

Website Terms of Use

The present conditions of use govern the access and the use of site <https://www.international.unitelmasapienza.it>. It is required its reading and acknowledge. If the user does not agree with the conditions of use contents, he will have to abstain from the use of the site.

* * *

1 General dispositions

1.1 For the purposes of the these conditions, is intended as User the person who benefits of the services offered by the website <https://www.international.unitelmasapienza.it>, consulting the web pages, registering to the site or purchasing courses.

1.2 The use of contents (free of charge or under payment) is subject to the present conditions of use, whose acceptance is an agreement between User and Holder.

1.3 The Holder could propose further rules and conditions to discipline each service, that the User must comply for use of goods and services.

1.4 The use of service and the present general conditions shall be governed by and interpreted in accordance with Italian law.

1.5 University of Rome Unitelma Sapienza is the only Holder of the service.

1.6 It's reserved to the Holder the right to amend the present conditions, at any time and even in a substantial way, informing the User by means of appropriate warnings. The access to the website, subsequent to the warning of amendment, implies the complete acceptance to the new conditions of use.

1.7 The informatics terms present in the text have common meanings commonly and they are presumably known by the User of website.

2 Requests and User's obligations

2.1 The User agrees not to register and/or make use of the website, if it has not reached the age of majority, if not enjoy the capacity to act and if regulation in force in his country prohibits the use of the content offered or is contrary to these condition of use or to the general conditions of contract.

3 Other User's obligations

3.1 The User is obliged to make use of the website and services offered, free of charge or under payment, under the faithful compliance with the law , public order, morality (including customary law related to the so-called Netiquette) and the provisions of the present conditions of use.

3.2 If the User registers to the website for the access to his restricted area, he complies to enter true, exact and complete data into registration procedure and the account's activation. In particular, the User guarantees the truthfulness declaration of his identity and personal data.

3.3 The User undertakes to include in the registration form relevant data for the purposes of the website and he assumes any responsibility for the transmission of further data.

3.4 The User agrees to use the account and his own user id and password in a lawful and correct way, also considering the legal consequences related to such use

3.5 The User must carefully safeguard his own account's user id and password and in case of theft and loss he must promptly notify requesting deactivation .

3.6 The User must immediately communicate to the Holder the loss of his account's *user id* and password. In the lack of such communication all the expression of will and the acts or facts with legal effects performed by the User's account, it will be ascribed to him.

3.7 The User is forbidden to publish, spread out, transmit or make available, by means of his account and/or communication tools connected to it, contents contrary to the present conditions of use, mandatory rules of law, public order and morality.

3.8 In the case of service offered under payment of a price, the user is obliged to accept general conditions of the contract.

3.9 The User complies not to disturb in any way the use of service by other Users.

3.10 The User is forbidden to copy or otherwise to appropriate of any part of website's contents, for uses other than those provided in general conditions of contract, in compliance with the relevant regulations of copyright and/or industrial law.

4 User's responsibility

4.1 If User breaks provisions of the present conditions of use, the Holder will proceed to the account's cancellation and to the suspension of course purchased, reserving the right to suit for compensation of eventual damages.

5 Holder's obligations, guarantees and exemptions from responsibility

5.1 The Holder consents the on line use of: website; free or payable services offered; the communication tool connected to the website. The Holder take cares of informatics tool's implementation, consistent to the current state of development.

5.2 Notwithstanding the provisions of Art. 5.1, the Holder doesn't assume any responsibility for any interruption and/or suspension and/or other limitations of the service delivered by reason of his own or third party technical problems, if they are generated by factors beyond his control.

5.3 The Holder has the right to use communication tools and/or alternative publication and/or accessories to the website <https://www.international.unitelmasapienza.it>, in order to make available

the services offered to Users. The holder has the right to use, by way of example, linking techniques, mirroring or social networks to make available the contents prepared.

5.4 The Owner is not liable for any use of the website and services offered that is made in violation of law, morality and public order or breaching provisions of the present conditions of use.

5.5. The Holder doesn't exercise any control on links to other websites and on their contents, also if present on his website. If the link connects to another website that offers services, the relative use will be governed by conditions of use provided by the service supplier.

5.6 The Holder doesn't have any liability for eventual damages and/or whatever losses and/or malfunctions and/or prejudices that can result from: User's processor; the use of the service delivered; eventual contaminations of informatics system resulting from the access to, interconnection with, download of materials and softwares present on the website. All the relative costs of repair and restoration shall be borne by the User.

6 Intellectual property

6.1 This website is protected by the Italian regulations regarding copyright. All contents (including web pages, graphics, colors, patterns, tools, fonts and design of the website, , diagrams, layouts, processes, functions, etc...) are protected by author's copyright.

6.2 The User is forbidden to copy, appropriate, publish, spread or otherwise make available even partially and/or after amendments any content of the website, unless it is expressly provided by general conditions of the contract.

7 Final dispositions

7.1 It's reserved to the Holder the unilateral right to change, suspend or interrupt the use and delivery of: website; services offered for free or under payment; User's account; communication tools connected to the website.

7.2 It's also reserved to the Holder the right of pursuing future business and advertising initiatives, even under payment of a fee, by using on the website whatever logo and/or trademark of third parties, including banner and any other advertising to promote and marketing, direct and/or indirect, any goods, products and services.