These General Conditions of the Contract for the provision of Digital Certification Services (hereinafter, “General Conditions”), govern the procedures and terms according to which the Company, Actalis S.p.A., (VAT Reg. 03358520967) with headquarters at Via San Clemente 53, 24036 Ponte San Pietro (BG), by way of the activities undertaken by the CDRL, supplies to the Customer the Digital Signature Device, based on the procedures indicated in these general conditions and in the operating manual prepared by Actalis.

### Index of the Articles

1. Definitions
2. Purpose of the Contract
3. Structure of the Contract
4. Execution of the Contract
5. Fees, payment procedures and billing
6. Request for Registration and issue of the Certificate and activation
7. Duration of the Contract and Validity of the Certificate
8. Customer/Holder’s Obligations
9. The Certifier’s obligations and limitation of Liability
10. Hardware o Software for Certificate operation
11. Support
12. Reference to the Manual
13. Comms.
14. Modification to the services and changes to the Conditions of the Offer
15. Rescission of the contract, express termination clause
16. Withdrawal
17. Revocation and suspension of the Certificate
18. Disclosures pursuant to art. 5, 52, 53, 64 et seq. of Legislative Decree 206/2005 and pursuant to art. 7 of the Legislative Decree 70/2003
19. Final provisions and communications
20. Applicable Law
21. Competent Court
22. Processing of personal data

### 1. Definitions

For the purposes of these General Conditions, the following definitions shall apply:

**Agency for Digital Italy**: a non-profit public entity, with authority over the sector of information and communication technologies within the area of public administration;

**Actalis**: Actalis S.p.A.: an Aruba Group company, registered in the public directories of Certifiers and Trust Service Providers established, kept and updated by the Agency for Digital Italy (hereinafter, “AgID”), which issues legally valid Digital Signature Certificates and eIDAS Seals and delivers the qualified Temporary Electronic Validation Service as a Qualified Trust Service Provider pursuant to Regulation (EU) No. 910/2014 and the implementation legislation (hereinafter, “Actalis” or “Certifier”), to Legislative Decree no. 82/2005 and Prime Minister Decree of 22/02/2013, as subsequently amended and supplemented (hereinafter, “Actalis” or “Certifier”);

**CAD**: Legislative Decree No. 82 of 7 March 2005, as amended and supplemented;

**Local Registration Centre (CDRL)**: the party which, pursuant to the independent contract stipulated with Actalis, is authorized by the latter to perform activities for the purpose of issuing digital certification services;

**Authentication certificate**: The Certificate consisting of the electronic certification guaranteeing the authenticity of the information required for the online identification of the holder of the CNS issued by Actalis as authorized by the Issuing Body as set forth in Presidential Decree no.117 of 2 March 2004 and in the CNS Operating Manual, and which grants access to the information systems held by the Government Authorities;
Signature certificate: The Certificate that connects the data used to verify the Digital Signature to the holder and to confirm the identity thereof, issued by the Certifier, ACTALIS S.p.A., as set forth in art. 3, paragraph 1, no. 15 of the Regulation, in the CAD, in the technical regulations referred to therein and in the Operating Manual.

Certificate: the definition used in the Contract to refer without distinction to the Signature Certificate and/or the Authentication Certificate and/or the eIDAS Seal when it is not necessary to specify the certificate concerned;

Private key: the part of the pair of asymmetric keys designed to be known exclusively to the party that is the holder thereof, by means of which the latter attaches the Digital Signature to an electronic document or decrypts an electronic document that has been encrypted using the corresponding Public Key;

Public Key: the part of the pair of asymmetric keys designed to be made public, by way of which one verifies the Digital Signature attached to the electronic document by the holder of the asymmetric keys or one encrypts electronic documents to be sent to the holder of said keys;

Customer: the party identified in the Digital Signature Application Form, who, in the capacity of Holder, applies for the provision of the Digital Signature Device referred to in this Contract (hereinafter, User or Holder);

CNS: acronym for National Service Card, as defined in the CAD, i.e. the instrument used to gain access to the services provided online by the public authorities for which electronic identification is required;

Certifier Contact: the personnel appointed by the Certifier to provide assistance to the Users on the use of the Digital Signature Device by way of the contact details indicated on the website: https://www.actalis.it/chi-siamo/contatti-recapiti-info.aspx;

Contract: document made up of the Digital Signature Application Form, of these General Contract Conditions and of the Operating Manual;

Digital Signature Device: the Digital Signature solution, with or without CNS, described in detail in the Manual applicable to the Certificate requested and distributed by Actalis to the Customer, as stated by him/her in the Order Form.

Device for the creation of a qualified electronic signature: the device for the creation of an electronic signature satisfying the requirements in the Regulation.

Issuing Body: The Public body that, having authorisation to issue the Authentication Certificate for the purpose of executing the contract, instructs Aruba to issue and manage it electronically;

Automatic Signature: specific IT-based digital signature process undertaken following authorization by the signatory holding exclusive control of the respective signature keys, in the absence of immediate, on-going protection by the latter;

“One shot” digital signature: a particular type of remote Digital Signature based on a signature certificate that may only be used for signing documents originating from specific so-called “one shot” electronic processes, provided on the website www.pec.it and in accordance with the terms and limitations set out in the Manual and in the Contract.

