

DESIGN CODE OF CONDUCT

INTRODUCTION

Purpose of the Code of Conduct

The purpose of the Code is to protect design product designers, retailers and consumers from acts of competition that are in any way harmful to contents of conceptual originality, value and creativity, with particular attention to imitation.

The Code penalizes activities that are in contrast with the above aims even though they are not punishable by state laws. The Code rules intend to provide a self-regulatory base in the design sector.

In order to apply the principles and regulations of the Code, Unionfiliera has set up, pursuant to art. 9, paragraph 3, lett. c), of its own Statute, a specific technical body called the Jury (Giuri).

The Design Code of Conduct is binding for exhibiting companies participating at trade shows organized by Organizations or Companies that have subscribed to the Code.

Moreover, it is also binding among all those that, in their commercial or working relations, make explicit reference to it.

Definitions

To the effects of the Code, the term "design" indicates the ideation, design and/or production, even industrial, of items, instruments, machines as well as their parts or accessories in accordance with aesthetically valid forms, and not necessarily in relation to the functionality of the item.

The term "product" includes any result of the previously described design activity.

The term "consumer" indicates any subject that purchases or uses the design product.

Modifications

Any modifications to this Code and the relative Regulations may be made by the Comitato Filiera ORO Presidential Office, with a two-thirds majority.

RULES OF CONDUCT

Art. 1

Creativity protection and imitation

Imitations and the abusive exploitation of others' creative ideas must be avoided. This prohibition is also valid among goods sectors that are not direct competitors.

Art. 2

Consumer protection and confusion

Furthermore, imitations and the systematic exploitation of the shapes, lines, materials and colours of objects designed by others, must be avoided, especially when these can be mistaken for the distinctive marks of another producer.

This is especially and strictly prohibited when such behaviour can deceive the consumer about the true origin of the products.

Art. 3

Legal standing

The designers, producers, retailers and consumers of design products who, in exercising their activities, become aware of the occurrence of the facts described in arts. 1 and 2, can appeal to the Jury to take the appropriate measures.

Art. 4

Preventive registration

In order to pre-establish probatory elements as evidence against the conduct described in arts. 1 and 2, a design registration system has been set up at the Jury's Administration Office according to the modalities outlined in the Implementation Regulations.

Registration can also be carried out telematically according to the specific modalities foreseen in the Implementation Regulations.

Any designer or producer can register any design, drawing or model for the sole purpose of exhibiting it at all possible disputes relating to competition that are punishable by the Jury, even in front of the Judicial Authorities.

Art. 5

Trade Show priority

The premiere showing of a new model at sector trade shows and exhibitions is equivalent to the registration described in art. 4.

The relative verification will be carried out as foreseen in the Implementation Regulations.

PROCEDURES AND PENALTIES

Art. 6

Jury composition

The Jury is composed of no less than 5 and no more than 20 members, nominated, pursuant to art. 9, paragraph 3, lett. c), of the Statute, by the Comitato Filiera ORO Presidential Office from a list of names designated by the Category Associations, subscribed Trade Show Organizations and the Chambers of Commerce participating on the Comitato Filiera ORO, consisting of experts in law and market, consumer and design issues.

Cases of incompatibility with a Jury member qualification are established by the Implementation Regulations.

Jury membership lasts for two years and members can be reappointed.
The Jury is presided over by the acting President of Unionfiliera's Comitato Filiera ORO. Once in office, the Jury will nominate, from among its own members, a National Coordinator. This person is preferably chosen from among the components of the design expert Jury.

Art. 7

Principles for judgement

The Jury members will carry out their function according to their inner conviction and not in representation of category interests.

In fulfilling their duties, the Jury members are expected to observe the utmost confidentiality.

Art. 8

Jury of the Jury

The Jury will examine the controversy that it is presented with and will pass judgment in accordance with this Code and the Implementation Regulations.

The Jury, on unanimous request of the parties, can appoint itself as a null and void Arbitration Committee, deliberating with an arbitration award. The President of the Jury will establish the procedure on a case by case basis.

The Jury:

a) will express its opinion to the party that wants to know whether or not its own design product is infringing the rules of this Code in relation to another existing, and explicitly indicated, design product;

b) will provide, on request, the Arbitration and Conciliation Chambers at the Chambers of Commerce with consultancy on the subject governed by this Code;

c) will guarantee, on request, the subscribed Trade Show Organizations with a monitoring service at the shows they organize in relation to the subject governed by this Code.

