

TERMS AND CONDITIONS FOR THE PUBLICATION AND DISSEMINATION OF CONTENTS

1. The User declares and guarantees to be the regular holder of every right, license, consent, permission and authorization required by the law to allow Bepart to exploit the work legally. The User accepts the obligation to supply immediately, and in a written document, the relative proof of being the regular holder of every right in case of request made by Bepart. The User declares and guarantees that the work does not violate the copyright of third parties or any other right of third parties. Moreover the User declares and guarantees that the work does not violate any law, in particular any law concerning privacy and the treatment of personal data. Before using and /or publishing and/or divulging the work, Bepart reserves the right to examine the work and, in case, cancel the parts of the work that violate the present contract conditions and/or the legal regulations. In case of violation of the rights of third parties or violation of legal regulations, Bepart, in any moment, without previous notice and uniquely to his discretion, can remove the work and forbid the User, responsible for the violation of the rights of third parties and/or of legal regulations, to publish and/or spread and/or use further works.
2. The User grants to Bepart and to any third authorized party, without any privacy obligation, the unconditioned faculty, worldwide, to exploit the work, in particular to visualize, use, publish, perform, develop, digitally reproduce and communicate the work through Augmented Reality and in any consequent way and/or by every means.
3. Bepart cannot be held responsible for any technical problem the User might find owing to any temporary interruption in the operating of the service or to any error in the program or to any computer virus. Likewise Bepart cannot be held responsible as regards the losses and the prejudice suffered by the User because of any temporary interruption of the service or because of any other irregularity in the service, specifically in case of any loss in terms of revenue or earnings, business volume, negotiations, data, profit, establishment, reputation, image, opportunity, or for any consequent or indirect loss related to these losses. In particular Bepart will never be held responsible in case the impossibility for the User to use the service is due to exceptional and not predictable circumstances such as fire, floods, and other causes of force majeure, strikes, commercial controversy, blockages, limits to import or export, riots, accidents, disturbance to energy supply, social unrest, acts of terrorism or war.
4. Only and exclusively the User is responsible for any detrimental consequence Bepart and/or other third parties might derive from the exploitation of the work and/or from the violation of the present contract conditions. In no case Bepart will be held responsible for the exploitation of the work and/or for the violation of the present contract conditions, neither towards the User



Bepart
Società Cooperativa Impresa Sociale
via Antonio Tantardini, 22
20136 Milano - Italy
P.I. e C.F. 08720810962

info@bepart.net
bepart.net

himself nor towards third parties. The User accepts the obligation to keep harmless and indemnify Bepart from any action, claim, request, appeal of third parties deriving from the exploitation of the work and/or from the violation of the present contract conditions. In any case the User will keep the manager harmless from any prejudicial consequence that might derive from the exploitation of the work and/or from the violation of the present contract conditions.

5. The present contract conditions are exclusively under the jurisdiction of the Italian law. Issues and/or controversies regarding the conclusion, the interpretation and the application of the present agreement will be exclusively subject to the Italian jurisdiction and to the exclusive jurisdictional Authority of Milan Law Court.

The User expressly accepts and specifically in writing approves articles 1, 2, 3, 4 and 5 according to the sense and the effects of the articles 1341 and 1342 of the Civil Code.