

# Terms and conditions of the Services of Slenos

## **Hello @ Slenos!**

We are sorry to bore you with this formality, but we -like you- are decent people and therefore we are sure that you will agree with us that the following is for the good of all. So take all the time necessary to understand the following and decide to use our services only if you agree with these Terms and Conditions. If you have any doubts, do not hesitate to contact us.

This document contains the full text of "Terms and conditions of use of the Services of Slenos" applicable to the use of the services offered through the websites [www.slenos.eu](http://www.slenos.eu) and [www.slenos.com](http://www.slenos.com). In the continuation of this document, the websites [www.slenos.eu](http://www.slenos.eu) and [www.slenos.com](http://www.slenos.com) will be collectively also called "Slenos" and this "Terms and conditions of use of the Services of Slenos" will be also called "Agreement".

The websites Slenos.com and Slenos.eu are managed by "Slenos Srl Startup Innovativa", an Italian Innovative Startup Limited Liability Company pursuant to article 25 of the Italian Decree-Law No. 179 of 18 October 2012 converted with modifications by L. 17 December 2012, No. 221 with registered address and head office at Via Marechiese 166, Rimini (RN), Italy (Zip code: 47922), tax code and registration number to the Register of Companies of Romagna, Forli-Cesena and Rimini: 04528310404 ("Slenos").

By registering and using the services offered by Slenos, you declare that you (the "User") fully and unreservedly accept these "Terms and Conditions of the Services of Slenos" which, therefore, we ask you to read carefully.

The language of "Terms and Conditions of the Services of Slenos" is English. Any translations into other languages are provided solely for the convenience of users, but do not constitute an alternative and official version.

## **Age Requirement**

In order to use the services offered by Slenos, you must be of legal age or, in any case, have the power to enter a binding contract with us and are not barred from doing so under any applicable laws. If you are a parent or legal guardian entering this Agreement for the benefit of a person in your legal care, be aware that you are fully responsible for that person's use of the services offered by Slenos, including all financial charges and legal liability that he or she may incur.

## **Content, Copyrights and Trademarks.**

All "Content", including but not limited to all software, artwork, graphics, video, text, editorials, content descriptions, interfaces, trademarks, logos, images, photographs, and any other element of the websites [www.slenos.eu](http://www.slenos.eu) and [www.slenos.com](http://www.slenos.com), including the layout, look and feel, organization, and coordination of such Content on the websites is the property of or is licensed to Slenos, and is protected by Italian and international trademark, trade dress, copyright, and other intellectual property rights laws. Without the prior written consent of Slenos or the applicable copyright holder, and except as provided in this Agreement, no Content may be transmitted, distributed, translated, publicly displayed, uploaded, published, recorded, retransmitted, rented, sold, distributed, digitized, endorsed, reproduced, altered to make new works, performed, or compiled in any commercial way.

All copyrights in and to the websites of Slenos (including the organization of content and charts,) and software, are owned by Slenos and/or its licensors. The use of the websites of Slenos, or any Content on the websites of Slenos, except for use as expressly permitted in this Agreement, is prohibited and subject to civil and criminal penalties, including possible monetary damages, for copyright infringement. All rights not expressly granted to you in this Agreement are reserved to Slenos and/or its licensors.

All trademarks, service marks, trade names, slogans, logos, and other indicia of origin that appear on or in connection with the websites of Slenos are the property of Slenos and/or its affiliates or licensors. You may not copy, display or use any of these marks without prior written permission of the mark owner.

### **The Service.**

Slenos is a web platform that allows to deposit and protect works in digital format protected by copyright to which the holders of such rights can associate licenses of use and distribution (the "Work/s"). The protection is through insertion in blockchain. The inclusion of the Work in the blockchain:

- produces the legal effects of the electronic time stamp referred to in Article 41 of Regulation (EU) no. 910/2014 of the European Parliament and of the Council, of 23 July 2014 "(art. 8-ter, c. 3) allowing you to establish the existence of your work starting from the date of filing on Slenos and the enforceability of the date of deposit with third parties;
- creates a cryptographic hash that acts as a "fingerprint" and is unique for each file in order to guarantee its integrity and authenticity. In fact, any modification to the deposited file would produce a completely different imprint, revealing the attempted modification.

Slenos releases, together with the deposit of a Work:

- a certificate of paternity in which the personal data of the author as indicated at the time of filing and some identifying data of the work, including the distribution license chosen at the time of filing and a unique license number;
- the cryptographic hash.

