

Legal notice

Introduction

This Web site is owned by Hi Tech International s.r.l (also known as HTI) having its registered office at Gorgonzola - Milano via Buonarroti 43A – 20064, Italy. In these Terms and Conditions "HTI" refers to Hi Tech International s.r.l. and "User" to the user of this Web site. Please review these Terms and Conditions ("Terms") carefully before using this Web site. Your use of this Web site indicates your agreement to be bound by these Terms.

Use Of Reservations

User represents and warrants that he or she is at least 18 years of age and possesses the legal right capacity and ability to enter into the agreement with HTI to which these Terms apply ("this Agreement") and to use this Web site in accordance with these Terms. User agrees to be financially responsible for all use of this Web site (as well as for use of User's account by others, including without limitation minors living with User). User agrees not to assign, transfer or sublicense User's rights pursuant to this Agreement. User may allow other members of User's household to use this Web site under User's name or account, provided that User hereby agrees to pay all charges that they incur and to be responsible for all other aspects of their usage. User agrees to supervise all usage by minors of this Web site under User's name or account.

The reservations feature of this Web site is provided solely to permit User to determine the availability of travel-related goods and services and to make legitimate reservations or otherwise transact business, and for no other purposes. Without limitation, User shall not make any speculative, false or fraudulent reservations or any reservations in anticipation of demand. User agrees that the travel services reservations facilities of this Web site shall be used only to make legitimate reservations or purchases for User or for another person for whom User is legally authorized to act. User agrees to abide by the applicable terms or conditions. User shall be completely responsible for all charges, fees, duties, taxes and assessments arising out of the use of this Web site, other than taxes on revenues thus accruing to HTI.

Intellectual Property Rights

This Web site is owned by HTI and operated by HTI and/or its suppliers. The intellectual property rights, including the copyrights, in the material contained in this Web site and any HTI trade marks and brands included in that material belongs to HTI and/or its licensors and/or its suppliers. No material, information, software, products or services obtained from this Web site may be modified, copied, displayed, performed, licensed, reproduced, republished, uploaded, posted, transmitted, sold or distributed in any way, without the prior written permission of HTI, except that User may download one copy of the material on a single computer for User's own personal non-commercial use only, provided User keeps intact all accompanying copyright and other proprietary notices.

Liability Disclaimer

The information, software, products, and services published on this Web site may include technical inaccuracies or typographical errors. HTI and/or its suppliers make no representations about the suitability of the information, software, products, and services contained on this Web site for any purpose. All such information, software, products, and services are provided "as is" without warranty of any kind. HTI and/or its suppliers hereby disclaim all warranties and conditions with

regard to this information, software, products, and services, including all implied warranties and conditions of merchantability, fitness for a particular purpose, title and non-infringement. In no event shall HTI and/or its suppliers be liable for any direct, indirect, punitive, incidental, special or consequential damages arising out of or in any way connected with the use of this Web site or with the delay or inability to use this Web site, or for any information, software, products, and services obtained through this Web site, or otherwise arising out of the use of this Web site, whether based on contract, tort, strict liability or otherwise.

The foregoing does not apply in the event of wilful misconduct or gross negligence on the part of HTI and/or its suppliers and/or in the event of damage resulting from death or injury.

Currency Rates

Currency rates are based on various publicly available sources. Rates are not verified as accurate, and actual rates may vary. Currency quotes are not updated every day. User should check the date on the currency converter for the day that currency was last updated. The information supplied by this application is believed to be accurate, but HTI and/or its suppliers do not warrant or guarantee such accuracy. When using this information for any financial purpose, HTI advises the User to consult a qualified professional to verify the accuracy of the currency rates. HTI and/or its suppliers do not authorise the use of this information for any other purposes, except for personal use, and prohibit to the maximum extent allowable the resale, redistribution, and use of this information for commercial purposes.

Links to Third Parties' Web Sites

This Web site may contain links or references to other Internet sites maintained by third parties. HTI does not operate or control in any respect any information, products or services on such third party sites. Third party links and references are included solely for the convenience of users, and do not constitute any endorsement by HTI and/or its suppliers. User assumes sole responsibility for use of third party links and references.

Any third party that wishes to establish links to this Web site should notify HTI of their intention prior to doing so. HTI reserves the right to deny permission for any such links to this Web site. If however HTI gives its permission for any such links, HTI is not under any obligation to establish reciprocal links with the third party.

Indemnity

As a condition of use of this Web site, the User agrees to indemnify HTI and its suppliers from and against any and all liabilities, expenses (including attorneys' fees) and damages arising out of claims resulting from User's use of this Web site.

Modification of These Terms

HTI reserves the right to change these Terms at any time. User is responsible for regularly reviewing these Terms that are on a continuous basis put at the disposal of the User by including them in this Web site. Continued use of this Web site following any such changes shall constitute the User's acceptance of such changes.

General

HTI reserves the right to make and have made any and all changes to this Web site at its sole discretion without notice to the User. HTI reserves the right to at its sole discretion denies access to

this Web site to anyone at anytime.

These Terms refer only to the use of this Web site and separate terms and conditions apply to airline carriage, prize draws or any other promotion, and other services.

This Agreement shall be deemed to have been made in Milano, Italy, and shall be interpreted, and the rights and liabilities of the parties hereto determined in accordance with the law of Italy, without regard to conflicts of law principles. The parties consent to the exclusive jurisdiction of the courts of Milano, Italy for the determination of any claim or controversy between the parties and arising out of or relating to this Agreement.

User acknowledges that no joint venture, partnership, employment, or agency relationship exists or arises between the User and HTI as a result of this Agreement or use of this Web site. User agrees not to hold himself or herself out as a representative, agent, or employee of HTI and that HTI will not be liable for any representation, act or omission of the User.

HTI's performance of this Agreement is subject to existing laws and legal process and nothing contained in this Agreement is in derogation of HTI's right to comply with law enforcement requests or requirements relating to the User's use of this Web site or information provided to or gathered by HTI with respect to such use.

If any part of this Agreement is determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, the warranty disclaimers and liability limitations set forth above, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of the Agreement shall continue in effect.

This Agreement constitutes the entire agreement between the User and HTI with respect to this Web site and the services offered thereon and it supersedes all prior communications and proposals, whether electronic, oral or written, between the User and HTI with respect to this Web site. A printed version of this Agreement and of any notice given in electronic form will be admissible in judicial or administrative proceedings based upon or relating to this Agreement to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form.