

LEGAL NOTES

1 Corporate information

TackPay s.r.l. with registered office in Via Tolceto 26/2, 16040 Ne (GE)

Fiscal Code and registration in the Genoa Companies Register: 02586000990

VAT: 02586000990

PEC: tackpay@pec.it

e-mail: info@tackpay.net

phone: +39 3291356098

2 The site

The website www.tackpay.net and www.tackpay.it ("**Site**") and the TackPay smartphone application for use in web app mode at www.app.tackpay.net ("**App**") are the property of TackPay s.r.l. ("**Company**"). The term "Site" used within these conditions shall be understood as referring to the Site and the App.

Use of the Site, including access to its contents and services, is subject to acceptance of these conditions. If you do not agree to these conditions, please do not use the Site. Navigation within the Site is intended as tacit acceptance of these conditions.

The Company reserves the right to make changes to the Site and these conditions at any time. The changes are operational at the time they are published on the Site. Therefore, the user must always refer, as the current version, to the text of the conditions published at the time of using the Site.

3 Intellectual Property

The "TackPay" trademark and all other trademarks or distinctive signs (word and/or figurative) of the Company reproduced on the Site ("**Trademarks**") are the exclusive property of the Company. Any use or reproduction of the Trademarks for any purpose or by any means whatsoever is expressly and strictly prohibited and will be prosecuted by the Company in accordance with the law.

The trademarks of third parties reproduced on the Site are the exclusive property of their respective owners who have authorized their use. Any reproduction is therefore prohibited.

The pages that make up the Site and their content (including but not limited to: text, slogans, images, photos, graphics, sounds on the Site) are protected by copyright owned by the Company or include material whose use has been duly authorized by the rights holders. The reproduction, duplication, publication, transmission of the pages of the Site (in whole or in part) in any form and manner is prohibited. No reproduction of the Site or parts thereof may be sold or distributed for commercial purposes.

The download of the contents present on the Site is permitted only if expressly authorized by the Company with an appropriate indication on the Site itself. Such authorization concerns exclusively the use for personal and non-commercial purposes of the downloaded material, while any other form of use is strictly forbidden.

It is understood that nothing contained in the Site may be interpreted as an express or tacit license to third parties to use the Trademarks, texts, slogans, images, photos, graphics, sounds and any other element protected by copyright or other intellectual property rights.

4 Communications with the Company

You agree that any information or material you provide to the Company through the communication channels offered on the Site, including e-mail, will not be considered confidential.

In addition, by providing such information or materials to the Company, you assign and transfer all intellectual property rights in such information and materials to the Company free of charge. The Company shall then be free to use, reproduce, transmit, distribute, modify, assign and license such information and materials for any purpose, including the development, implementation and marketing of new services and/or products.

5 Limitations of liability

The Company operates with the greatest possible diligence in order to select and keep the contents of the Site updated.

In any case, to the extent permitted by applicable legislation in force, the Company declines all liability in the event that the information provided is incomplete or contains errors of any kind and offers no specific guarantee of the results expected, hoped for or obtained through the use of the Site, also declining any liability for any damage that may be caused to users and their property as a result of access to the Site, the inability to access the Site or downloading content from the Site where this is permitted, including any damage to users' computer equipment caused by viruses.

Finally, since the Site offers links to other sites and/or other network resources, the user acknowledges that the Company and cannot be held liable for the content of third party sites that may be accessed via links from the Site itself, as it does not exercise any control over the latter.