### **General provisions.**

To access some of the services offered by and on Slenos, you (the User) need an account that can be created on the websites [www.Slenos.eu](http://www.Slenos.eu) and [www.Slenos.com](http://www.Slenos.com). The account chosen by the User is strictly personal and cannot be transferred, even temporarily, to third parties.

To activate the account you have chosen, you must complete the registration procedure, by replying to the confirmation email that you will receive to the email box indicated during the registration.

You undertake to provide Slenos.com with truthful personal data and to keep them up to date. All personal data provided by you to Slenos will be processed in accordance with applicable laws and privacy policy.

### **System Requirements for Usage.**

You are responsible for any hardware, systems and/or software program(s) you use and any associated fees and expenses (a) to connect to, browse or otherwise use the Internet, and/or (b) to access the websites of Slenos. You may not attempt, nor support others' attempts, to decrypt, reverse engineer, circumvent or otherwise alter or interfere with any software required for use of the websites of Slenos. If you access the websites of Slenos over mobile or via an IOS or Android application, data charges may apply.

## **Declaration and Indemnity by The User.**

By opening an account at Slenos, you declare that the Works do not constitute and do not involve, either as a whole or in part, plagiarism and / or counterfeiting of the works of others or do not involve the abusive economic exploitation of the work of others or usurpation of paternity and indemnifies Slenos, its managers, directors, employees, collaborators and their successors in title from any direct and indirect liability deriving from plagiarism and / or counterfeiting of the Works and undertakes to indemnify Slenos, its managers, directors, employees, collaborators, its commercial partners and their successors in title from any and all obligation to pay compensation of any kind such as, by way of example but not limited to, damages, indemnities, reimbursements and legal expenses in the event of ascertaining such illegal behavior.

Slenos has designed its portals, its websites and all its services with extreme care for safety. However, no security system is foolproof or immune to unauthorized intrusion. Therefore, you accept that such unforeseen events may occur, that he / her has taken these risks into consideration before signing this contract, that he /her accepts them and that he / she relieves Slenos from any liability for any delays, failures or other damages resulting from such circumstances.

## **Restrictions.**

You may not use the websites of Slenos (or any part of them, including but not limited to public areas) to upload, post, transmit, display, perform or otherwise make available any messages, content or materials (i) that are illegal, obscene, threatening, of a "spamming" nature, defamatory, or invasive of privacy; (ii) violate (intentionally or unintentionally) a contractual, fiduciary or confidentiality obligation or duty you have to any third party; (iii) that constitute political campaigning or commercial solicitation or that contain software viruses or other computer code designed to interfere with the functionality of any computer system; (iv) provide links to unapproved third party sites; or (v) that infringe third-party rights or harm minors in any way. You may not interfere with or disrupt the websites of Slenos or any networks connected to or by the websites of Slenos. In addition, you may not use a false email address or otherwise mislead other users as to your identity or the origin of a message or content.

## **Right to terminate your account.**

Slenos reserves the right terminate your account in the following cases:

- ascertained violation of copyright owned by third parties on the Work as a whole or on parts of it;
- ascertained violation of the Rights of the Co-authors on the Work;
- the information provided relating to the Author himself / herself, the Work, Co-authors, third parties' holders of Rights in the Work are inaccurate, false, incomplete, openly offensive or misleading;
- suspicion of fraudulent behavior aimed at the unauthorized appropriation of data from the Platforms and / or from the Site and / or Slenos servers;
- ascertained injurious and / or defamatory behaviors of the User towards Slenos, its employees, collaborators and business partners;
- Your conduct does not comply with these Terms and Conditions.

## **Amendments to this "Terms and conditions of the Services of Slenos".**

Slenos reserves the right to modify, at any time and without notice, these "Terms and conditions of the Services of Slenos", publishing the new version on its websites. The new terms and conditions of use will be effective after 10 (ten) days from the date of publication on the site.

You have the right to deactivate your registration and account if you do not agree with the changes.

The eventual nullity, annulment or ineffectiveness of one or more clauses of the "Terms and conditions of the Services of Slenos " will not extend to the remaining clauses.

**Governing Law and Jurisdiction.**

The relations between the user and Slenos.com are governed by Italian law, according to which these " Terms and conditions of the Services of Slenos" will also be interpreted and implemented.

Unless otherwise provided by law, the Court of Rimini (Italy) shall have exclusive jurisdiction over any dispute relating to the interpretation, execution or termination of the agreements between You and Slenos.

*Now, let's get to work!*