CNS digital signature: a type of electronic signature also containing the Authentication Certificate;

Remote digital signature: particular type of digital signature, generated on HSM under the full control of Actalis, which guarantees to the Customer exclusive control of the private keys; at the Customer’s request, this signature can also be supplied with the “Verified Procedure” option as set forth in art. 19 of the Prime Ministerial Decree of 22 February 2013;

Digital signature: a particular type of advanced electronic signature based on a qualified certificate and on a system of cryptographic keys, one public and one private, related to one another, which enables the Customer, via the private key, and the recipient, via the public key, respectively, to reveal and verify the source and integrity of an electronic document or of a set of electronic documents;

HSM: a set of hardware and software that creates secure devices for the generation of signatures capable of securely dealing with one or several copies of cryptographic keys;

“National Service Card – CNS” Operating Manual: the manual published and made public in accordance with the law, containing details of the procedures for issuing the Authentication Certificate (when, together with the “Certification Services” Operating Manual, the Manual or also the “Manuals”) available for download at the link: https://www.actalis.it/area-download.aspx;

Qualified Certificates Operating Manual: the manual published and made public in accordance with the law, containing details of the processes for issuing the Signature Certificate (when, together with the “National Service Card – CNS” Operating Manual, the Manual or also the “Manuals”) available for download at the link: https://www.actalis.it/area-download.aspx;

Manual(s): the definition used in this Contract to refer interchangeably to the “Certification Services” Operating Manual, the “National Service Card – CNS” Operating Manual, when it is not necessary to specify the Manual concerned;

Verified mode: The terms that subject the use of the Remote Signature to verification of its validity by Actalis, namely that the corresponding certificate has not expired, been suspended or revoked when the signature is generated;

Order Form: the form which, when fully completed online By the Customer and sent by the latter to the Certifier, constituting a contract proposal, formalises the Application to renew the Digital Signature Device for the Digital Signature;

Digital Signature Application Form: the form for applying for the Certificate completed by the Customer in which the latter indicates the information necessary for respective identification;

Legal entity: the collective which, in the case of a request for eIDAS Seals, is the Holder of the seal issued;

PKI Disclosure Statement (PDS): the document which, together with the Qualified Certificates Operating Manual, with this Contract and with the applicable regulations, governs the service of issuing signature certificates and eIDAS seals;


In-person identification: process whereby the Certification Authority, as set out in the Manual, undertakes the positive identification of the Customer in accordance with art. 32, paragraph 3, letter a, of Legislative Decree 82/2005, as required for the issuing of the Certificates.

eIDAS Seal: this is the Certificate in the form of qualified electronic seal as per art. 3, paragraph 1, no. 15 of the Regulation and governed by the Qualified Certificates Operating Manual.
General Contract Conditions - Digital Certification Services

General Contract Conditions - Holder


Interested Third Party: party which, in the event of the issue of Certificates to sign on the basis of a role or positions held on behalf of third-party organizations that provide for the granting of powers, by third parties, to the party applying for the Certificate, together with the Holder, with a direct interest in the management of the Certificate, is authorized to revoke and/or suspend the Certificate.

Holder: the Party in whose name the Certificate(s) is/are issued on the basis of the Application Form.

Any definitions not specifically referred to herein shall retain the meaning attributed in the Manual applicable to the individual Certificate.

2. Purpose of the Contract

2.1 These General Conditions of the Contract for the provision of Digital Certification Services (hereinafter, “General Conditions”), govern the procedures and terms according to which the Company, Actalis S.p.A., (VAT Reg. 03358520967) with headquarters at Via San Clemente 53, 24036 Ponte San Pietro (BG), by way of the activities undertaken by the CDRL/IR, supplies to the Customer the Digital Signature Device, based on the procedures indicated in these general conditions and in the operating manual prepared by Actalis.

2.2 The Digital Signature Device is offered and marketed according to the technical characteristics and financial conditions specific to the individual commercial offer pre-selected by the Customer from those made available thereto, and as is in legal terms and in actual fact on the application date, which the Customer, accepting the following General Conditions, explicitly declares to know and accept. Through the supply of the Digital Signature Device, the Customer is provided with tools implementing an electronic process, through which to request, issue, use, suspend, revoke and renew a Certificate.

2.3 The offer of said services is for an open-ended time period, subject to the right of Actalis to suspend or revoke it at any time; in such case, the contracts entered into before said suspension and/or revocation shall be honoured according to the agreed conditions.

