

TERMS AND CONDITIONS OF USE OF THE WEBSITE

1. Subject

This document contains the terms and conditions applicable to the use of the services available on the Website www.slowcraft.it (hereinafter SLOWCRAFT).

2. Definitions

- "Website" means the Website www.slowcraft.it, to which the user can access via personal computers, laptops, cell phones, handheld computers and/or other fixed and mobile devices;
- "Conditions" means these terms and conditions of use of the Website;
- "Services": these are all the services available on the Site, including (and not limited to) all those that allow users to consult the SLOWCRAFT offer and sale catalogues, to complete a purchase, to access and publish any content of the SLOWCRAFT blog, as well as to use all the functions, facilities, applications, information or other services available;
- "User" means any person who accesses the Website and makes use of its Services.

3. Description of service

SLOWCRAFT is a website aimed at selling products of Italian craftsmanship in Italy and abroad, as well as dissemination of information relating to crafts.

SLOWCRAFT is a trademark owned by Rizzolli 1988 Srl, an Italian company with registered office in Martano (LE), Via Leonardo Da Vinci 8, ZIP code 73025, VAT and Company Register no. 04586590756.

4. User registration

Some services, such as (and not limited to) those relating to the completion of the purchase process and publication of content at the SLOWCRAFT blog, are accessed through a registration process by entering the information requested in the online form, after reading and accepting:

- Disclosure of Privacy under Art. 13 of the Legislative Decree no. 196/03, as amended (hereinafter the "Privacy Code"), provided on the Website;
- These Conditions and Terms of use.

Registration is reserved only to individuals reached the age of majority.

An email confirmation will inform the User of the successful registration. Each User can make a single recording. All transactions made through certain login credentials are considered made by the individual for whom these login credentials were issued.

The User warrants that the information provided during the registration process is complete, true and correct and agrees to hold SLOWCRAFT scot-free from all liabilities, penalties arising from and/or in any way connected to any breach of the registration rules by the User.

The User alone is responsible for access to the Website through his/her login credentials and liable for any damage or prejudice caused to SLOWCRAFT or third parties from their misuse, loss, misappropriation by others, or rather by the failure of the confidentiality of his/her login credentials.

SLOWCRAFT reserves the right to reject, in its own discretion, the registration of any user at the Website.

When registering to the Website, or later, the User can express his/her consent to receive communications from SLOWCRAFT via email. In any case, at any time, the User may require discontinuation of further mailings while maintaining the ability to access and use the Website by means of an e-mail notice to: support@slowcraft.it.

The Services will be available to the User for an indefinite period from the date on which the registration is approved and accepted, but the User may terminate their use at any time by cancellation of his/her registration by means of an e-mail notice to: support@slowcraft.it.

If any additional information or clarification is required, the User can email to support@slowcraft.it.

5. Responsibility on the content

In no case SLOWCRAFT can be held responsible for any loss and/or damage arising from use of this Website, as well as of any other website to which any web-links are provided.

The User is personally responsible for the content uploaded and authorized for its publication, screening and dissemination through printed materials or Internet, for informational or advertising purposes relating to SLOWCRAFT, without opposing or even establishing any claim, including the monetary ones.

The User agrees to use the Services only for licit purposes, allowed by law without infringing any third party rights, and notes that it is forbidden to insert, publish and/or disseminate the materials:

- i) that are of offensive, abusive, defamatory, slanderous, pornographic, vulgar, obscene, child-pornographic, blasphemous, in any manner inconsistent with the principles of public order and morality and/or that may cause any harm to minors;
- ii) that cause annoyance to public or private peace, offense or harm, directly or indirectly, to anyone, or that encourage others to enact conduct of improper and/or criminal character punishable by a criminal or civil liability;
- iii) that violates rules of civil, criminal and/or any special legislation (including but not limited to: rights of intellectual and industrial property, copyrights, rules of the Privacy Code, etc.);
- iv) that contain software viruses or other programs designed to damage or interfere with the proper working of the Website and Services;
- v) containing advertising, promotional materials, or any other form of unsolicited and unwanted solicitation.

SLOWCRAFT does not perform any control of the content published by the User and, therefore, in no case can be held responsible for the content above and for any errors and/or omissions there, as well as for any direct or indirect harm to the Users themselves and/or third parties from use or non-use of the Services. If SLOWCRAFT finds that any published content infringe the rights of third parties and/or contain any illegal content, the latter will be deleted.

The User acknowledges and agrees that it is forbidden to enter in the web space available to him/her the following:

- i) any sensitive data;
- ii) any personal data of third parties (including images/photographs) without the necessary authorization to its publication/dissemination.

6. Supply and availability of Services

SLOWCRAFT reserves the right to add new functionalities to the Services, to modify or delete the existing ones, in its sole discretion.

SLOWCRAFT not guarantees the full and constant operation of the Services, and may suspend, discontinue and change, at its discretion and without notice, the Services without anything being due to the User. SLOWCRAFT is not liable for any delay, malfunctioning, suspension and/or interruption – neither towards the User, nor towards the parties directly or indirectly related to the User - in the delivery of the Services, when they occur and are not attributable directly to wilful misconduct or gross negligence of SLOWCRAFT.

7. Intellectual property rights

The User acknowledges and agrees that the Website, as well as all trademarks and brands used in connection with the Services, including the sale of products, are protected by intellectual property rights, and agrees not to copy, reproduce, edit, alter, modify, post, communicate, distribute, or dispose in any way, in whole or in part, either for free or for a fee, the content of the Website, without the permission explicitly expressed in a written form from the side of SLOWCRAFT or third parties, owners of intellectual property rights.

The violation of this article constitutes a violation of intellectual property rights.

8. Reporting for violation of rights

In order to protect allegedly intellectual property rights, if the User or third party consider that a violation of his/her legitimate rights takes place, he/she should communicate this point, in a written form to support@slowcraft.it, stating the identity data of the owner of the rights supposedly violated, the specific content protected by intellectual property rights, their location on the web-space and the evidence of their violation.

If the message is clearly recognized, we will remove or disable access to the content as soon as possible.

9. Links to third parties

The Website contains links to internal content and/or references to other websites operated by third parties with the purpose of easy access and user-friendliness of navigation for the User. Such links or references have informative purpose only and in no way imply any endorsement, approval, marketing or other relationships between SLOWCRAFT and websites that it refers to. User, visiting the external websites linked to the website, does so at his/her own risk.

10. Changes in Conditions

Use of the Services necessarily involves the acceptance of these Conditions. By using the Services, User agrees to acquaint himself/herself with the Conditions and to be informed about their possible changes. Any new Conditions and terms will be effective upon their posting on the Website, by this bringing less effective the previous ones.

11. Invalid clauses

If any provision of the Conditions is recognized to be invalid or not feasible, all remaining provisions put in place remain in full force.

12. Applicable law and jurisdiction

The Terms and Conditions are governed by Italian law. Any dispute concerning interpretation and/or enforcement of this Agreement shall be considered under the jurisdiction of the courts of Milan.

13. Having read the terms and conditions of the use of the Website

The User, at the time of the use of the Services, must be aware of and accept unconditionally, under and for the purposes of the provisions of article 1341, section 2 and 1342 of the Civil Code, these Terms. The User explicitly accepts the following articles: Art. 4. User registration; Art. 5. Responsibility on the content; Art. 7. Intellectual property rights; Art. 9. Links to third parties.