



TERMS OF USE OF THE WEBSITE AND PROTECTION OF PERSONAL DATA.

ARTICLE 1. GENERAL PROVISIONS - COORDINATES OF THE SITES OWNER.

THESE TERMS AND CONDITIONS named ("CONDITIONS") APPLY TO THE USE OF THE ABC-TEAM LIMITED PROPERTY SITES. (HEREBY named THE "SITE", ALSO FOR THE MOBILE VERSION), INCLUDING THE ELEMENTS AND APPLICATIONS CREATED OR HELD BY ABC-TEAM LIMITED. THE COMPLETE CONTACT INFORMATION IS RECORDED ON THE "CONTACT" PAGE (hereby named "THE COMPANY").

THE "USER" TERM INDICATES ANYONE WHO ACCESSES THE SITE (HEREBY NAMED "USER").

BY USING THE SITE, THE USER ACCEPTS IN FULL AND UNCONDITIONALLY THE CONDITIONS APPLICABLE TO THEM AND UNDERTAKES TO RESPECT THEM.

IF HE DENIES THE TERMS, YOU SHOULD BE ABNORDED IN THE EVENT OF NON-COMPLIANCE WITH THE TERMS, THE COMPANY RESERVES THE RIGHT TO REFUSE ACCESS TO THE SITE, WITHOUT PREJUDICE TO ITS RIGHT TO REQUIRE A COMPENSATION FROM ANY THIRD PARTY FOR ALL DIRECT AND INDIRECT DAMAGES THAT MAY RESULT FROM THIS NONRESPECT.OF ANY USE OF THIS SITE AND / OR ITS SERVICES.

THE COMPANY RESERVES THE RIGHT TO ADAPT PARTIALLY OR TOTALLY THE CONDITIONS OF USE AT ANY TIME WITHOUT PRIOR WARNING.

IT IS THEREFORE RECOMMENDED TO CONSULT REGULARLY THE CONDITIONS OF USE IN ORDER TO ALWAYS BE INFORMED OF THE MOST RECENT VERSION.

ARTICLE 2. USE OF THE SITE

USE OF THE SITE IS IN PRINCIPLE OPEN AND FREE. TO USE CERTAIN SITE SERVICES, THE USER MUST REGISTER, COMMUNICATE CERTAIN DATA, AND / OR CREATE AN ACCESS CODE AND / OR PASSWORD.

IN THE EVENT OF A REFUSAL OF THE USER, THE USE OF THE PARTIES CONCERNED OF THE SITE WILL NOT BE POSSIBLE.

IN THE EVENT OF THE PAYING USE OF CERTAIN SERVICES OF THE SITE, THE USER WILL BE INFORMED IN ADVANCE, AS WELL AS THE CONDITIONS APPLICABLE, RATES AND METHOD OF PAYMENT.

THE COMPANY PROVIDES THE USER OF THE SITE WITH A NON-EXCLUSIVE AND INCESSIBLE LICENSE, FOR AN UNDETERMINED DURATION, ALLOWING IT TO

DOWNLOAD THE CONTENT OF THE SITE IN A SINGLE PURPOSE TO DISPLAY ON A SINGLE COMPUTER.

THIS LICENSE IS HOWEVER REVOCABLE AT ANY TIME WITHOUT JUSTIFICATION.

THE USER MAY ALSO PRINT A COPY OF THE CONTENT OF THE SITE, FOR HIS / HER PERSONAL USE, WITHOUT ANY CHANGE IN THE CONTENT.

THE SITE MAY ONLY BE USED FOR PERSONAL AND PRIVATE PURPOSES FOR INDIVIDUALS AND FOR EXCLUSIVELY INTERNAL PURPOSES FOR PROFESSIONALS. THEREFORE, ALL USE OF THE SITE FOR COMMERCIAL PURPOSES IS STRICTLY PROHIBITED.

USERS AGREE TO MAKE NO ACTS THAT COULD DESTROY THE SITE OR UNDERMINE THE CORRECT OPERATION.