3. Structure of the Contract

3.1 The Digital Signature Device Supply Contract is made up of the following documents:

a) Application Form (hereinafter, “Form”), which includes a contractual proposal put forward by the Customer;

b) General Contract Conditions - Digital Certification Services, drafted and prepared in observance and in compliance with the provisions contained in Legislative Decree 206/2005 and in Law 40/2007, have a general scope and may undergo changes made necessary by subsequent legal provisions and/or regulations;

c) Manual applicable to the CERTIFICATE TYPE requested, in the version published at the time of the Digital Signature Device supply application, which the Customer is expressly required to consult before sending the Digital Signature Device order. The publications of the Manual are available in electronic format on the Certifier's corporate website, at the link (https://www.actalis.it/area-download.aspx), in electronic and paper format from the Agency for Digital Italy (http://www.agid.gov.it/), and in paper format from any Local registration Centre;

d) PKI Disclosure Statement (PDS) containing provisions for the issue and rules of Signature Certificates and eIDAS Seals.

3.2 The Customer acknowledges and accepts that the sending of the Form constitutes acceptance of these General Conditions and of the Manual applicable to the requested Certificate referenced by the General Conditions, which shall be fully effective and binding for the Customer, regardless of the intervening execution of the Contract and subsequent supply of the Digital Signature Device.

4. Execution of the Contract

The contract is considered executed upon issue of the requested Certificate.

5. Fees, payment procedures and billing

5.1 Subject to that set forth in the Contract and unless otherwise agreed by the Parties:

a) The Customer is required to pay the fee for the Digital Signature Device indicated in the Offer, based on the rates in effect at the time of the order, which vary according to the type of Digital Signature Device chosen;

b) Upon expiration, if the Certificate is renewed by the Customer, the latter shall be required to pay the fee indicated in the list in effect published at the time of the renewal.

5.2 The VAT due shall be applied to any invoiced amounts and, together with any other tax charge resulting from performance of the contract, shall be borne by the Customer. In any case, the Customer hereby expressly declares to release the Certifier from all and any liability resulting from any transactions or payments made. The Customer may not assert rights or raise objections of any kind unless he/she has first made the payments set forth in the contract correctly or if they have not been duly made and confirmed.

5.3 It is hereby understood that any further agreements arising between the Customer and the CDRL/IR shall only be effective as to relations between them.

6. Request for Registration and issue of the Certificate and activation

6.1 The Customer must request the Digital Signature Device according to the procedures indicated in the Manual applicable to the Certificate requested, by completing the specific Form.
6.2 Specifically, the Customer agrees to communicate to the Certifier:
a) details, documents, correct and truthful information, specifying which of the pieces of information provided he/she wishes to exclude from the certificate;
b) the existence of any restrictions on the use of the pair of certification keys (by way of example, powers of representation, restrictions on powers, etc.), substantiated by suitable documentation;
c) in a timely manner, any amendment to the information or details provided.

In addition, the Customer is required to generate the pair of keys for secure signing, in accordance with the procedures set out in the Manual.

6.3 Actalis shall proceed with issuing the Certificate, strictly according to the chronological order of the requests received, if complete and correct as to their content. The Digital Signature Device, with or without the Authentication Certificate, as requested by the Customer, shall only be issued in the event of a positive outcome of the checks required for this purpose; in the event that the Certificate is not issued, Actalis shall notify the Customer of the reasons for said certificate not being issued.

6.4 Aruba shall notify the Customer/Holder of issue of the Certificate. It is hereby understood that the activation of the Certificate, except for those to be used with the remote Digital Signature Service, must be undertaken directly by the Holder by way of the respective procedure within 12 months from issue thereof; activation constitutes confirmation of the correctness of the data contained in the certificate and in the seal and acceptance thereof. Failure to do so within said timescale shall mean that the Certificate may no longer be used. In such an event, the Customer, where applicable, must purchase a new Digital Signature Device without being able to bring any claim against Actalis, even in the way of a refund, for the Certificate that may no longer be used.

6.5. With specific reference to the eIDAS certificate, if the Customer purchases the certificate for third parties authorized by the Customer, as Holders of the Certificate, the Customer must inform the third parties of the conditions and obligations that apply to the Service and communicate to them the application for issuing the Certificate and provide them with a hard copy of this Contract, of the applicable Manual and of the issue application.

6.6 The Customer/Holder acknowledges and accepts that, in order to perform the services governed by this Contract, certain data that he/she provided when requesting the issuing of the Certificate shall be published, as indicated in the applicable Operating Manual. The Customer accepts that said data, in the event of the termination of the certification activity, may be communicated to an alternative certifier or Trust Service Provider or to another identified party in compliance with the requirements of the applicable legislation.

6.7 The data provided in order to activate the service shall be stored for the period of time established by applicable legislation, as described in the Manual applicable to the pre-selected service.

6.8 In order to request an eIDAS Seal the Customer must present the relevant documentation as set out in the CPS Manual pertaining to the legal entity that will be the Holder of the seal, as well as documentary proof of the Customer's powers of representation with respect to said legal entity.

7. Duration of the Contract and Validity of the Certificate

7.1 The term of the contract is the same as the duration of the Certificate indicated therein, in the "validity" section.

7.2 As the expiration date draws near, as a mere courtesy and therefore without thereby assuming any obligation vis-à-vis the Customer/Holder, the Certifier shall have the right to send notice of the imminent Certification expiration to the email address indicated during the order phase.

