsibility of the Customer;
- A&D shall not be liable under any circumstances for damage, theft or loss of returned Publishing Products;
- Upon arrival at the return address indicated above, the Publishing Product will be examined for any damage or tampering not resulting from transport.

10.11. The Customer Consumer shall forfeit the right of withdrawal for lack of the essential condition of integrity of the Publishing Products (packaging and/or its contents), in cases where A&D ascertains:

- the lack of or damage to the outer packaging;
- the lack of or damage to the original inner packaging;
- any damage to the Product due to causes other than transport.

10.12. In the event of forfeiture of the right of withdrawal, A&D will return the purchased Product to the Consumer-Customer, charging him/her the shipping costs and will not refund the price paid.

10.13. For any communications regarding returns, send an e-mail to paola.sorbara@autodesignmagazine.com.

13. PROCESSING OF PERSONAL DATA

Customer data are processed by A&D in compliance with the provisions of the legislation on the protection of personal data pursuant to and for the purposes of Legislative Decree

no. 196/2003 and EU Reg. 196/2003 and EU Reg. No 679/2016, as specified in the information provided on the Site.

14. COPYRIGHT

All content on the <https://autodesignmagazine.com/> website, including text, documents, trademarks, logos, images, graphics, their arrangement and adaptations are protected by copyright and trademark laws (Law No. 633 of 22 April 1941, as amended, Royal Decree No. 929 of 21 June 1942, as amended). 929 of 21 June 1942 and subsequent amendments) and are covered by copyright. The website <https://autodesignmagazine.com/>, may also contain images, documents, logos and trademarks of third parties who have expressly authorised A&D to their publication. The reproduction, even only partial, of content, texts, documents, trademarks, logos, images, graphics is prohibited. Any abuse will be prosecuted under the law.

15. JURISDICTION

15.1. For any dispute relating to the application, execution, interpretation and breach of purchase contracts concluded on-line via the Site, the court of the place where the Customer has his or her habitual residence shall have jurisdiction.