Subject to this Code and the Implementation Regulation, the Jury will carry out its own functions without formalities.

Art. 9

Premises and meetings

The Jury premises are at Unionfiliera.

The Jury meets every time the need arises on the bidding of the President, communicated at least 7 working days prior to the date set.

Jury meetings are not public meetings.

The Jury will be validly constituted when one third of the appointed members are present, including the President or, should he not be able to attend, the National Coordinator.

The Jury deliberates with the majority vote of the members present. In the event of a tie, the vote of the person presiding will prevail.

Art. 10

Petitions to the Jury

Whoever believes to have been harmed by the design and/or product of another, which is assumed to have been made in violation of the principles of this Code, can ask the Jury to intervene against those who have committed the detrimental activities, according to the modalities specified in the Implementation Regulations.

Art. 11
Proceedings in front of the Jury

On receiving the petition and unless otherwise agreed between the parties, the Jury will attempt to find a resolution according to the procedure outlined in the Implementation Regulations.

Art. 12
Trade Show monitoring service

At the exhibitions organized by subscribed Trade Show organizations, the Jury guarantees, on the request of the Trade Show Organizations or Companies themselves, a monitoring service in order to settle, through the on-site presence of a specific Investigation Committee, any disputes that may arise during the Shows and concerning the subject governed by this Code.

In addition to the activities in the previous paragraph, the Investigation Committee will also carry out, at the request of the interested parties, item description or authentication activities, in accordance with the modalities and purposes outlined in the Regulation.

Trade Show organizations that intend to use the Trade Show monitoring service, must have the exhibitors sign the explicit acceptance of the rules in this Code and in the Implementation Regulations, the decisions taken by the Investigation Committee when carrying out the activities described in paragraph 1, as well as the commitment to definitively resolve any disputes on which the Committee has pronounced judgment, pursuant to paragraph 1, using the Conciliation facilities at the Chambers of Commerce.

DESIGN CODE OF CONDUCT IMPLEMENTATION REGULATIONS

Art. 1 Preventive registration

The design can be registered by hand or by registered post with acknowledgement of receipt, in a sealed envelope at the Jury Administration Office at Unionfiliera head offices.

The envelope must be accompanied by the registration application form and must contain:

- 1) colour and black and white photographs of the design item;
- 2) item drawing;
- 3) item hologram, should the subject registering the design want it to appear three-dimensional. In any case, no three-dimensional model should be included;
- 4) description of the design item showing the name, shapes, dimensions, lines, colours gradations, materials and any other necessary element that may be useful and appropriate for an exact identification;
- 5) anything else that the subject registering the item may deem suitable for establishing design priority.

Art. 2 Registration content

The aforementioned graphic and photographic reproductions must refer to one single item, or several homogeneous and coordinated items belonging to the same collection.

The homogeneous nature of the design items is determined on the basis of the goods tables drafted by the Ministry of Productive Activities.

Art. 3 Registration

The registration application must provide the generalities and/or company name, address and/or registered offices as well as the fiscal code of the registering subject.

The registration application must be accompanied by a copy of proof of payment of Euro 26.00= (twenty-six/00), as a flat-rate reimbursement for registration expenses for each envelope.

Should the registered envelope refer to several items, even if they belong to the same collection, a further flat-rate reimbursement of Euro 2.00= (two/00) for each item, besides the first, must be paid.

Payments, as well as any updates regarding the afore-mentioned flat-rate reimbursements, are deliberated by the Comitato Filiera ORO Presidential Office.

Art. 4 Registration date

On receiving the sealed envelope, the Jury Administration Office will immediately open it and stamp the material it contains with the office stamp, date and registration number and place everything in a folder labelled on the outside with the generalities and/or company name of the registering subject, the registration date and number.

For the purposes of determining design priority, the above registration date will be taken as valid.

The Jury Administration Office will record the registration in a specific register, which includes the generalities and/or company name, address and/or registered offices, assigning the record with a progressive protocol number.

Within 15 days of the date of registration, the Jury's National Coordinator will examine the material sent by the registering subject and may ask the latter, also by fax or email, for any additional material to be produced within the following 60 days.