7.3 If it is possible to request renewal of the Certificate before it expires, in accordance with the procedures stated on the Portal by sending the relevant Order Form and subject to payment of the corresponding fee, in accordance with the rates and conditions in effect at the time of renewal for the option chosen from those made available. Renewal of the certificate shall lead to extension of the contract until the expiration date of the renewed certificate or revocation thereof. The Customer acknowledges and accepts that by activating the renewed Certificate, the preceding certificate shall no longer be valid and usable. Under no circumstance may an expired or revoked Certificate be renewed.

8. Customer/Holder’s Obligations

8.1 The Customer/Holder’s obligations are those indicated in the Manual applicable to the requested Certificate, in the documents and legal provisions referenced therein and in these General Conditions.

8.2 The Customer/Holder, aware that:
a) the Signature Certificate and the eIDAS Seal allow records and documents relating to the Holder to be signed for all legal purposes within the context of the European Union;
b) the Authentication Certificate is an online identification tool that allows for the use of government services;
c) the Signature Certificate and the eIDAS Seal must be used in conjunction with the data held on a device for the creation of a qualified electronic signature, as defined in art. 3, paragraph 1, no. 23 of the Regulation;
d) the certificates or seals issued on the basis of the provisions of this Section II must be used for the purpose described in the “KeyUsage” field therein, and any other use may result in the electronically signed documents being invalid and/or the services provided by third parties being inaccessible. Comprehensive information on the use of each certificate/seal can be found in the relevant Manual; is required to take the utmost care in the use, storage and protection of the private key, the Digital Signature Device and the activation code (PIN) associated therewith, as well as any additional codes provided by the Suppliers for the use of the Service. In particular, the Customer/Holder is required to adopt all the appropriate measures to prevent the harming of others from use of the asymmetric keys system or Digital Signature Device. In addition, the Customer/Holder is required to protect the secrecy of the Private Key by not communicating or disclosing to third parties the Personal Identification Number (PIN) for activation thereof, by entering it according to
procedures that do not allow it to be discovered by other parties and by keeping it in a safe place and separately from where the device containing the key is safeguarded. The Private Key, for which the Signature Certificate has been issued, is strictly personal and may not for any reason be assigned or provided for use to third parties. The Customer/Holder acknowledges being exclusively responsible for the protection of his/her own Private Key (contained in the signature device/Smart Card) from damage, losses, disclosures, alterations or unauthorized uses. The Customer/Holder agrees to use the Digital Signature Device in compliance with the provisions in the Contract and on the company website, in accordance with the law, current legislation, ethics and public order. To illustrate, though not exhaustively, the Customer/Holder agrees:

a) to abstain from committing any breach of the systems or of network security that may give rise to civil and/or criminal liability;
b) not to use the Digital Signature Device in such a way as to cause harm to him or herself or to third parties;
c) to use the Digital Signature Device only for the uses permitted by law with a prohibition including, but not limited to, sending, publishing and/or sharing material:
   c.1) that breaches or infringes intellectual property rights, trade secrets, trademarks, patents or other legal or customary rights;
c.2) featuring contents in breach of ethics and public order for the purpose of disturbing public and/or private peace, causing offence or direct or indirect harm to anyone;
c.3) featuring child pornography, pornography or obscene content or in any case content in breach of public morals;
c.4) considered to violate or to attempt to violate the confidentiality of private messages or intended to harm the integrity of the resources of others or cause direct or indirect damage to anyone (counterfeit software, cracks, key generators, serials, viruses, worms, Trojan horses or other harmful components);
c.5) capable of engaging in Spamming or equivalent activity;
d) to ensure that the personal data communicated to the Certifier for the full performance of the contract is correct, up-to-date and accurate and makes it possible to identify his or her true identity. The Customer acknowledges and agrees that, if he or she provides false, non-current or incomplete data, the Certifier reserves the right to suspend/disable the Digital Signature Device and/or rescind the contract, thereby withholding the sums paid by the Customer and reserving the right to request compensation for further damages; it is hereby understood that the Customer may not submit to the Certifier any request for reimbursement, indemnity and/or compensation for damage for the time during which he or she did not make use of the Digital Signature Device;
e) to keep harmless and release the Certifier from any liability in the event of complaints, lawsuits, administrative or judicial actions, losses or damages (including legal costs and fees) brought about by the illegal use of the services by the Customer him or herself;
f) to use the Signature Certificate and the eIDAS Seal in conjunction with the data held on a device for the creation of a qualified electronic signature, as set forth in art. 3, paragraph 1, no. 23 of the Regulation;
e) to use the Certificates in compliance with the use described in the “KeyUsage” field existing therein, acknowledging that any other use may result in the electronically signed acts and documents being invalid and/or the services provided by third parties being inaccessible. Comprehensive information on the use of each certificate/ seal can be found in the relevant Manual.

