GSKET

TERMS AND CONDITIONS OF USE

1.SUBJECT

1.GSKET Srl, with registered office in Ticengo (CR) Via Leonardo da Vinci 5, P.IVA 01510800194, (hereinafter "GSKET") is the exclusive owner of the Website www.gsket.com (hereinafter "Website") and of all the content published therein.

2 Access to and use of the Website are governed by these Terms and Conditions of Use (hereinafter "T&C") and by all applicable laws.

3. The acceptance of these T&C is a necessary and preliminary condition to the use of the Website. By using the Website, the User confirms that he/she accepts these T&C and that agrees to comply with them.

If the Users does not intend to accept these T&C, he/she is invited not to use the Website and not to download any information from it.

4.GSKET reserves the right to amend these T&C, without prior notice and at any time. GSKET reserves also the right to update and change the content published on the Website.

2.COPYRIGHT & USAGE LIMITS

1.GSKET is the exclusive owner of the Website indicated in art. 1 and of all content published therein. Just by way of example, documentation, images, photographs, drawings, logos, characters, figures, software, processes, codes, menu items and text published on the pages of the Website are exclusive property of GSKET.

2. The content of the Website is exclusive property of GSKET, which is the exclusive owner or third parties licensee. The content of the Website may not, either in whole or in part, be copied, reproduced, transferred, uploaded, stored, published or distributed, in any form, without the prior written consent of GSKET, without prejudice to the possibility of downloading and printing the relevant document pages only for personal use.

3.Trademarks appearing on this Website are exclusive property of GSKET and may not be used on any Website other than this one without the prior written consent of GSKET.

4. The material published on this Website is protected by copyright, IP laws and other rules on unfair competition.

3.LIMITS OF LIABILITY

1. By accessing the Website, users expressly accept that Italian laws shall apply to all matters relating to the use of the Website. GSKET does not guarantee that the content of the Website complies with the laws of other countries. Users who choose to access the Website from foreign countries shall therefore be responsible for verifying that the materials and content of "www.gsket.com" comply with the laws in force in their country and shall be solely responsible for compliance with local laws.

2. The information contained in this Website is provided in good faith by GSKET, which considers it to be true and accurate. Under no circumstances shall GSKET be liable for any direct, indirect or incidental damage caused by the use of this Website.

3. The information contained in this Website may be accidentally inaccurate or defective due to typographical errors and may be changed or updated by GSKET at any time without notice. GSKET reserves the right to change or delete certain sections of this Website at any time.

4.SECURITY

1.GSKET has adopted all necessary security measures (according to the state of the art and technology) in order to ensure the integrity of electronic communications minimizing the risks of i) destruction or loss, even accidental, of data, ii) unauthorized access or iii) unlawful processing or processing that does not comply with the purposes for which data were collected.

2.The security of electronic communications, including via e-mail systems, is not under the direct control of GSKET. GSKET cannot therefore guarantee the security or confidentiality of any electronic communications and cannot be held liable to the User if there is a loss or damage that the User may suffer as a result of the transmission of such communications.

3. By accessing the Website, the User undertakes to verify that his/her computer is well equipped with periodically updated antivirus systems, according to the best technical knowledge, for the security of data transmission over the network.

5.LINKS TO OTHER WEBSITES

1. The Website may contain links or references for access to other websites, such as Social Media feeds. GSKET has no control over the content of other website and Social Media and is not responsible for the material content created or published by third parties.

6.APPLICABLE LAW AND JURISDICTION

1. These T&C and any dispute arising out of or in connection with them (including actions or claims of a non-contractual nature) shall be governed by Italian law.

2. All disputes connected to or arising from the Website or the T&C are subject to the exclusive jurisdiction of the Court of Milan. Without prejudice to the above, GSKET expressly reserves the right to take action against the User in relation to the violation of these T&C in the User's country of residence or in any other country. If the User is a consumer, any action or claim arising out of or in connection with the use of the Website or the T&C shall also be subject to the jurisdiction of the court of the place where the User has his/her domicile or residence.