The Jury Administration Office will issue the registering subject with a receipt, indicating the assigned protocol number. Should, pursuant to paragraph 4, additional material to that already registered be requested, the Jury Administration Office will issue the receipt only after having received the requested additions. Should the additional requested material not be received within the time period in paragraph 4, the Jury Administration Office will return, by registered post with acknowledgment of receipt, all the material received to the registering subject. The amount paid in accordance with art. 3, will be withheld as a flat-rate reimbursement for the expenses that the Jury Administration Office sustained for processing the file.

Art. 5 Custody

The Jury Administration Office will file the folder containing the registered material and safeguard it, declining all liability for any damages, destruction, theft, removal or loss.

The Jury Administration Office, on presentation of the receipt outlined in paragraph 5 of art. 4 and the payment of Euro 5.00= (five/00), made in the same manner as foreseen in art. 3, as a flat-rate for expenses, will issue a declaration of registration showing the generalities and/or company name of the registering subject, address and/or registered offices, registration date and number, as shown in the register described in paragraph 3 of art. 4, with a copy of the material contained in the relative folder, authenticated as a certified copy of the original.

Art. 6 Telematic registration

Telematic registration is carried out by sending, by certified electronic mail, digitally signed files of the drawing, design, both ornamental and functional, containing attachments (e.g. 3DS, 3DM, etc.) or simple jpg, pdf documents, accompanied by a "standard" registration format that defines the design title, type and various registered attachments, to the following address: depositopreventivo@vi.legalmail.camcom.it.

The technical details and costs are outlined in Attachment A.

Art. 7 Trade Show priority

In order to enforce Trade Show priority, as outlined in art. 5 of the Design Code of Conduct, the exhibitor must send the Jury Administration Office, no later than 15 days after the closing date of the exhibition, the registration application accompanied by the following documentation:

- a) document stating the name, place and date of the trade show;
- b) document proving that the exhibitor took part in the show;

- c) photographs taken during the show in relation to the item or collection exhibited, with the date certified by the Organizing Company;
- d) description of the design item, including the name, shapes, dimensions, lines, colours, gradations, materials of the items exhibited and any other element deemed necessary, useful and suitable for the purposes of exact identification.

Alternatively to the provisions in paragraph 1, during the show, the interested party can request the Investigation Committee, if present, to perform the description or observations of the item, and then, within the deadline stated in paragraph 1, send a copy of the Committee's report to the Jury Administration Office.

Art. 8 Registration

The Jury Administration Office will register the design it receives in this way in a specific register that refers to design items that have already been exhibited to the public at trade shows. The same acceptance, registration and custody conditions outlined in arts. 1, 2, 3, 4 and 5 of these Regulations will apply, since they are compatible, in the cases stated in art. 6. For the purposes of determining design priority, should the situation in paragraph 1, art. 6 arise, the date of trade show opening will be taken as valid, whereas, should the situation be that of paragraph 2, art. 6, the date on which the Investigation Committee issued the report will be taken as valid.

Art. 9 Members of the Jury

The members of the Jury are appointed every two years by the Comitato Filiera ORO Presidential Office from a list of names of experts in law and market, consumer and design issues compiled by the Category Associations, Trade Show Organizations that have subscribed to the Code of Conduct, and the Chambers of Commerce participating on the Comitato Filiera ORO.

The capacity of a Jury member is incompatible with that of owner, partner or employee of a company operating in the gold, jewellery and silverware sector as well as that of an employee of the same sector's Category Associations.

Should the names provided by the above Associations, Organizations and Chambers of Commerce be fewer than the minimum number of Jury members, the Comitato Filiera ORO Presidential Office will add others to the list.

Jury members are expected to respect the ethical code approved by the Comitato Filiera ORO Presidential Office.

Any possible infringements of this code will be examined, at the request of the interested parties or office, by the Comitato Filiera ORO Presidential Office, which will, at its unquestionable discretion and in accordance to the actual declarations in the ethical code, will arrange for resolutive provisions, temporary suspension or termination of the mandate to be arranged in relation to the defaulting member.

Art. 10 Identification badge

Unionfiliera will issue the Jury members with an identification badge so that they can be immediately recognized within the fields in which they are to operate and, in particular in performing the Trade Show Monitoring Service outlined in art. 12 of the Design Code of Conduct.

The Comitato Filiera ORO Presidential Office may decide on further purposes and functions for the above badge, of which it will duly inform the Jury Members.
The badge is valid while the owner is a member of the Jury and must be returned to the Unionfiliera Administration Office when Jury membership terminates.

Art. 11 Jury nomination

In nominating the members of the Jury, the Comitato Filiera ORO Presidential Office must base its choices on professional and impartial criteria as well as on a fair geographical distribution.