8.3 In the event of Automatic Signature, the service makes it possible to use, through specific application interfaces, the Automatic Signature infrastructure with Certificates issued by the Certifier. Aware that use of an Automatic Signature for which the respective Certificate has been issued involves the possibility of signing instruments and documents pertinent in all respects to the law within the scope of the European Union, solely attributable to the party in whose name it has been issued, the Customer/Holder acknowledges:

a) that he/she is solely responsible for use of the private key, the signature device and the activation code (PIN) associated therewith;
b) his/her obligation to take all the appropriate measures to prevent the harming of others from use of the asymmetric keys system or Automatic Signature.

8.4 The Customer/Holder is also liable for any damage suffered/to be suffered by the Certifier and/or by third parties in the event of a delay on the Customer’s part in triggering the processes set out in the Manual applicable to the Certificate for the revocation and/or suspension of the Certificate.

8.5 Should the Customer, on identification, also by the use of false personal documents, have concealed his/her true identity, falsely declared to be another party, falsely declared the existence of powers of representation, indicated untruthful data on the holder or, in any event, acted in such a way as to compromise the identification process and the respective findings indicated in the certificate, he/she acknowledges and accepts that he/she shall be held civilly and criminally liable for the false declarations and/or the use of false documentation and shall also be considered solely liable for all damages suffered and to be suffered by the Certifier and/or by third parties due to the inaccuracy and/or falsehood of the information contained in the certificate, assuming henceforth the obligation to hold harmless and release the Certifier and third parties from any claim, action and/or request for indemnity or compensation for damage that may be brought against them by anyone.

8.6 In the event of breach of even just one of the aforementioned obligations/commitments, the Certifier shall have the right to intervene in the manners and forms considered appropriate to eliminate, if possible, the breach and its effects, and to suspend/disable immediately and without any notice the Digital Signature Device and/or to revoke the issued Certificates, thereby also reserving the right to rescind the contract pursuant to art. 15 below. The sums paid by the Customer shall be withheld for compensation, without prejudice in any case to compensation for further damage. The Customer acknowledges and agrees that he or she shall have nothing to claim from the Certifier for reimbursement, indemnity or compensation for damage due to measures that the latter has considered appropriate to take. In any case, the Customer hereby takes on full responsibility regarding the above violations and agrees to hold harmless and release the Certifier from all and any direct or indirect liability, expense, harm or damage arising from claims or actions by third parties under which the Certifier is held liable to third parties due to an act attributable to the Customer, including, but not limited to, liabilities and damage resulting from any erroneous or out-of-date information or details issued to the Certifier, from incorrect implementation of the procedures described in the Operating Manual.
8.7 The Customer acknowledges and accepts that, during the contract term, the Certifier reserves the right to request therefrom, at any time, the provision of suitable documentary evidence of his/her identity, his/her address or residence and of the accuracy of the details communicated at the time of the application to issue the Certificate or in any case during the term of the contract.

8.8 Before signing the Application Form, the Customer agrees to obtain information and to inform the Holder if not the same person, about the legislative, technical and financial conditions, usage procedures, and the obligations and duties that govern the certification service requested by the same.

8.9 The Customer guarantees, with reference to third-party data handled by him or her at the order stage and/or during use of the Service, that said parties have been provided in advance with the information referred to in article 13 of EU Regulation 2016/679 and that their consent has been obtained for the processing of such data. In any event, it is understood that, in relation to such data, the Customer shall act as Data Controller, assuming all the obligations and responsibilities associated with this role and holding the Suppliers harmless against any dispute, claim or other demand that may come from third parties with reference to such processing circumstances.

9. The Certifier’s obligations and limitation of Liability

9.1 Actalis’s obligations are those indicated in the Manual applicable to the Certificate and in the documents referenced therein. Actalis hereby assumes no obligations other than those set forth in these General Conditions, in the Manual and in the relevant laws currently in force.

9.2 Actalis does not provide any guarantee in the event of improper and/or incorrect use of the Digital Signature Device with respect to that established by current provisions and by the applicable Manual. Aruba Pec does not provide any guarantee on the correct operation and safety of hardware and software used by the Customer, on the regular and on-going operation of national and/or international electricity and telephone lines, on the validity and importance, even on a trial basis, of the Certificate or of any message, instrument or document associated therewith or produced through the keys to which the Certificate refers with respect to parties subject to legislations different from that governing the effectiveness of the Certificate on respective secrecy and/or integrity (in the sense that any breaches thereof, as a rule, may be detected by the Customer or the intended recipient through the specific verification procedure).

9.3 The Customer declares to have read and accepted the limitations of liability as per the contractual conditions, in the applicable Actalis Manual and on the website https://www.actalis.it/area-download.aspx. Except in cases of wilful malice or serious negligence, Actalis shall not be liable for any damage with respect to the Customer/Holder and/or in any case with respect to third parties. Actalis shall not be liable for any damage and/or delays due to the malfunctioning or failure of the IT system. In any case, Actalis shall not be liable for damage caused to the Customer and/or third parties, once the expiration deadline of 10 (ten) days has lapsed from the harmful event or from the discovery thereof communicated as indicated in the applicable Manual.

