

A- CLAUSES FOR CLIENTS

Responsible: DESPROSA, S.A. - ID Tax: A78681723 Zip Code: AVDA DE DUBLIN. CAMPO DE LAS NACIONES 28042 MADRID.

"In the name of the company we handle the information that you give us with the purpose of providing you with the service requested and prepare the billing accordingly. The information given will be kept during our relationship or the years required to comply with the legal obligations incurred. They will not be forwarded to third parties except in cases of legal requirements. Hereafter, you are entitled to obtain confirmation as to whether in DEPROSA, S.A. we are dealing with your personal data, therefore you have a right to access to your personal information, rectify inexact data or request its removal when it is no longer necessary.

Likewise we request from you an authorization to offer you our services.

YES

NO

NOTICE: You should have in mind that, if your client selects the NO option, under no circumstance you could send publicity

B- CLAUSE POR POTENTIAL CLIENTS (E-Commerce, LSSI)

Responsible: DESPROSA, S.A. - ID Tax: A78681723 Zip Code: AVDA DE DUBLIN. CAMPO DE LAS NACIONES 28042 MADRID.

"In name of the company we treat the information you have provided with the purpose of sending publicity related to our products and services by any means (via post, e-mail, telephone) and inviting you to events organized by the company. The information provided will be kept as long as the relationship continues. The data will not be forwarded to third parties except in cases of legal obligation. You are entitled to obtain information if whether in DESPROSA, S.A. we are treating your personal information, reason for which you have a right to access your personal data, rectify inexact information or request their elimination when they are no longer needed for the purpose for which it was required."

NOTICE: If you buy personal data to third parties to publish your products and services, you should bear in mind that this practice is forbidden and considered SPAM.

NOTICE: Remember to erase data when it has not been used for some time.

NOTICE: Once given the authorization to send mailings, mass forwarding should be made with hidden copies or email marketing platforms which unable recipients to have access to data of other subscribers.

NEWSLETTER FORM

CLAUSES FOR SUBSCRIBERS (To be filled in before the News Subscription)

" The information included in the registration form and subscription to our bulletin of news and services will be included in the company in order to give the service and keep giving information through the Bulletin or Newsletter According to Rule (EU) 2016/679 for Data Protection of personal character, thus we inform that the data collected by DESPROSA, S.A. will be used with the sole purpose of incorporating them to our news service and you can use your rights as user of AVDA DE DUBLIN . CAMPO DE LAS NACIONES 28042 MADRID."

CLAUSES FOR SUBSCRIBERS (once they have received the informative bulletins)

"According to the provisions by Regulation (EU) 2016/679 of Data Protection of personal information, we inform you that your data has been incorporated to a file which is responsibility of DESPROSA, S.A., being treated with the purpose of providing service to the newsletter to which you have been subscribed.

Likewise we communicate to you that you can unsubscribe by addressing DESPROSA, S.A. to the following AVDA DE DUBLIN. CAMPO DE LAS NACIONES 28042 MADRID. You could also cancel your subscription on the following link."

PRIVACY POLICY AND WEB LEGAL ANNOUNCEMENT

CORPORATE NAME DATA PROTECTION

The company guarantees to web page users that such complies with the General Regulation of Data Protection (UE) 2016/679, and has established the security measures claimed by the laws and regulations destined to preserve secrecy, confidentiality and integrity in handling your personal data.

Such personal data will be used in the way and under the limitations and rights to grant the protection of information of personal use.

The collection and handling of personal data requested have the sole purpose of giving user support, not only administrative but commercial as well. DESPROSA, S.A. agrees to keep absolute reserve, secrecy and confidentiality about the information of personal data which it handles. You are entitled to obtain information whether if in we are treating your personal information, reason for which you have the right to access your personal data, rectify inexact information or request deleting, once these is no longer needed for the purposes for which they were required.”

LEGAL ANNOUNCEMENT LSSI – CE

In compliance with Law 34/2002 of July 11, of the Information and E-Commerce Society Services, the DESPROSA, S.A. Entity informs that it is the owner of the web site. According to what is required under article 10, subject to Law above mentioned and such informs the following:

The owner of the web site is: DESPROSA, S.A.

Tax ID: A78681723

Main Office address: AVDA DE DUBLIN . CAMPO DE LAS NACIONES 28042 MADRID

USERS

The Access and/or use of the site grants you the condition of USER, which you accept, under the General Terms of Use hereby stated. Such Terms will be applied independent of the General Terms of Agreement which in your case are mandatory.

USE OF THE WEBSITE

The web page grants access to a great amount of information, services, programs or data (onwards, “the contents”) in Internet belonging to DESPROSA, S.A or its licensors to whom the USER can have access. The USER undertakes the responsibility of the use of the web site. Such responsibility is extended to the necessary registration to access to certain services or contents.