Art. 12 Petitions

Those who, pursuant to art. 10 of the Design Code of Conduct, intend to ask the Jury to intervene, must send the Jury Administration Office a written request which includes:

- the names of the Parties and their addresses;
- a summary of the display of the item being contested;
- request details;
- an irrevocable mandate to the Jury so that it can proceed to appointing the Conciliation Committee;
- acceptance of the Design Code of Conduct and these Regulations.

All acts, documents, notes that may be useful for the purposes of reconstructing the facts of the dispute must be attached.

Art. 13 Conciliation Acceptance

On receiving the petition, the Jury Administration Office will immediately transmit, by registered letter, the following documents to the Counterparty:

- copy of the completed request from the Petitioning Party;
- the "Acceptance of Conciliation commencement" form, with the invitation to return it, duly completed, within 10 calendar days of receipt;
- copy of the Design Code of Conduct and these Regulations.

Within the same 10-day deadline, the Counterparty has the right to send the Jury Administration Office all the acts, documents, notes that may be useful for the purposes of reconstructing the facts regarding the disputed item.

Any tacit or explicit non-acceptance on the part of the Counterparty will terminate the conciliation attempt. If this is the case, the Jury Administration Office will immediately inform the Petitioning Party.

Art. 14 Conciliation Committee nomination

Immediately Counterparty acceptance of Conciliation commencement has been received, the Jury President will appoint a Conciliation Committee consisting of 3 members.
The choice of Conciliation Committee members is carried out by identifying, on a case by case basis, those Jury members who seem more suited to the nature of the dispute.

Art. 15
Acts and documents – Case file

Once the Conciliation Committee has been appointed, the Jury Administration Office will send the Parties all the acts and documents that may be useful for the purposes of reconstruction the facts of the dispute and a copy of the case file to the Conciliation Committee, containing:

- a) deed of Conciliation Committee appointment;
- b) copy of the Petitioning Party's completed and signed request;
- c) copy of the "Acceptance of Conciliation commencement", completed and signed by the Counterparty;
- d) copy of the documentation presented by the Parties.

Art. 16
Scheduling the meeting

The Conciliation Committee, having read the case file, must inform the Jury Administration Office of the following, within a maximum of 3 days:

- a) the day and time of attempted Conciliation;
- b) the place where the attempted Conciliation will take place, which is usually the Jury premises.

Art. 17
Summoning the Parties

The Jury Administration Office, having received the information, must immediately inform the Parties, by registered letter or other equivalent means that documents receipt, about:

- the Conciliation Committee composition;
- the day, time and place set for the meeting.

In respect of the adversarial principle, the Parties must personally attend the joint meetings and any separate meetings, whenever required.

Although the purposes of the Conciliation lead to excluding the opportunity, the Parties can also be assisted by a lawyer or any entrusted person who is aware of the facts.

Art. 18
Objection to one or more Conciliation Committee members

Each of the Parties has the right, up to a maximum of 3 days of receiving the information, to object to one or more Conciliation Committee members.

The objection petition, to be sent to the Jury Administration Office, must show:

- a) the name of the member or members of the Conciliation Committee in question;
- b) the names of the Parties;
- c) the reasons for the objection.

The President of the Jury will punctually make a decision about the objection petition, with no possibility of appeal.

If the objection petition is accepted, the President of the Jury will immediately replace the Conciliation Committee member or members objected to.

Art. 19

Meeting management and confidentiality

The Conciliation Committee, after having previously appointed a Secretary from within:

- a) will organize and manage the meeting with the Parties in the most appropriate manner in order to reach an agreement;
- b) will invite the Parties to provide all the necessary explanations for the best result;
- c) whenever the necessity arises, will, during the meeting, individually question the Parties, reporting the minutes in writing.

Conciliation should only require one single session. Should one single meeting not prove sufficient, the Conciliation Committee will fix another in the shortest time possible. Should an agreement not be reached after a second meeting, the Conciliation Committee will write the report, offsetting the costs between the Parties.

All subjects involved in the Conciliation and which have, in some way, become aware of the dispute, will be obliged to keep all the information, facts and news confidential.

In particular, the Parties will endeavour, in writing, not to re-use, in legal proceedings, any of the declarations or admissions made during the Conciliation and not to summon the Conciliation Committee members, Jury and/or Comitato Filiera ORO officials and any experts and consultants involved in the Conciliation as witnesses.