9.4 Under no circumstances may Actalis be held liable for any direct or indirect damage suffered by anyone, including the Customer/Holder:

a) caused by improper use of the digital Signature Device or non compliance with the rules and obligations described in these contractual conditions, in the applicable Actalis Manual and on the website https://www.actalis.it/area-download.aspx;

b) resulting from impossibility of performance, malfunctioning of networks or of technical equipment, force majeure, accidental events or catastrophic events (including but not limited to: fires, explosions, etc.);

c) of any nature and extent suffered by the Customer and/or by third parties caused by tampering or interference with the Digital Signature Device or devices by the Customer and/or by third parties not authorized by the Certifier.

9.5 As far as the eIDAS Seal is concerned, the Customer henceforth acknowledges and accepts that the Certifier assumes no obligation to verify, subsequent to the issuing of the eIDAS Seal, continued compliance with the requirements relating to the legal entity that has consented to it being issued.

10. Hardware or Software for Certificate operation

If requested by the Customer, the Certifier, directly or through Registration Operators or Registration Supervisors, shall deliver to the former, following payment of the respective cost, a signature device (hardware-Smart Card and/or reader) capable of storing and reading its Private Key and of generating the digital signatures.

11. Support

The customer support service is provided in accordance with the procedures set forth in the operating manual and as stated on the website at https://www.actalis.it/area-download.aspx, which is referenced in full.

12. Reference to the Manual

For anything not expressly stated in the above articles, refer to the provisions of the Manual relating to the requested Certificate prepared by Actalis and on the website at www.pec.it, which is an essential and integral part of this contract.

13. Comms.

13.1 Any written communication must be sent by the Customer to the Certifier’s contact details indicated in these Conditions.

13.2 If in the Form the Customer has indicated an e-mail address, it shall be considered an e-mail address pursuant to art. 14, paragraph 1 of the T.U., and all communications shall be validly sent to the Customer using said address. In the event of failure to indicate an e-mail address, communications shall be sent to the address indicated by the Customer in the Form.
14. Modification to the services and changes to the Conditions of the Offer

14.1 The Customer acknowledges and accepts that the services covered by this contract are characterized by constantly evolving technology. For these reasons, the Certifier reserves the right to include new offers, change and/or remove those existing initially, modify the features of the Digital Signature Device and amend the conditions of the offer, at any time and without notice, when this is necessary due to technological evolution.

14.2 The Certifier reserves the right to amend at any time and without notice the type and features of the Services or any other supply condition. In any case, as to Services activated or renewed prior to the date of the change, they shall be maintained according to the agreed conditions, until their earliest expiration.

14.3 If the Certifier modifies these General Conditions, said changes shall be communicated to the Customer. The above-mentioned changes shall take effect 30 (thirty) days after the date of their communication. Within the same time period, the Customer may exercise the right to withdraw from the contract by means of a written notification to be sent by certified email (PEC) or by registered letter with confirmation of receipt, thereby requesting the revocation of the certificate issued thereto and specifying the intent to withdraw. From the withdrawal date, the Customer is required not to use the signature device previously issued thereto. If the Customer fails to exercise the right of withdrawal according to the time limits and manner indicated above, the amendments shall be deemed to have been known and definitively accepted by the Customer.

14.4 The Certifier reserves the right to make changes to the provisions of the Manual due to supervening technical, legislative and operational requirements, which shall be effective with respect to the Customer 30 (thirty) days after the communication is published on the corporate website.

14.5 In light of the provisions of this article, the Customer/Holder expressly accepts that publications of documents on durable media carried out on the website https://www.actalis.it/area-download.aspx are fully valid and relevant for all legal purposes for ensuring that you are informed of what is published.

15. Rescission of the contract, express termination clause

15.1 This contract shall be rescinded automatically, with consequent suspension/disabling of the Digital Signature Device, in the event of revocation of the Certificate. Pursuant to and for the purposes of Art. 1456 of the Civil Code, the Certifier has the right to rescind this contract if the Customer/Holder breaches in whole or in part the provisions of arts. 6 and 8 of these General Conditions. In the aforementioned circumstances, rescission shall occur as a matter of law by way of a unilateral declaration by the Certifier, by registered letter with confirmation of receipt, sent to the Customer/Holder, due to which it shall be authorized to revoke the certificate without any notice. In such circumstances, the Customer acknowledges and accepts that sums paid by the former shall be withheld as a penalty, without prejudice in any case to compensation for further damage.

15.2 Notwithstanding the cases of immediate rescission set forth in art. 15, the Certifier shall have the right to withdraw from this contract at any time and without being required to state reasons, by notifying the Customer in writing, with at least 10 (ten) days’ notice. In the event of exercise of the right to withdraw, once the aforementioned notice period has lapsed, the Certifier may disable and/or deactivate the Certificate at any time. In this case, the Customer shall be refunded the payment of the Digital Signature Device price corresponding to the unused days until the subsequent, natural expiration of the contract, after deducting the expenses incurred for providing the Digital Signature Device. All and any further reimbursement, compensation or liability of the Certifier or a party involved in supplying the Digital Signature Device, due to non-use by the Customer of the certificate in the remaining period, shall be explicitly excluded.

