Product Form / Italian Order Effective 08/08/2022



ALL FIELDS AND SIGNATURES ARE MANDATORY - fill ELECTRONICALLY (not by hand)

Арр	licant's In	formation	_	
*Name *Firstr	*Firstname, Surname / Company name		*Date of birth(DD/MM/YYYY) (If company, input owner's birthday)	
*Address	*Zip code	*City	*Province	
Shipping address (if different from Billing address)				
*Phone # Mobile # *Codice Fiscale - Fiscal Code		*Email *VAT code (only fo		
Success HD		*Codice Destinatario - *Enroller Name	Recipient Code (only for companies)	
Sponsor *ID * Sponsor Name		*Enroller ID		
[] A line	*Enroller Phone		
□ LeveLuk K8 EURO □ LeveLuk SD501 Platinum EURO □ LeveLuk SD501 EURO	3660 3000 2780	□ LeveLuk JR □ Anespa DX	EURO 2700 EURO 2200	
Full payment			nagic E-Payment	
*Price	*	Price	n also E-Payment Form)	
*VAT 22% *Shipping**	*VAT 22% *Installment fees			
*Total	- *	Shipping**		
**	=1	Total Downpayment		
Shipment for Machine 18 Euro extra (to add) for Venice and small isles 10 euro		Installment €/monthly	€ 3/6/10/16/24	
*Payment Method *Credit Card	☐ Bank Trans ☐ Master Ca	ırd □ Visa	ancing (attach request form)	
*Credit Card Number The Customer pursuant to art. 52 of Legislative Decree n. 21/2014 withdrawal referred to in Annex B or submit any other explicit decla consumer acquires physical possession of the goods. The register exercised without having to provide any reasons and without having paragraph 2 of the same Legislative Decree Pursuant to art. 57 of Inagic Italy srl, Via M. Aurelio 35 / a - 00184 Rome, within 14 days contract. Return costs are charged to the customer. The Customer February 2014 n. 21 Implementation of Directive 2011/83 / EU on 6 and 2014 n. 21 Implementation of Directive 2014 n. 21 Implementation of Directive 2011/83 / EU on 6 and 2014 n. 21 Implementation of Directive 2014 n.	has the right to revoke the ration of its decision to well letter must be address to bear costs other that egislative Decree 21/20 from the date on which declares to have received.	withdraw from the contract (eg mail, sed to Enagic Italy srl, Via M. Aurel n those provided for in Article 56, p 14, if the delivery of the goods took the Customer has communicated the ded the pre-contractual information s	, fax or e-mail) within 14 days from the day on which the lio 35 / a - 00184 Rome. The right of withdrawal will be laragraph 2, and Article 57 except as provided by art. 5 kplace, the Customer is obliged to return it, intact, to o Enagic Italy srl its decision to withdraw from the showing all the points provided for by art. 49 DL 21 caling Directives 85/577 / EEC and 97/7 / EC ".	

Banca: Banca Nazionale del Lavoro Ag. 25

Nome: Enagic Italy SRL

IBAN: IT48 R010 0503 2250 0000 0000 973

SWIFT: BNLIITRR

Enagic Italy SRL

Via M. Aurelio, 35 A/B - 00184 Roma

Codice Destinatario: PAR1J38 P.IVA / C.F.10930641005

Tel +39-063330670 Fax +39-0633219505

ordini@enagiceu.com www.enagiceu.com

GENERAL CONDITIONS - PRECONTRACTUAL INFORMATION

CONDITIONS OF DELIVERY OF ENAGIC ITALY S.R.L. PRODUCTS

1. The ordered goods, indicated on the order form, will be delivered to the customer by courier within 10 working days of receipt of the order and payment. Expenses delivery times are charged to the customer. The amount of delivery costs depends on the size and weight of the shipment, as well as the conditions applied by the courier in charge. Enagic Italy SRL also assumes all responsibility for any damage that the products may suffer due to shipping.

RIGHT OF WITHDRAWAL AND GUARANTEE OF GOOD OPERATION AND COMPLIANCE

2. Within 14 working days of delivery of the purchased product, the customer has the right to withdraw from this contract, without giving any reasons, by means of sending written communication by registered letter addressed to ENAGIC ITALY SRL, Via Marco Aurelio 35 A / B - 00184 ROME (RM). The right of withdrawal yes considers it promptly exercised if the relative communication is sent within the deadline indicated above. Within 14 days of exercising the right of withdrawal, the customer must send the products to be returned to the address of Enagic Italy SRL indicated above. Within 14 days of returning the product, and on condition that the same is found intact, the company will refund the customer the sums paid for the purchase of the asset, excluding shipping costs. The customer also has the right to withdraw from this contract even in the event that Enagic Italy SRL does not deliver the ordered goods within the agreed term, nor does it do so after a single reminder written by the client. In this case, the selling company will reimburse the customer the amount paid within 30 days of written notice of the withdrawal. However, the right of withdrawal also exists in the event that the goods are delivered damaged due to a fact attributable to the shipper. In the latter case, Enagic Italy SRL will send the new goods ordered to the customer. In accordance with the provisions of the law on the subject (Article 130 and following Legislative Decree No. 206/2005), Enagic Italy SRL is responsible for the operation of the ionizer for a period ranging from 3 to 5 years (depending on the model chosen) from delivery. In case the ionizer has to be shipped to the Enagic Italy SRL headquarters, the transport costs are charged to the customer.