The only admissible element is the statistical data on condition that it is totally anonymous and, in any case, can in no way lead to determining the identity of the Parties.

Art. 20

Means of proof

The Conciliation Committee and/or Parties can arrange for investigations and essential means of proof for the purposes of Conciliation.

Each Party can, unilaterally, request the appointment of a Technical Consultant, at their own direct expense for all corresponding costs and fees.

Should the Parties agree to this appointment (on prior notification of the Conciliation Committee), the corresponding costs and fees will be directly shared equally between the Parties.

Art. 21

Conciliation

At the end of Conciliation, the Administration Office will:

- a) record the agreement reached;
- b) make copies of the Report for all the Parties;
- c) collect the Parties' signatures on all the copies and the original copy of the Report to be archived in the case file. The Parties can ask the Conciliation Committee members to sign the Report.

The Parties, on signing the Conciliation Report, will be accept the obligations of a freely undertaken contract.

Conciliation costs and any expenses that may have been paid in advance are usually shared equally between the Parties, without prejudice to the possibility of other allocations and where the Conciliation Committee deems them to be equal.

Conciliation terminates with:

- a) defining the modality for allocating the imputation and Conciliation costs;

b) cost payment based on the modalities foreseen in the specific price list established by the Comitato Filiera ORO Presidential Office.

The case file containing the acts, documents and Report of the entire Conciliation is available to the Parties at the Jury Administration Office.

Art. 22 Conciliation duration

Conciliation must terminate within 90 days of registering the request for Jury intervention. The President of the Jury can extend this period by a further 30 days, on justified request of the Conciliation Committee or one of the Parties.

Art. 23 Trade Show monitoring service

The Investigation Committee outlined in art. 12 of the Design Code of Conduct, operates with no particular formalities, subject to the adversarial principle between the Parties. However, the Jury can approve a procedure Regulation to govern the operativity of the Investigation Committee in carrying out the activities foreseen in paragraph 1 of art. 12 of the Design Code of Conduct, particularly in regard to activity deadlines, the contradictory effectiveness of the Parties, acceptance of any evidence that the Parties may present, the investigation phase and the forms to be used.

The Committee can ask the exhibitors to show them all the items in their stands, even those not on display.

The Committee can order the item or items being contested to be removed from display, from sample series and from sale in the Trade Show, immediately informing the Organizing Company.

It is the Parties' right, once the Committee has pronounced its decision, to ask the Committee itself for help in formulating the agreement that may have been reached between them in order to definitively resolve the dispute. A copy of this report must be drafted for each of the Parties plus one more to be kept at the Jury Administration Office. All copies must be signed, in original, by the Parties. The Parties, on signing the Conciliation Report, will accept the obligations of a freely undertaken contract.

Committee decisions are indisputable but do not prejudice the possibility that the Organizing Company may decide to take further measures.

Art. 24 Description and authentication activities

On request of the interested party and on prior payment of Euro 20.00=(twenty/00) as a flat-rate reimbursement of expenses, the Investigation Committee outlined in art. 12 of the Design Code of Conduct, can investigate an item presented to it and, without expressing any comparative judgment, order an adequate technical-descriptive report to be drafted.

This report must be drafted in three copies giving the generalities and/or company name of the requesting subject, the address and/or registered premises and indicating any trademarks on the item. It must also be dated and signed by the Committee members.

Each copy must be accompanied by photographs of the item, which must also be dated and signed by the Committee members.

Two copies are to be given to the requesting subject and the third is to be kept at the Jury Administration Office.

Payment modalities, as well as updates of the flat-rate reimbursements outlined in paragraph 1, are deliberated by the Comitato Filiera ORO Presidential Office.
The Jury can approve a Regulation to govern the carrying out of activities in this article.

Attachment A

TELEMATIC REGISTRATION – TECHNICAL DETAILS AND COSTS

The technical telematic registration details are explained below.

1. TELEMATIC REGISTRATION

Telematic registration allows documents to be sent and archived, ensuring design authorship and definite date (presentation date) through the use of some current technologies, such as: digital signature (CNS - National Service Card), Certified Electronic Mail (PEC – Legalmail).

2. MODALITY, TRACEABILITY AND ARCHIVE CONSULTATION

Design files must be signed digitally and transmitted to the following address: depositopreventivo@vi.legalmail.camcom.it, by Certified Electronic Mail (PEC - Legalmail). the digital signature guarantees the origin and integrity of the design file, the PEC certified mail guarantees the sending and receipt of computerized documents (design files) as well as their traceability.