16. Withdrawal

16.1 The Customer acknowledges and accepts that the service, involving the provision of a customised product, falls under the provisions of art. 55 of Legislative Decree 206/2005 and that, as such, the exercise of the right to withdraw is not permitted. An order may be halted and possibly cancelled if the production relating thereto has not yet been commenced in any way; in such case, the Customer shall be entitled to obtain exclusively the return of the fee paid. In the event of illegitimate cancellation, withdrawal or rescission by the Customer, the sums paid by the former shall be withheld as a penalty, without prejudice in any case to compensation for further damage.

16.2 Notwithstanding the cases of immediate rescission set forth in art. 15, the Certifier shall have the right to withdraw from this contract at any time and without being required to state reasons, by notifying the Customer in writing, with at least 10 (ten) days’ notice. In the event of exercise of the right to withdraw, once the aforementioned notice period has lapsed, the Certifier may disable and/or deactivate the Certificate at any time. In this case, the Customer shall be refunded the payment of the Digital Signature Device price corresponding to the unused days until the subsequent, natural expiration of the contract, after deducting the expenses incurred for providing the Digital Signature Device. All and any further reimbursement, compensation or liability of the Certifier or a party involved in supplying the Digital Signature Device, due to non-use by the Customer of the certificate in the remaining period, shall be explicitly excluded.

17. Revocation and suspension of the Certificate

17.1 The requirements, procedures and time frames for revocation or suspension of the Certificate are established in this article and in the applicable Manual. The Certifier shall revoke or suspend the Certificate if one of the following circumstances arises:

a) explicit request submitted by the Certificate Holder in writing;

b) request by an "interested third party" (which must be sent in writing pursuant to the provisions of art. 20, Prime Ministerial Decree);

c) request in cases of urgency (in all cases of loss and/or theft of the signature device) submitted by telephone by the Certificate Holder or by an "interested third party", identified through the confidential authentication code issued thereto upon issue of the Certificate;

d) confirmation that the Certificate was not issued according to the procedures indicated in the applicable Manual or in a manner not in compliance with the procedures set forth under current legislation;

f) confirmation of breach of obligations borne by the applicant and/or Certificate Holder;

f) breach of secrecy and/or breaking of the private key;
g) loss of the private key;
h) abuses and falsifications;
i) request originating from the Courts;
l) request originating from the Customer, if not the same as the Holder. With reference to art. 19, paragraph 4, of the Prime Ministerial Decree, the Certifier shall place the Certificate in suspended status (and therefore suspend its validity) in the event that the authenticity of the request may not be ascertained in a timely manner.

17.2 Certificates relating to certification keys may be revoked or suspended in the following cases:
a) loss, removal, theft or compromise of the secret key;
b) malfunction of the signature device;
c) closing of the business.

In such cases, the Holder is required (even in his/her own interest) to notify the Certifier in timely manner thereof. The Certifier shall trigger the procedures for revocation or suspension of the Certificate.

17.3 Revocation/suspension of the certificate may be undertaken by its Holder by way of three different procedures:
a) the sending in writing of an explicit formal request sent to the Certifier, which must contain information on the Holder's and certificate's identification details and the reasons for which revocation/suspension is requested, signed by the certificate Holder.
b) through the service available on the Actalis website on the Digital Signature webserver page explicitly dedicated to suspension highlighted on the main page, using the confidential emergency code sent by Actalis during the Certificate generation phase;
c) by telephone, using the contact details provided at https://www.actalis.it/chi-siamo/contatti-recapiti-info.aspx, entering the confidential emergency code sent by the Certifier when sending the Certificate after it is generated. In any case, said request must be followed by a communication in writing indicating the reasons for which the suspension is requested, signed by the Certificate Holder.

17.4 Revocation/suspension of the Certificate may be undertaken at the unquestionable initiative of the Certifier, regardless of the Holder's intent, if the need is recognised or one of the following circumstances arises:
a) the details indicated in the Certificate undergo change or become out of date;
b) discovery of the compromise or breaking of the private key;
c) breach of the obligations borne by the Certificate Holder, as set forth in current legislation and/or in the Operating Manual;
d) improper use of the Digital Signature Device by its Holder;
e) possible compromise of the certification key or time stamping relating to the Certificate;
f) any justified request originating from the Courts.

The Certifier shall notify the Holder of the reasons for the revocation, as well as the date and time from which the Certificate is no longer valid.