IN CASE OF ABUSE OR IMPROPER USE, THE COMPANY RESERVES THE RIGHT TO SUSPEND AND / OR DELETE THE ACCESS OF THE USER TO THE SITE WITHOUT IMPLEMENTATION OR WARNING.

ARTICLE 3. COPYRIGHT AND PRODUCER'S RIGHT TO A DATABASE

ALL COPYRIGHT, TRADEMARKS, PATENTS, INTELLECTUAL PROPERTY RIGHTS, AND OTHER PROPRIETARY RIGHTS APPLICABLE TO THE SITE BELONG TO THE COMPANY AT ANY TIME.

THE SITE AND / OR ITS SERVICES ARE ALSO A WORK PROTECTED BY COPYRIGHT AND THE DATABASES ON WHICH THE COMPANY HAS COPYRIGHT AND PRODUCER RIGHTS.

THE TEXTS, LAY-OUT, DRAWINGS, PHOTOS, MOVIES, GRAPHICS AND OTHER ELEMENTS OF THE SITE ARE PROTECTED BY COPYRIGHT.

COPYING, ADAPTATION, MODIFICATION, TRANSLATION, ARRANGEMENT, PUBLIC COMMUNICATION, RENTAL OR ANY OTHER FORM OF OPERATION OF ALL OR PART OF THE SITE, IN ANY FORM OR BY ANY MEANS WHATSOEVER , INCLUDING ELECTRONIC, MECHANICAL OR OTHERWISE, IS STRICTLY PROHIBITED WITHOUT PRIOR WRITTEN AUTHORIZATION FROM THE COMPANY.

ANY BREACH OF THESE RIGHTS IS LIABLE FOR CIVIL OR PENAL PROSECUTION.

ARTICLE 4. TRADEMARKS AND BUSINESS NAMES

THE NAMES, LOGOS AND OTHER SIGNS USED ON THIS SITE (INCLUDING LOGOS AND COMPANY NAMES) ARE LEGALLY PROTECTED TRADEMARKS AND / OR LEGAL NAMES.

ANY USE OF THESE OR SIMILAR SIGNS IS STRICTLY



PROHIBITED WITHOUT PRIOR WRITTEN AUTHORIZATION FROM THE COMPANY.

ARTICLE 5. LIABILITY

THE COMPANY WILL MAKE ANY IMPLEMENTATION TO ENSURE THE OPERATION OF THE SITE. EXCEPT INTENTIONAL AND / OR MANDATORY PROVISIONS THAT ARE CONTRARY TO THE CONTRARY, THE COMPANY DISCLAIMS ALL LIABILITY FOR ANY LOSS OR DAMAGE (DIRECT, INDIRECT, MATERIAL, CONSEQUENTIAL, ETC.) RESULTING FROM :

(1) CONTENT OF THE SITE.

THE COMPANY DOES NOT GUARANTEE THE ACCURACY, SUFFICIENCY OR COMPLETENESS OF THE INFORMATION CONTAINED ON THE SITE. THE INFORMATION AVAILABLE ON THE SITE, IN PARTICULAR THOSE RELATING TO THE PRODUCTS AND SERVICES OFFERED FOR SALE, ARE SUBJECT TO CHANGE WITHOUT PRIOR NOTICE. THE COMPANY MAKES THE GREATEST CARE IN CREATING, UPDATING AND SUPPORTING MAINTENANCE OF THE SITE.

IF THE USER WOULD NEVER KNOW, ON THE SITE, THE PRESENCE OF ANY INACCURATE OR OBSOLETE INFORMATION OR OF UNLAWFUL OR UNLAWFUL CONTENT, OR IF IT SHOULD BE ESTIMATED THAT ONE OF ITS RIGHTS (INTELLECTUAL OR OTHERWISE) WAS VIOLATED, IT IS URGENTLY REQUESTED TO REPORT IT ;

(2) THE USE OF THE SITE ;

(3) SECURITY OF THE SITE.

