

This website (hereafter referred to as the "Website") is offered by Lechler SpA (hereafter referred to as "Lechler"), with registered offices in Via Cecilio 17, 22100 Como (CO), ITALY, Tax Code, VAT n. and R.I. Como n. 02350390130, R.E.A. Como n. 215232, share capital 10,400,000.00 fully paid-up.

The following Conditions of Use govern any access to the Website and its use. Furthermore, particular conditions of use shall apply for specific contents, data, material or information provided in or by means of this Website (hereafter referred to as the "Contents"). These particular conditions of use are in addition to the Conditions of Use, although, whenever expressly stated, they shall prevail on same.

1. Acceptance of the Conditions of Use

By accessing or using this Website, the user implicitly accepts these Conditions of Use, including all the terms and conditions contained or referred to herein and any additional terms and conditions envisaged by the Website. Users who do not accept all the above conditions are NOT authorised to access and use the Website.

2. Amendments to the Conditions of Use

Lechler reserves the right to amend these Conditions of Use at any time. Amended Conditions of Use shall be considered applicable from the time of publication. Any user who continues to access or use the Website following such a publication implicitly accepts the relating amendments. We recommend users regularly verify all applicable conditions.

Lechler reserves the right, at any time and with no prior notice, to cancel, amend or update the Website and its Contents. Lechler reserves the right, at any time, with immediate effect, and with no prior notice, to either entirely or partially limit, refuse or interrupt any user's access to the Website or to part of same, at its own exclusive discretion and for any reason.

3. Data Protection

All personal data provided or collected through the Website or in connection with same shall be processed exclusively in compliance with the Lechler Data Protection Policy. These Conditions of Use are also subject to the Lechler Data Protection Policy, which is published on this Website.

4. Liability

ALL THE INFORMATION (INCLUDING, MERELY AS AN EXAMPLE, TEXTS, IMAGES, GRAPHIC ELEMENTS, LINKS AND OTHER MATERIAL) CONTAINED IN THIS WEBSITE ARE PROVIDED "THE WAY THEY ARE" AND "AS AVAILABLE". LECHLER, THE GROUP COMPANIES, AND ITS AFFILIATES, PARTNERS, LICENSORS AND SUPPLIERS, EXPRESSLY EXCLUDE ANY DECLARATION OR GUARANTEE OF ANY KIND, WHETHER EXPLICIT OR IMPLICIT, INCLUDING GUARANTEES OF MARKETABILITY, SUITABILITY FOR A PARTICULAR PURPOSE, NON-

VIOLATION OR THE LIKE, REGARDING THE OPERATION OF THIS WEBSITE AND ITS CONTENTS. Lechler, the group companies, and its affiliates, partners, licensors and suppliers, do not guarantee any of the following: (i) that the Website meets the user's needs, (ii) that the Website operates in a continuous, timely, secure and error-free manner, or (iii) that the results obtained through use of the Website (including information and material contained therein) are correct, complete, accurate or meet the user's needs in any other way.

Lechler, the group companies, and its affiliates, partners, licensors and suppliers, accept no responsibility regarding interruptions or omissions in the Internet, network or hosting services. Furthermore, they provide no guarantee that the Website, the services that make same available, and any electronic communications made by Lechler will be free of viruses or other harmful elements.

5. Registration

The user may be asked to register in order to access specific areas of the Website and use specific functions or elements of same. In this case, registration is free of charge.

Upon registering, the user shall be asked to insert a single username, or "nickname", and password, and to provide a single email address, which must be valid, currently in use and verifiable. Identical usernames and email addresses are not permitted. If the username or address inserted is already in use by another user, the user shall be asked to change same. The user must update his or her registration in a timely fashion, in order for all information to be accurate and up to date. Furthermore, the user is exclusively responsible for keeping his or her password confidential. Lechler reserves the right to change a user's nickname or to refuse or cancel his or her registration if he or she chooses a name that, at its sole discretion, is considered obscene, indecent, vulgar or otherwise improper. The user is exclusively responsible for limiting access to his or her computer(s). The user is also exclusively responsible for any activity, concerning his or her account, username and/or password, which may be attributed to his or her conduct, non-intervention or negligence. Should the user become aware of suspect or unauthorised behaviour concerning his or her account, username and/or password, said user must email Lechler at once. Lechler reserves the right, at its own discretion, to bar said user's registration to specific services.

6. Limitation of Liability

LECHLER, THE GROUP COMPANIES, AND ITS AFFILIATES, PARTNERS, LICENSORS AND SUPPLIERS, SHALL ACCEPT NO RESPONSIBILITY, IN ANY CASE, FOR DIRECT, INDIRECT, CONSEQUENTIAL, PUNITIVE, SPECIAL, INCIDENTAL OR OTHER DAMAGES RESULTING FROM, CAUSED BY OR RELATING TO ACCESS OR USE OF THIS WEBSITE AND ITS CONTENTS AND USER-CONTENTS OR THE IMPOSSIBILITY OF ACCESSING SAME, EVEN IN THE EVENT OF LECHLER HAVING BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES, TO THE SOLE EXCLUSION OF WILFUL MISCONDUCT AND/OR GROSS NEGLIGENCE.

Should the user live in a country or state which does not allow the above limitations of liability or the exclusions as at paragraph 4 above and paragraph 8 below, said limitations and exclusions shall only apply only to the extent they are permitted. In this case, the limitations and exclusions in question will be as extensive as is permitted by applicable law.

