TERMS OF SALE TOSCANADOC

1. OBJECT OF THE CONTRACT OF SALE AND ITS DEFINITION

For sales contract refers to the distance contract and that is the legal transaction concerning goods and / or services concluded between a supplier, Weekend a Firenze Srl with headquarters in Via Pistoiese 132 - 59100 Prato and a consumer client within a system of organized distance sales from supplier management through online catalogs. All contracts, therefore, be concluded through direct access by the consumer customer to the catalog, where, following the procedures indicated, will conclude the contract for the purchase of the property.

A consumer is the person who buys goods and services for purposes not directly related to their professional activity.

Here we report the conditions of sale that will remain effective until they are changed by the supplier. Any changes to the conditions of sale will be effective from the moment they are published on the website in future editions of the catalog and will refer to sales made from that point onwards.

2. PRICES AND CONDITIONS OF PURCHASE

All sales prices of the products shown in the catalog, for which an offer to the public pursuant to Art. Civil Code 1336, are inclusive of VAT and all other taxes, the cost of transport is duly highlighted in the page in the catalog that the customer must take care to see before confirming your purchase in case of delivery abroad will be charged to the consumer any additional costs due to taxes or fees provided by law in the State of destination. The purchase contract is concluded through the exact compilation and the consensus expressed by sending the purchase order form included in the catalog

The customer can pay the ordered goods using the method of payment indicated on the purchase.

3. EXECUTION OF THE CONTRACT AND DELIVERY

The Weekend in Florence will deliver to customers the products selected and ordered, in the manner provided for in the preceding article, by courier and / or forwarding agents. In the absence of the recipient at the time of delivery will be left a notice and the customer must provide personal contact as soon as possible to the courier or messenger in order to agree the terms of supply.

The timing of delivery, which will never exceed, in any case, those provided by art. 6 Decree. Legisl. 185/1999 (30 days from date of order), can vary from day to order a maximum of seven days. The above delivery times are for these products in stock at the time of order. Delivery will be made mainly by the carriers in the roadway. However, no responsibility can be attributed to the supplier for late or non delivery due to force majeure or unforeseeable circumstances.

4. AVAILABILITY OF PRODUCTS

The customer may purchase the items in the catalog prepared and in the quantities in stock. If an order exceeds the amount present in the warehouse, the supplier shall disclose to the buyer if the product will be available in the future and the estimated time of supply.

The customer can decide whether to wait for delivery or cancel the order placed.

5. RESPONSIBILITY

The Weekend in Florence does not accept any responsibility for problems due to force majeure such as accidents, explosions, fires, strikes and / or lockouts, earthquakes, floods and other events that could prevent, in whole or in part, to implement the time agreed to the contract. The Weekend in Florence will not be liable to any party for damages, losses and costs incurred as a result of failure to execute the contract for the reasons mentioned above, the customer has the right to get the price paid. Likewise, the Weekend in Florence is not responsible for any fraudulent or illegal use that may be made by any third party, credit card, and other means of payment, during transmission (by post) upon payment of the products purchased.

6. BUYER'S OBLIGATIONS

The consumer agrees and undertakes to preserve the present general conditions, which, however, has already seen and accepted, and the specific features of the product being purchased, in order to fully satisfy the conditions laid down in Articles. 3 and 4 of Decree. Legisl. No. 185/1999.

6.1 It is strictly forbidden for the purchaser to enter false and / or invented and / or fantasy, on the order form is necessary for activating the process for the execution of this contract and the further communication ; personal data and e-mail address must be the only real data and not some other person, or fantasy.

The Weekend in Florence reserves the right to prosecute any violation or abuse, and for the protection of all consumers.

7. RIGHT OF WITHDRAWAL

The consumer and for any reason not satisfied with your purchase, has the right to terminate the contract without penalty and without giving a reason within 10 days of receipt of goods. The withdrawal must be expressed by sending the said period of 10 days of a registered letter with return receipt to the following address Weekend a Firenze Srl Via Pistoiese 132 - 59100 Prato. Within the same period may be sent a telegram or a fax which must be followed within 48 hours, the above-mentioned registered letter with acknowledgment of receipt confirming the withdrawal experienced. The consumer may not exercise this right of withdrawal for the purchase of audiovisual or sealed software which are been opened, also may not exercise this right for products made to specifications or clearly personalized or which by their nature can not be returned or are liable to deteriorate or expire rapidly, in the same way for the preparation of food products can not be made the subject of where they were used. Within the stipulated period of 10 days must be returned to the sender-supplier purchased all the assets intact and in their original packaging and any manuals, without any lack. Return fees will be charged to the customer.

Upon receipt of the goods the Weekend in Florence will credit the entire amount paid by the consumer within thirty days, with currency bank in any case not more than the fifteenth business day from the date of receipt of the notice of withdrawal. If that amount has been paid by credit card

for the Weekend in Florence will credit the same amount, through the institution issuing the card of the consumer, otherwise it will be the consumer to provide promptly to the bank on which to obtain the transfer (ABI, CAB, current account of the invoice).

8. AUTHORIZATIONS

By signing an order form, the customer authorizes the Weekend in Florence to use their credit card or other cards issued in replacement thereof, and to debit your bank account in favor of Weekend in Florence, the total amount indicated as the cost purchase made at a distance.

If the consumer wishes to make use of the right of withdrawal, as previously stated in paragraph 7 of these general conditions, the amount to be refunded will be credited to the same credit card.

9. EXPRESS CONTRACT TERMINATION AND CANCELLATION CLAUSE

The Weekend in Florence has the right to terminate the contract simply by notifying the client with adequate and justified reasons, in which case the client shall only be entitled to a refund of the amount already paid. The obligations assumed by the customer in art. 7 (Obligations of the buyer), as well as security for completion of payment the customer makes with the media in art. 2, are essential, so that by express agreement, the failure by the Customer, only one of these obligations will lead to termination of the contract under article 1456 Civil Code, without necessity of judicial decision, without prejudice to the right weekend in Florence to sue for damages.

10. PROVIDING AND PROCESSING OF PERSONAL DATA

Personal data is collected for the purpose of registering the customer and provide him with the procedures for the execution of this contract and the necessary communications, these data are processed electronically in accordance with the laws and can be produced only at the request of judicial authorities or other authorities authorized by law.

Personal data will be communicated to delegated subjects to carry out activities necessary for the execution of the contract and used exclusively for that purpose.

The party enjoys the rights under Art .13 L.675/1996, namely: to seek confirmation of the existence at the Weekend in Florence of their personal data, to know their origin, logic and purpose of their treatment, to obtain the updating, rectification and integration, to request cancellation, transformation into anonymous form or block in the event of unlawful processing and to oppose their processing for legitimate reasons or in case of using data to send advertising material, commercial information, market research, direct marketing and interactive marketing communications.

Owner and responsible for the collection and processing of personal data is the Weekend a Firenze Srl Via Pistoia-132-59100 Prato

11. JURISDICTION

Any dispute regarding the application, execution, and breach of contract of sale concluded at a distance through the catalog is subject to Italian jurisdiction, these general conditions are reported,

although not expressly provided herein, in conjunction with the Legislative Decree # 50 of 15.1.1992 and Legislative Decree No. 185 of 22.5.1999.

Any dispute between the parties relating to this contract shall be the competent court in whose district the consumer's domicile if situated in the territory of the Italian State; for all other customers it is agreed that any dispute shall be the sole responsibility of the Court of Florence.