The management of the transmitted design files is carried out within the PEC certified mail box, which can also be organized historically.

The design files can also be directly acquired by presenting them on optic support, particularly in the case of extremely large files.

3. AVAILABLE TECHNOLOGIES

3.1 Fundamental tools

Digital signature: the CNS (National Service Card), managed by InfoCamere on behalf of the Chamber System, is used. It allows any type of electronic document to be signed, thus certifying validity, truthfulness and authorship.

Certified Electronic Mail (PEC): a transmission tool. It is provided by Infocamere and is called Legalmail. PEC provides a guarantee of transmission validity, message delivery and integrity of the computerized document transmission (Digital Administration Code: Legislative Decree no. 82 of 7th March 2005). Transmission by PEC has the same legal value as a registered letter with acknowledgement of receipt. Moreover, the delivery receipt from the receiver's PEC manager is proof of both sending and content.

Legalmail with historic function: this tool keeps a historical archive of PEC messages and receipts processed by the PEC manager.

Time stamp, definite date and time: the time stamp service of a computerized document consists of the generation, by an entrusted third party, of a digital signature on the document (even in addition to that of the signee) to which information concerning the definite date and time is associated. The size of a time-stamped file is .m7m: it contains the document for which the time validation has been requested and the stamp issued by the certifying organization, InfoCamere.

The real general archive (the so-called Preventive Telematic Registration) is kept by InfoCamere on behalf of Unionfiliera on purpose-built computerized platforms. In this archive (database), the design files are preserved safely and in accordance with regulations.

3.2 Optional tools

Extension of PEC mailbox for a further 100 MB. The size of the certified mailbox can be extended (standard 100 MB) by purchasing further blocks of 100MB. The maximum size of each mailbox can be almost one Gigabyte (about 1,000MB).

Historical PEC archive. The regulation imposes keeping track (log) of incoming and outgoing certified electronic messages for 30 months. This obligation does not extend to the content of the messages, therefore, given their value, InfoCamere offers users an additional and secure, automatic saving service for messages, their attachments and receipts. The service is offered remotely: the messages archived are registered at the InfoCamere Data Centre. The user can configure the various saving options, which cover any archiving requirement, by Webmail:

- all receipts or just some types (for example, only acknowledgment receipts of messages sent to a certified receiver);
- all incoming and outgoing messages or just some specific types (for example, only certified messages, only outgoing messages, etc.);
- all receipts or only some types (for example, only acknowledgment receipts or only delivery receipts);
- messages sent to a certified receiver;
- messages sent to non-certified receivers.

A combination of the various types can be selected and the combination of new messages to be saved over time can be modified. All archived messages can be searched (using a wide range of parameters), and deleted.

4. ARCHIVING DURATION AND COSTS

Archiving is guaranteed by past messages (PEC delivery receipt) since the message envelope is stamped by the PEC certified mail manager.

When the request arrives, registration is recorded and the transmission date is valid.

Basic tool start-up costs

- 1 National Service Card € 25.00 administration fees - support duration, six years;
- 2 CNS reader € 31.20 including VAT

Total € 56.20

NB: The National Service Card is valid for six years and is issued and delivered with two digital certificates, which are valid for three years. Therefore, within the expiry of the third year, the registration certificate must be renewed at a cost of € 7.80.

PEC certified mailbox

- 3 Legalmail boxes 100mb € 58.80 including VAT – yearly fee
- 4 Historic archives of 1 GB € 58.80 including VAT - annual fee

Total € 117.60

Preventive registration fee (transmission)

5 For each transmission up to 25 MB € 12,00 including VAT – cost for each design transmission

Total € 12.00

Annual fee for preventive telematic registration (preservation in the archive)

6 Disk spaces on Preventive Telematic Registration for each 25 MB € 4.00 including VAT - annual fee for as long as the design is kept in the Preventive Telematic Registration archive.

Total € 4.00

Three-year fee for renewing registration certificate

7 Digital signature certificate renewal € 7.80 administration fees

Total € 7.80

Optional tool costs

8 Mailbox extension by a further 100 MB € 14.40 including VAT - yearly fee

Total € 14.40

Time stamps are bought on-line from InfoCamere www.card.infocamere.it

The service price list is subject to updating by the manager (Infocamere)