In such registry the USER will be responsible of providing truthful and legal information. As a consequence of this registration, the USER can be provided with a password of which he will be made responsible, compromising to make diligent and confidential use of same. The USER agrees to make the correct use of contents and services which DESPROSA, S.A offers through its web site and, being of meaningful but not with limitative character and these shall not be used for:

- (i) Incurring in illicit activities, illegal or opposed to good faith and public order.*
- (ii) Spreading contents or propaganda considered; racist, xenophobic, pornographic-illegal, of terrorism apology or attempting against human rights.*
- (iii) Causing damages on the physical or logical systems of DESPROSA, S.A., Its suppliers or third parties, introducing or spreading computer virus on the web or any other physical or logic systems which may cause damages such as the mentioned before.*
- (iv) Trying to access and, in your case, using the email accounts of other users and modify or manipulate their messages DESPROSA, S.A. reserves the right to withdraw any*

comments or try to access and , in your case, use the email accounts of other users and modify or manipulate their messages DESPROSA, S.A. reserves the right to withdraw all those comments or input which violate the respect for the dignity of a person, which are discriminatory, xenophobic, racist, that attempt against childhood or infancy, order or public security or that, in our opinion, are not fit for publication. In any case DESPROSA, S.A. will not be responsible for the opinions given by users through forums, chats or other participation tools

INTELLECTUAL AND INDUSTRIAL PROPERTY

DESPROSA, S.A. will own all rights of industrial and intellectual property of its web page, as well as the elements contained in it (images, sound, audio, video, software or texts, trade- marks or logos, combination of colors, structure and design, selection of materials used, computer programs necessary for its functioning, access and use, etc.)

All rights reserved. According to articles 8 and 32.1, second paragraph , of the Intellectual Property Law; reproduction, distribution and public communication are expressly forbidden, including the way of making available, totally or partially the contents of this web page, for business purposes, by any support or technical means, without the authorization of DESPROSA, S.A.. The USER promises to respect the rights of Intellectual and Industrial Property, owned by DESPROSA, S.A.. Will be able to visualize the elements of the site including print, copy or store them in the hard drive or your computer or any other physical support as long as it is solely and exclusively for its personal and private purpose. The USER will refrain from suppressing, altering, eluding or manipulating any protection device or security system installed in the pages of DESPROSA, S.A..

EXCLUSION OF GUARANTEES AND RESPONSABILITIES

DESPROSA, S.A. will not be responsible, under no circumstance, for damages of any nature caused by mistakes or omissions, lack of responsibility of the site or virus contamination or malicious programs or harmful in its contents, in spite of having taken all necessary technological measures to prevent it.

MODIFICATIONS

DESPROSA, S.A. reserves the right, without prior notice, to make changes considered necessary thus, being able to change, eliminate or add not only the contents and services rendered by it but also the way in which they are presented or located in the site.

LINKS

In the case that in the web page, links or hyperlinks were made to other internet sites, DESPROSA, S.A. will not execute any type of control of such sites and contents. DESPROSA, S.A. under no circumstance will take any responsibility for the contents of some link belonging to another web site, nor guarantee the technical availability, quality, reliability, accuracy, veracity, validity or constitutionality of any material or information contained in none of such hyperlinks or other internet sites

Likewise, the inclusion of these external connections will not imply any kind of association, merging or participation with the connected entities.

EXCLUSION RIGHTS

DESPROSA, S.A. reserves the right to deny or withdraw access to site and/or services offered, with no previous notification, on its own or a third party, to those users who do not comply with the current General Conditions of Use.

GENERALITIES

DESPROSA, S.A. will chase the non compliance of present conditions, as well as any doubtful use of its site by enforcing all civil and penal actions which might correspond.

OF THE PRESENT CONDITIONS AND DURATION

DESPROSA, S.A. could modify at any time the conditions hereby determined, being duly published as appearing herewith.

The validity of the conditions above will be according to its exhibition and will be valid until duly published, or modified by other.

APPLICABLE LAW AND JURISDICTION

The relationship between DESPROSA, S.A. and the USER will be governed by the Spanish regulations in force and any controversy will be submitted to the Courts of the city in the country.

LEGAL CLAUSE IN ELECTRONIC MAIL

“The information contained in this message and/or file(s) enclosed, sent from DESPROSA, S.A. is confidential/privileged and is intended to be read only by the person(s) to whom it is addressed. We remind you that your data have been incorporated in the treatment system of DESPROSA, S.A. and as long as all the requirements demanded by the regulations in force in the matter of data protection ,are complied with, you can exercise your rights to access, modification, limitation of treatment, suppression, portability and opposition/revocation, under the terms established by the regulations in force, directing your petition to DESPROSA, S.A..

If you are reading this message and you are not the appointed addressee, the employee or responsible agent to deliver this message to the addressee, or has received this message by error, we inform you that it is completely forbidden , and could be illegal , any disclosure, distribution or reproduction of this communication and we request you to notify us immediately and to return to us the original message to the above mentioned address. Thank you”.