

TERMS AND CONDITIONS OF WWW.UNIVERSITAEUROPEADIROMA.IT

The following terms of use govern the access to the www.universitaeuropediroma.it and to all subdomains (hereinafter also “**Site**”) and the use of services and contents therein.

Anyone accessing and / or using the Site assumes the capacity of user and accepts, from the moment of his / her first access and / or use, these terms and conditions.

The non-acceptance of these terms and conditions does not permit further browsing or use of the services and contents of the Site.

The current terms and conditions were updated on May 11 2020

1. General provisions

1.1 For the purposes of these terms and conditions of the website www.universitaeuropediroma.it, a user is anyone who accesses and / or uses the Site, whether he / she merely consults the information therein, or whether he / she benefits from the relative services offered (“**User**”).

1.2 The use of the Site is governed by these terms and conditions, whose acceptance constitutes an agreement between the User and the owner, and it is provided with the mere fact of browsing on the pages of the Site itself.

1.3 The term owner indicates uniquely the European University of Rome, with registered office in Rome, at Via degli Aldobrandeschi no. 190 (hereinafter also “**University**”).

1.4 The owner reserves the right to make in any moment amendments, also substantial, to the Site and to the current terms and conditions, making aware the User by publicizing on the Site any amendments / updates. The User’s access, following the amendment, implies the complete acceptance by the User of the new terms and conditions.

1.5 Additional rules and conditions may be arranged by the owner of the Site in order to regulate single services offered: User will need to comply with them for using the relative services.

1.6 The applicable law to the relationships arising from the use of the Site and the services offered through it is the Italian one, in light of which these terms and conditions must also be interpreted.

2. User obligations.

2.1 Through the Site, User can acquire information on the services offered by the University, also through the Site itself, on its operating mode and in general on the University’s activities.

2.2 User, using the Site and the services offered by it, is required to respect in a timely and constant way law, public order, morality and also what is established in these terms and conditions.

2.3 User has the obligation, when accessing any service of the Site, to provide true information.

2.4 User undertakes to respect the predefined procedures for the use of services and not to illegally access the relative IT systems. In particular, but not limited to, User undertakes to:

a) do not spread programs or computer viruses, or to use methods able to cause marked pain and distress to the equipment or IT systems;

b) do not use the Site for purposes other than those of its own;

c) do not perform activities that, in any way, cause or may cause damage or of any kind to the Site and / or to the University.

2.5 User undertakes not to disturb, in any way, the use of the services offered by the Site by other Users.

2.6 It is forbidden for the User to copy or otherwise learn the contents of the Site, in its entirety, for uses other than strictly personal and, in any case, for commercial uses, without prejudice to the provisions on the discipline of copyright and / or industrial law.

2.7 If the User proceeds using or publicizing, for example on a social network, of contents of the Site, he / she assumes all responsibility that may arise.

3. Obligations, guarantees and liability waivers of the Owner.

3.1 The Owner undertakes to provide the User the online usability of the Site and the services offered, as well as any communication tools connected to them, taking care of their implementation, compatibly with the current state of evolution of IT tools.

3.2 The Owner assumes no liability for any possible interruption and / or suspension of the Website's usability service due to its technical problems and / or of third parties generated by factors or circumstances beyond its control. In the event of problems in the functioning of parts of the Site, the User may report them to the following address info@universitaeuropediroma.it

3.3 The Owner is not responsible of any use of the Site in violation of the law, morality or public order, or in contrast with the provisions of these terms and conditions.

3.4 The Owner offers no guarantee about the updating of the information entered on the Site or its correctness.

3.5 The Owner is not liable for any damages and / or losses and / or malfunctions and / or prejudices of any kind that may arise to the User's computer using the Site, nor for any contamination of the IT system deriving from access, from the interconnection, from the downloading of material and computer programs from the Site.

3.6 The Owner does not exercise any control in the event of any links to other websites and their content.

4. Intellectual property.

4.1 The website www.universitaeuropediroma.it is protected by the Italian current legislation concerning copyright.

4.2 User is strictly prohibited to copy or otherwise learn, publish, disseminate, transmit or otherwise make available, even partially and / or as a result of modifications, what is published on the Site.

4.3 The User is prohibited from copying or using images, trademarks, models or any other element directly or indirectly connected to the University on the Site, its trademarks and intellectual property in general, its products and/or its activity, past or future present.

5. Final provisions.

5.1 The Owner reserves the unilateral right to modify, suspend or interrupt the Site and the services offered through it.

Date of last revision May 11 2020