THIS PROVISION APPLIES IN PARTICULAR TO POSSIBLE VIRUSES, ERRORS OR COMPUTER FRAUD;

(4) ACCESSIBILITY / AVAILABILITY OF THE SITE.

THE COMPANY DOES NOT GUARANTEE THE PERMANENT AVAILABILITY, WITH ALL TECHNICAL MEANS, WITHOUT ERRORS OR INTERRUPTIONS, OF ALL THE FUNCTIONS OF THE SITES OR THE IMMEDIATE REPAIR OF ERRORS OR THE IMMEDIATE RECOVERY OF INTERRUPTIONS.

THE COMPANY HAS OTHERWISE THE RIGHT TO REFUSE ACCESS TO THE SITE AND ITS ADDITIONAL SERVICES OR TO TERMINATE IT AT ANY TIME WITHOUT PRIOR WARNING.

IN NO CASE SHALL THE COMPANY BE LIABLE FOR ANY SERVICES AND / OR PRODUCTS, OR THEIR INVOICING, IF THEY ARE OFFERED BY THIRD PARTIES AND ACCESSIBLE THROUGH THE SITE, NOT EVEN IF THE COMPANY RECEIVED A REFUND TO THIS EFFECT. OR IF IT INVOICED THESE SERVICES AND / OR PRODUCTS ON BEHALF OF THIRD PARTIES.

IN CASES WHERE THE RESPONSIBILITY OF THE COMPANY IS COMMITTED, ITS RESPONSIBILITY IS LIMITED TO THE SUM OF € 100.00. THE ABOVE LIMITATIONS AND / OR

EXCLUSIONS OF LIABILITY IN THE CHIEF OF THE COMPANY SHALL APPLY SO THAT THEY ARE VALID UNDER APPLICABLE LAW.

ARTICLE 6. RESPECT FOR PRIVACY - TREATMENT OF PERSONAL DATA

THE COMPANY AND THE USER AGREE TO COMPLY WITH THE REGULATIONS IN FORCE APPLICABLE TO THE PROCESSING OF PERSONAL DATA AND, IN PARTICULAR, REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL OF 27/04/2016 (RGPD)

THE COMPANY COLLECTS AND PROCESSES THE IDENTITY DATA AND CONTACT INFORMATION THAT IT RECEIVES FROM THE USER AND ANY OTHER PERSON OF USEFUL CONTACT. THE PURPOSES OF THESE TREATMENTS ARE THE EXECUTION OF A CONVENTION, THE MANAGEMENT OF CLIENTS AND THEIR ORDER, ACCOUNTING AND DIRECT PROSPECTING ACTIVITIES, SUCH AS THE SENDING OF PROMOTIONAL OR COMMERCIAL INFORMATION. THE LEGAL BASIS IS THE EXECUTION OF A CONTRACT, THE CONSENT OF THE USER, THE COMPLIANCE OF LEGAL AND REGULATORY OBLIGATIONS AND / OR THE LEGITIMATE INTEREST OF THE COMPANY.

THE SPECIFIC PERSONAL DATA WILL BE PROCESSED IN ACCORDANCE WITH THE GENERAL DATA PROTECTION RULES AND WILL ONLY BE TRANSMITTED, EXCEPT OTHER CONSENT TO THE USER, TO SUBCONTRACTORS, ADDRESSEES AND / OR THIRD PARTIES TO THE SAME AS NECESSARY WITHIN THE FRAMEWORK OF THE ABOVE FINALITIES FOR THIS TREATMENT.

THE USER IS RESPONSIBLE FOR THE ACCURACY AND MAINTENANCE OF PERSONAL DATA THAT IT PROVIDES TO THE COMPANY AND AGREES STRICTLY WITH THE PROVISIONS OF THE GENERAL DATA PROTECTION RULES. PERSONS TO WHOM IT HAS TRANSMITTED PERSONAL DATA, AND AS REGARDS ALL POSSIBLE PERSONAL DATA THAT IT MAY RECEIVE FROM ITS OWN CLIENTS.