17.5 Revocation/suspension of the certificate may be undertaken at the request of an Interested Third Party. In this case, the suspension or revocation request must be signed and be received in writing by Actalis. If expressly set forth, the request may also be sent by e-mail, as long as duly signed with the digital certificate of the “interested third party” if the issue thereof was established. In particularly urgent cases, the “interested third party” may request revocation/suspension of the certificate by telephone, using the contact details provided at https://www.actalis.it/chi-siamo/contatti-recapiti-info.aspx by entering the confidential emergency code sent by Actalis when sending the Certificate after it is generated. In any case, said request must be followed by a communication in writing by post or e-mail - signed using a digital signature - indicating the reasons for which the suspension/revocation is requested. As a mere example, the most frequent cases in which an “interested third party” may request suspension or revocation of a certificate are if the third party is an organization (entity, company, association, etc.) that has acquired a series of certificates and has allocated them to its employees, suppliers, customers and/or persons in any way relating thereto and:

a) relations between the organization and certificate Holder are modified or severed for any reason;
b) cases have arisen involving willful malice and/or disloyalty by the employee for which the organization requested the Certificate;
c) the right, position or role inherent to the powers of representation or the professional qualification pursuant to which the certification was issued has been lost.

The Certifier shall notify the Certificate Holder of the revocation and/or suspension request made by the “interested third party”. Actalis may reject the request if it deems it to be inauthentic, inaccurate or incomplete and shall notify the requesting “interested third party” of the rejection.

17.6 In any case, the Certifier shall have the right to suspend/deactivate the certificate in the event of tampering with the certification keys or if it believes that the Manual procedures have been violated. In the event of Certificate revocation, for any reason, none excluded and/or excepted, the Customer shall not be entitled to the return of the amount paid.

18. Disclosures pursuant to art. 5, 52, 53, 64 et seq. of Legislative Decree 206/2005 and pursuant to art. 7 of the Legislative Decree 70/2003

18.1 In accordance with the provisions of articles 5, 52, 53, 64 et seq. of Legislative Decree 206/2005, the Customer acknowledges that:

a) The Supplier is Actalis S.p.A. headquartered at Via San Clemente 53 24036 Ponte San Pietro (BG), REA [Economic and Administrative Index] 145843, VAT Reg. 03358520967;
b) The Customer acknowledges and accepts that the Digital Signature Device, consisting of the provision of a customized product, falls under the provisions in art. 55 of Legislative Decree 206/2005 and that, as such, in accordance therewith and with the provisions of Law 40/2007, the exercise of the right to withdraw is not permitted, as indicated in Art. 16 above. The order may be halted and possibly cancelled, by written communication sent by registered letter with confirmation of receipt to Actalis S.p.A., Via San Clemente 53 24036
Ponte San Pietro (BG), only if the production relating thereto has not yet been commenced in any way; in such case, the Customer shall be entitled to obtain exclusively the return of the fee paid;
c) any complaints may be sent to the Certifier, by certified email (PEC) or registered letter with confirmation of receipt, to the respective registered offices;
d) the technical support service established for the individual services is described in art. 11 above.

19. Final provisions and communications

19.1 The relations between the Certifier and the Customer established in these General Conditions may not be deemed to constitute an agency, partnership, proxy, employment or association or any other similar or equivalent contracts.
19.2 No amendment, footnote or clause howsoever added to this contract shall be valid unless specifically and expressly approved in writing by all contractual parties.
19.3 All notifications to the Customer relating to this contract may be carried out by the Certifier by hand, via e-mail, by means of registered letter with return receipt, ordinary post or by fax to the addresses indicated by the Customer and, consequently, such notifications shall be considered known by the former. Any changes to the Customer's addresses not notified to the Certifier may not be raised against them [sic].
19.4 Any total or partial ineffectiveness and/or invalidity of one or more clauses of the contract shall not result in the invalidity of the other clauses, which shall be deemed to be valid and effective. A null or inapplicable provision shall be interpreted in the closest manner possible to the parties' intentions.
19.5 Any claims concerning the supply of the Digital Signature Device ordered by the Customer shall be sent to the Certifier, by certified email (PEC) or registered letter with confirmation of receipt, to the respective registered offices. The Certifier shall consider the complaint and provide a written reply within 60 (sixty) days from receipt thereof. In the event of complaints due to particularly complex circumstances, which do not permit a full reply within the time limits referred to above, the Certifier shall notify the Customer within the aforementioned deadlines on the progress of the case.
19.6 The Contract is entered into in the Italian language; any other foreign-language versions are made available to the Customer exclusively as a courtesy. In the event of conflict, the provisions contained in the Italian version shall prevail over the others.

20. Applicable Law

For anything not expressly provided for in these General Conditions, reference shall be made, as far as compatible, to the Italian legal provisions currently in force upon the execution of the contract.

21. Competent Court

For any and every dispute relating to the interpretation, performance and termination of this Contract, the Court of Arezzo will have exclusive jurisdiction, except in the event that the Customer has acted and entered into this Contract in the capacity of Consumer for purposes other than business or professional activities, in which case, the Court of the location where the Customer resides or is domiciled, if located in Italy, will have exclusive jurisdiction.

22. Processing of personal data

22.1 Processing of the Partner Customer's personal data shall be carried out in accordance with the provisions of the privacy policy drawn up pursuant to art. 13 of EU Regulation 2016/679 and available at https://www.actalis.it/documenti-it/it_privacy_policy_actalis.pdf In compliance with the regulations on personal data protection and with the Italian Personal Data Protection Authority's Instructions for the Protection of Personal Data applying to the Service and the processing methods.