SALVATORY CLAUSE

3. In the event that one or more provisions of this contract are void or not applicable, this will not affect the validity of the remaining provisions.

FORM

Place

4. Any verbal agreements are void. Any changes or modifications to this contract must be made in writing under penalty of invalidity and must be signed by both parties.

JURISDICTION

5. In the event that Article 33 letter u) of Legislative Decree no. n. 206/2005 (Consumer Code) relating to the consumer's forum, the parties, by mutual agreement, agree as the competent court that of the registered office of Enagic Italy srl, having its registered office in Milan 20122, Corso Italia 8. By signing this contract, I declare that I have read and understood and accepted all the general conditions above. I also confirm that I have received a copy of the order and general conditions. NOTICE FOR THE CUSTOMER: Enagic Italy SRL Sales Representatives are not authorized to collect from the customer a deposit (checks), down payments or any sum of payment at the same time as signing the order.

Tursdant to and for the purposes of articles 1341 1342 of the Italian Civil Code The Buyer declares to	engicessi, approve the following terms: 2/3/1/
Date	Customer Signature

INFORMATION ON PERSONAL DATA PROCESSING AND CUSTOMER INFORMED CONSENT

Pursuant to and for the purposes of articles. 13 and 14 of EU Reg. 2016/679 (GDPR), the company Enagic Italy SRL informs that:

- 1) the processing of your personal data is aimed exclusively at the correct and complete execution of this contract;
- 2) the processing is carried out by means of the following operations or series of operations: collection, registration, organization, storage, consultation, processing, modification, selection, extraction, comparison, use, interconnection, blocking, communication, cancellation and destruction of data;
- 3) the operations indicated in point 2) of this information may be carried out by the company Enagic Italy SRL with or without the aid of electronic tools or in any case automated;
- 4) the processing of personal data is carried out by the owner and / or by the persons in charge of the processing;

Date

- 5) the provision of common and sensitive personal data (eg relating to the state of health for the needs of the interested party / customer but essential for contractual purposes) is strictly necessary for the execution of this contract; any refusal by the Customer to provide their personal data to the company Enagic Italy SRL, where essential, it could make it impossible to conclude and execute the sales contract for Enagic® products;
- 6) The personal data may be disclosed to the persons in charge of the processing and may be communicated for the purposes referred to in point 1 to external collaborators of the company Enagic Italy SRL and in any case to all those subjects to whom the communication is necessary for the regular execution of the sales contract;
- 7) personal data are not subject to disclosure;
- 8) pursuant to art. 15 and ss. of EU Reg. 2016/679 (GDPR) the interested party can exercise the following rights: Right of access Obtain confirmation that a processing of personal data concerning you and, in this case, receive information relating, in particular, to: purposes of the processing, categories of personal data processed and period of conservation, recipients to whom these can be communicated (article 15, GDPR); Right of rectification Obtain, without undue delay, the rectification of inaccurate personal data concerning you and the integration of incomplete personal data (Article 16, GDPR); Right to cancellation Obtain, without undue delay, the cancellation of data personal data concerning you, in the cases provided for by the GDPR (Article 17, GDPR); Right to flimitation Obtain the limitation of processing, in the cases provided for by the GDPR (Article 18, GDPR); Right to portability Receive your personal data in a structured format, commonly used and readable by an automatic device, as well as obtain that the same are transmitted to another holder without impediments, in the cases provided for by the GDPR (article 20, GDPR); Right to object To object to the processing of personal data that concern you, unless there are legitimate reasons for the Data Controller to continue processing (Article 21, GDPR); Right to lodge a complaint with the supervisory authority -Submit a complaint to the Guarantor Authority for the protection of personal data.
- 9) The DPO Responsible for the processing of the customer's personal data to whom to contact for any eventuality is Mr. Jörg-Stefan Eckhardt. The data cancellation request must be sent to Enagic Europe GmbH, Immermannstraße 33, 40210 Düsseldorf, or by contacting the DPO at the e-mail address dpo@enagiceu.com.

 10) For the Privacy Policy of Enagic Italy S.r.l. please refer to the website www.enagiceu.com.

INFORMED CONSENT					
I,	born on	inin	, having read this		
	R - 2016/679, I consent to the processing of persona contracting parties and through password-protecte		gree that the relative data my contract can		
Place	Date				
Signature					
00184, at Via Marco Aurelio, 35 A / B, f	xpress my consent to the data provided by me being or sending information on news, services, events and r carrying out market research and commercial stati:	marketing activities directly programmed by			
o I give my consent					
o I deny consent					

Signature