PERSONAL DATA IS RETAINED AND PROCESSED FOR A PERIOD REQUIRED BASED ON THE PURPOSES OF THE TREATMENT AND THE RELATIONSHIP (CONTRACTUAL OR NON-CONTRACTUAL). USER DATA WILL IN ALL CASES BE WITHDRAWN FROM OUR SYSTEMS AFTER 7 YEARS OR IN THE EVENT OF A CONTRACT, AFTER 7 YEARS FOLLOWING THE END, EXCEPT AS REGARDS DATA PERSONNEL THAT WE ARE REQUIRED TO KEEP FOR LONGER THAN ON THE BASIS OF SPECIFIC LEGISLATION OR IN THE EVENT OF ANY LITIGATION WHERE PERSONAL DATA ARE NECESSARY.

BY THE AGREEMENT WHICH IT GIVES AT THE TIME OF INTRODUCING OR COMMUNICATING ITS PERSONAL DATA OR PURSUING VOLUNTARY NAVIGATION ON THE SITE OR WHEN CONCLUDING A CONTRACT WITH THE COMPANY, THE USER CONSENTS, ALSO, THE DEFINED TREATMENTS ABOVE, COLLECTING AND USING YOUR PERSONAL DATA AS DEFINED BELOW.



THE COMPANY COLLECTS PERSONAL IDENTIFICATION INFORMATION (NAME, ADDRESS, TELEPHONE NUMBER, E-MAIL ADDRESS, VAT NUMBER, TOTAL NUMBER OF VISITS TO THE SITE, NUMBER OF VISITORS TO EACH PAGE OF THE SITE, DOMAIN NAMES OF THE SUPPLIERS OF INTERNET ACCESS FOR VISITORS, IP ADDRESSES, COOKIE).

THE USER MAKES HIS AGREEMENT THAT HIS DATA IS USED AND TRANSMITTED TO THIRD PARTIES FOR ADVERTISING, COMMERCIAL OR MARKETING PURPOSES AND CONSENT TO RECEIVE FROM THE COMPANY OR ITS PARTNERS INFORMATION ON ITS ELECTRONIC ADDRESS (NEWSLETTER, ETC.) OR BY POSTAL WAY.

RIGHT OF ACCESS : THE USER HAS THE RIGHT TO ASK AT ANY TIME WHERE HIS DATA HAS BEEN COLLECTED, DURING HOW LONG AND FOR WHAT TIME.

RIGHT OF CORRECTION : THE USER SHALL HAVE THE RIGHT TO REQUEST THAT FALSE OR INCOMPLETE DATA BE CORRECTED OR COMPLETED AT ANY TIME ON SINGLE REQUEST.

RIGHT TO LIMIT TREATMENT : THE USER MAY REQUEST A LIMITATION ON THE PROCESSING OF ITS DATA. THIS MEANS THAT THE DATA IN QUESTION MUST BE "MARKED" IN OUR COMPUTER SYSTEM AND CAN NOT BE USED FOR A LONG TIME.

RIGHT TO DATA ERASURE ('RIGHT TO FORGET') : SUBJECT TO EXCEPTIONS PROVIDED FOR BY LAW, THE USER SHALL HAVE THE RIGHT TO REQUIRE THAT ITS DATA BE DELETED. IF THE USER WISHES TO DEACTIVATE THE POSSIBILITY FOR THE COMPANY TO PROCEED WITH THE USE OF ITS PERSONAL DATA, IT SHOULD PLEASE WRITE TO THE ADDRESS REFERRED TO IN ARTICLE 1.

RIGHT TO PORTABILITY OF DATA: THE USER MAY REQUEST THAT ITS DATA BE TRANSMITTED IN A "STRUCTURED, COMMONLY USED AND MACHINE READABLE FORMAT".

