

For products bought from the UNI webstore UNI grants the client with the non-exclusive and non-transferable rights as specified in detail below, subordinate to payment of the sums due. The client accepted the limits stated in this license regarding the installation or production of copies or any other use of the product. The user license does not confer to client ownership of the product, but exclusively the right to use according to the conditions specified in this license. UNI may modify the conditions of the user license at any time without notice.

COPYRIGHT

The client acknowledged that:

- the copyright owner of the product is specified in the product itself and the said right is governed by national legislation and international agreements on copyright;
- all rights, deeds and interests in and on the product shall remain property of the relative owner, including those of intellectual property.

PRODUCT USE

The client may install and use a single copy of the product on one workstation exclusively for internal use by employed personnel.

The client is permitted to make ONE COPY ONLY for backup purposes. The text of the product may not be modified, translated, adapted or reduced.

The only version of the authentic text is that conserved in the UNI archives. Granting of the product license, hire, resale, distribution or transfer of any part of the product, in its original version or copy is strictly prohibited.

The client accepts and agrees that all documents acquired through UNISore, have in each single page a specific watermark. The watermark doesn't affect in any way the readability, validity and/or official character of the document. This security measure is in accordance with the joint provision of articles 102-quater and 102-quinques of the Law April 22, 1941 No. 633. This does not preclude for UNI the right to adopt new and further security measures to protect its own intellectual property rights.

In accordance with art. 171-ter of the Law April 22, 1941 No. 633, the removal and/or partial alteration of the watermark or other security measures without UNI consent, amounts to a crime.

It is also forbidden, in accordance with Articles 171-ter of the Law 22 April 1941 No. 633, any and all unauthorized duplication and distribution of the contents acquired through the Unistore service and protected by copyright, meaning also distribution through a computer network, with any kind of connection.

PRODUCT UPDATES

This product downloaded online from the UNI webstore is the current version of the UNI standard valid at the time of sale. Products are revised, when necessary, with the publication of new editions or updates. UNI does not undertake to notify client of publication of the said variants, errata corrige or new editions which modify, update or completely replace products; it is therefore important that the client ensure possession of the latest edition and updates where relevant.

UNI LIABILITY

Neither UNI nor relative manager, employee or distributor may be held liable for any damage deriving/arising from or correlated to the use of any products by client. Liability lies exclusively with the client.

LEGAL PROTECTION

The client shall guarantee to UNI the supply of all information required to ensure the full observance of the terms of this agreement by third parties. Should the action of third parties compromise observance of the said terms of agreement, the client undertakes to collaborate with UNI to guarantee compliance. UNI reserves to undertake legal action with respect to the client to safeguard specific rights in all aspects of jurisdiction in which the present agreement has been breached.

The agreement is governed by current standards in Italy, and in the event of dispute relating to the interpretation, execution and resolution of the agreement, the competent court shall be that of Milan.