

GENERAL TERMS AND CONDITIONS OF USE

1. The domain www.aim-sportline.com is owned by AIM TECH S.r.l. based in Cernusco sul Naviglio (MI), Via Cavalcanti n. 8, Italy. These general terms and conditions (hereinafter "General Terms and Conditions") govern the sale of products and services by AIM TECH S.r.l. both on the website and on physical order and purchase. These General Terms and Conditions together with the conditions regarding the payment methods and the Privacy Policy govern the agreement between AIM TECH S.r.l. and the final customer and / or user in relation to the products, software and services offered. AIM TECH S.r.l. invites the Customer to carefully read these General Terms and Conditions before proceeding with any purchase and / or use of the software, the Customer declares to have read both the conditions set out in the Privacy Policy and these General Terms and Conditions and to accept them integrally.

2. Intellectual property and limitation of use. The products and services provided and / or sold are covered by copyright. It is forbidden for the end user - unless agreed between the parties and unless specific distribution and resale agreements - to modify, copy, distribute, reproduce, publish, license, create derivative works from, transfer or sell any information, content, software, product or service obtained from our services and owned by us.

Any software and service made available for download is protected by AIM TECH S.r.l. copyright and its exclusive property. Customer expressly accepts all rules and limitations when installing the software that is available for download.

AIM TECH S.r.l. guarantees the operation of the software within the limits of the law and of the agreement and assumes no liability or guarantee for any damage of any nature arising from the failure and / or incorrect operation of the software and / or from the existence and recording of incorrect data and / or inaccurate.

AIM TECH S.r.l. undertakes to provide all the services necessary and required for the correct use of the software, guaranteeing within the limits of the law and within the limits of technical possibilities the confidentiality of the data connected and used through the software and using only and exclusively the data necessary to provide the requested service. In any case, the maximum liability foreseen and refundable by AIM TECH S.r.l. is equal to the cost of the product used and / or the software and will always and only relate to the refund and / or replacement of the product and / or software.

3. Customer and user obligations. The Customer and user of the product and / or software expressly undertakes to use the product and / or software in a manner and for legal purposes and not prohibited by these General Terms and Conditions, by existing laws, or by the rights of third parties.

In the event of negligent use and / or violations of these General Agreement Conditions and / or existing regulations and / or laws, the Customer will be required to indemnify and / or hold harmless AIM TECH S.r.l. from any request from third parties.

4. Applicable Law. The sale and use of goods, services and software provided by AIM TECH S.r.l. are regulated by specific Italian law in the case of sale to consumers and non-consumers. Each provision will in any case be interpreted on the basis of Italian law.

5. Contacts. For all information requests, you can contact AIM TECH S.r.l.