RIGHT OF CLAIM : USER MAY MAKE A CLAIM WITH THE DATA PROTECTION AUTHORITY.

THE COMPANY IS COMMITTED TO IMPLEMENTING THE TECHNICAL AND ORGANIZATIONAL MEASURES GUARANTEEING AN ADEQUATE SECURITY LEVEL TO PROTECT THE CONFIDENTIALITY OF THE DATA. THE COMPANY NOTIFIES THE CLIENT OF ANY VIOLATION OF PERSONAL DATA WHICH HE KNOWS.

ARTICLE 7. HYPERLINKS

THE SITE MAY INCLUDE LINKS TO OTHER WEBSITES. TO THE EXTENT THE COMPANY CAN NOT CONTROL THIS SITE, IT CAN NOT BE HELD RESPONSIBLE FOR THE AVAILABILITY OF THIS SITE.

IT SHALL HAVE NO LIABILITY FOR CONTENT, ADVERTISEMENTS, PRODUCTS, SERVICES OR ANY OTHER MATERIAL AVAILABLE ON OR FROM THIS SITE. MOREOVER, THE COMPANY SHALL NOT BE LIABLE FOR ANY DAMAGES OR LOSSES, WHETHER OR NOT CONSEQUENTIAL OR IN CONNECTION WITH THE USE OR TRUST OF THE CONTENT, GOODS OR SERVICES AVAILABLE ON THIS SITE.

ARTICLE 8. COOKIES

A COOKIE IS A SMALL TEXT FILE SAVED BY THE SERVER OF A WEBSITE IN THE BROWSER OF YOUR COMPUTER OR MOBILE DEVICE WHEN YOU CONSULT THIS WEB SITE. THE COOKIE CONTAINS A SINGLE CODE TO RECOGNIZE YOUR BROWSER DURING YOUR VISIT TO THE WEBSITE ("COOKIE DE SESSION") OR DURING FUTURE REPEATED TOURS ("COOKIE PERMANENT"). COOKIES MAY BE PLACED BY THE SERVER OF THE WEBSITE YOU VISIT OR BY PARTNERS WITH WHICH THIS WEB SITE IS COLLABORATING. THE SERVER OF A WEB SITE CAN ONLY READ THE COOKIES HE HAS PLACED HIMSELF; THERE IS NO ACCESS TO ANY OTHER INFORMATION ON YOUR COMPUTER OR MOBILE DEVICE. THE COOKIES ARE STORED ON YOUR COMPUTER OR MOBILE DEVICE IN THE DIRECTORY OF YOUR BROWSER. THE CONTENT OF A COOKIE IS CONSIDERED IN GENERAL OF THE NAME OF THE SERVER WHO PLACED THE COOKIE, A DATE OF EXPIRATION AND A UNIQUE ENCRYPTED CODE. THE COOKIES ENSURE A GENERALLY EASIER AND FASTER INTERACTION BETWEEN THE VISITOR AND THE WEBSITE. MOREOVER, THEY HELP THE VISITOR TO NAVIGATE BETWEEN THE DIFFERENT PARTS OF THE WEB SITE. COOKIES MAY ALSO BE USED TO MAKE THE CONTENT OF A WEBSITE OR THE ADVERTISEMENT PRESENT ON THIS SITE MORE RELEVANT TO THE VISITOR AND TO ADAPT THE WEBSITE TO THE PERSONAL TASTS AND NEEDS OF THE VISITOR.

FUNCTIONAL COOKIES ARE REQUIRED TO PERMIT SITE VISIT AND THE USE OF CERTAIN PARTS THEREOF. THESE COOKIES ALLOW YOU FOR EXAMPLE TO NAVIGATE BETWEEN THE DIFFERENT FIELDS OF THE WEB SITE, COMPLETE FORMS, MAKE AN ORDERS, CONSULT A MULTILINGUAL WEBSITE AND UPDATE THE CONTENT OF YOUR BASKET. HOWEVER, WHEN YOU WISH TO ACCESS YOUR PERSONAL ACCOUNT, FOR EXAMPLE IN YOUR ADMINISTRATION SPACE OR ANOTHER APPLICATION AVAILABLE (EXTRANET, WEBMAIL, ETC ...) COOKIES ARE INDISPENSABLE TO SAFELY CHECK YOURSELF IDENTITY BEFORE YOU GRANT ACCESS TO YOUR PERSONAL INFORMATION.