8. Third Party Contents

Lechler accepts no responsibility for the contents of any third party websites connected to the Website by means of hypertext links, regardless of whether said links were provided by the Website or by a third party in compliance with the Conditions of Use. The presence of any external links on the Lechler Website does not constitute a guarantee of same, or an opinion or guarantee regarding the accuracy, timeliness or suitability of their contents. As a result, Lechler accepts no responsibility in this regard.

9. Copyright and Trademarks

Copyright and all the other property rights regarding the Contents provided by Lechler and its affiliates, group companies and/or partners, the software used to manage and publish the Website, the online forms, and the order, sequence and planning of the Website belong entirely to Lechler S.p.A. and/or its partners and licensors. All Content rights not expressly agreed in accordance with these Conditions of Use are reserved.

The downloading of material or any other such operation conducted through this Website is performed at the user's discretion and risk. The user accepts all responsibility for any damages to his or her IT system or for losses of data caused by the downloaded contents.

Lechler, Lechler Tech, Chrèon and Stoppani are registered trademarks of Lechler S.p.A.

All the registered trademarks are important corporate resources. It is essential to make proper use of said trademarks. As a result, the user must comply with the Lechler guidelines when referring to its corporate products or services.

10. Website Property Rights

Should the user intend to exploit any idea, proposal, suggestion or solution, or any other Contents included in the Website, he or she must first obtain all the authorisations required, in compliance with the applicable intellectual property rights, before exploiting same.

The published contents may be downloaded and printed. However, said contents CANNOT be reproduced on other websites except with the explicit authorisation of Lechler SpA. Furthermore, the Website Contents must be used for business purposes alone, and not for purposes contrary to the commercial interests of Lechler. The Website Contents may not be altered in any way without the explicit authorisation of Lechler.

All rights concerning the image of the car displayed on the homepage belong to Marco Francesconi, Alessandro Debenedetti, Emiliano Fiordi and Pierpaolo Garripoli.

11. Procedures followed in the event of breach of copyright

Any user who knows or suspects that the material contained on the Website has been used or copied in such a way as to breach the Lechler copyright is requested to inform the Lechler office indicated below. Said notification must contain:

- A handwritten or electronic signature of the copyright holder or of the person authorised to act on behalf of the holder of the exclusive right that has allegedly been breached;
- Identification of the work protected by the copyright that has allegedly been breached or, in the event of several works being allegedly breached on the same website, a list of said works;
- Identification of the material that is in breach or that is subject to breaches that the notifying party believes ought to be removed or to which access should be blocked, and information that will help identify same;
- Reasonably sufficient contact information for the user in question, such as a postal or email address or telephone number;
- A declaration stating that the user is in good faith in believing that the material for which a breach is alleged is being used without the authorisation of its owner or representative or against the law;
- A declaration stating that the information provided in the notification is accurate and subject to sanctions in the event of an untruthful declaration, and that the user is the copyright holder or is authorised to act on behalf of the exclusive holder of the right that has allegedly been breached.

Notification of a breach of copyright should be sent to the following offices:

By post: Lechler S.p.A.

Corporate Legal Department

Via Cecilio 17

22100 Como

Italy

By fax: Lechler S.p.A.

Corporate Legal Department

Como

Italy

Fax +39 031 586218

12. Indemnity and Exclusion of Liability

The user agrees to indemnify Lechler, the group companies, and its affiliates, partners, licensors and suppliers, as well as the relating officials, managers, employees, shareholders, legal representatives, agents,

successors and assignees, and to hold them free of any responsibility concerning damages, charges, costs and expenses (including reasonable legal and professional fees and legal expenses) resulting from the publication, the content or the transmission of any message, information, material or other Contents published on the Website or from any breach by the user of these Conditions of Use.

In the event of disputes with other users, the user frees Lechler, the group companies, and its affiliates, partners, licensors and suppliers, as well as the relating officials, managers, employees, shareholders, legal representatives, agents, successors and assignees from any responsibility concerning complaints, claims and damages (actual and consequential) of any kind or nature, known or unknown, that may result from or in any way be connected with said disputes.

13. Closure of the Website

Lechler reserves the exclusive right to close the Website, entirely or in part, at any time, for any reason, and without the need for prior notice or authorisation.

14. Lechler Products

The Website may contain references to specific Lechler products and services that may (currently) be unavailable in a particular country. Such references do not imply or guarantee availability, at any time, of such products and services in a particular country. For further information, users should contact the local Lechler organisation.

15. Solving Disputes

These Conditions of Use are governed and interpreted in accordance with Italian laws. The user accepts the exclusive jurisdiction of the Court of Justice of Como, Italy, for any disputes, claims or legal proceedings resulting from or attributable to these Conditions of Use or to the user's use of this Website, including, for example, complaints regarding the existence or validity of these Conditions of Use.

17. Invalid Clauses

Should any one of these Conditions of Use be declared invalid or inapplicable, said condition will be replaced by a valid and applicable provision that is as similar as possible to the original one. All the other conditions will remain unchanged and be duly applied.

18. Waiver

Should Lechler decide not to exercise a right contained in these Conditions of Use with regard to past or future actions performed by third parties, this does not constitute a waiver of any right due to Lechler, as prescribed therein. Only an express written waiver, signed by an authorised Lechler representative, shall have legal effect.

19. Headings

The headings of the paragraphs of these Conditions of Use are used for convenience purposes alone. They do not form an integral part of same and have no importance in the interpretation of these Conditions of Use.

Thank you for visiting the Lechler Website.

The Conditions of Use were last updated on: 1 March 2011.