IF YOU REFUSE THESE COOKIES, SOME OF THE WEB SITE WILL NOT WORK AS IT SHOULD, NOT AT ALL.

THE SITE IMPLIES A COOKIE IN YOUR COMPUTER FOR STATISTICAL ANALYSIS AND SITE HEARING MEASUREMENTS AND FOR SIMPLIFICATION OF ACCESS TO THE SITE. THIS COOKIE RECORDS INFORMATION



RELATING TO THE NAVIGATION OF VISITORS ON THE SITE. IT STORES INFORMATION YOU HAVE ENTERED DURING YOUR VISIT, SOME VISITOR INFORMATION REGARDING THE VISITOR, SUCH AS THE DOMAIN NAME AND HOST COMPUTER FROM WHICH THE VISITOR NAVIGATES ON THE INTERNET, THE ADDRESS OF THE INTERNET PROTOCOL (IP) OF THE COMPUTER USED, DATE AND TIME OF VISITOR NAVIGATION ON THE SITE AND THE URLS FROM WHICH THE VISITOR HAS ENTERED THE SITE.

ARTICLE 9. CONTRIBUTION OF USERS
USERS MAY COMMUNICATE CONTENT (VIDEO, AUDIO, TEXT, PHOTO MATERIAL) AT CERTAIN LOCATIONS ON THE SITE (HEREAFTER) "CONTRIBUTIONS"). USERS PROVIDE THE COMPANY WITH EXPRESS AUTHORITY TO REPRODUCE THESE CONTRIBUTIONS ON THE SITE AND TO MAKE THEM PUBLIC THROUGH THE INTERNET, WORLDWIDE, AND WITHOUT LIMITATION OF DURATION, WITHOUT ANY PURPOSE TO ANY FINANCIAL OR OTHER COMPENSATION OR COUNTERPARTY.

USERS ARE ENTIRELY AND SOLELY RESPONSIBLE FOR THE CONTENT OF THEIR CONTRIBUTIONS AND THE CONSEQUENCES OF THEIR DISTRIBUTION VIA THE SITE. USERS WARRANT THAT THEY HAVE ALL RIGHTS AND / OR AUTHORIZATIONS NECESSARY FOR THE PUBLICATION OF THEIR CONTRIBUTIONS ON THE SITE AS DESCRIBED ABOVE.

USERS GUARANTEE THE COMPANY AGAINST ANY COMPLAINTS, CLAIMS OR ACTIONS BY THIRD PARTIES OR ANY CHECKS IN CONNECTION WITH THEIR CONTRIBUTIONS.

THE COMPANY DOES NOT MAKE ANY PRIOR CONTROL OVER THE CONTRIBUTIONS. HOWEVER, IT RESERVES THE RIGHT NOT TO DISTRIBUTE OR DELETE ANY ILLEGAL CONTRIBUTION OR ANY CONTRIBUTION FROM WHICH IT MAY BE REASONABLY ASSUMED THAT IT IS BREACHING THE RIGHTS OF ANY THIRD PARTY, WITHOUT PREVIOUSLY NOTING THE USER THAT HAS SUBMITTED THE CONTENT IN QUESTION.

ARTICLE 10.

JURISDICTION AND APPLICABLE LAW
THE ENGLISH LEGISLATION APPLIES TO THE SITE AND THE COURTS OF LONDON THE JUDICIAL DISTRICT OF THE HEAD OFFICE OF THE COMPANY ARE ONLY COMPETENT IN CASES OF DISPUTES RESULTING FROM THE USE OF THE SITE.