

TERMS OF USE

I. GENERAL INFORMATION

This Terms of Use regulate the use of the Website, which is accessed through the Internet address www.estudioherreros.com that ESTUDIO HERREROS, S.L.U, with registered office at C/ Boix y Morer, 6, 8º Izda de Madrid and N.I.F. No. B-87001806, registered in the Mercantile Registry of Madrid on 25 May 2014, Volume 32321, Book 0, Page 73, Section 8, Sheet M581796 and e-mail estudio@estudioherreros.com ("ESTUDIO HERREROS") makes available to Internet users ("User/s").

The use of the Website and all its content, implies the acceptance of all the conditions included in this Terms of Use, and the User must read them carefully.

Access to the Website is free of charge except for the cost of connection through the telecommunications network provided by the access provider contracted by the Users.

II. USE OF THE WEBSITE

The User must use the Website correctly in accordance with the Law and this Terms of Use, and shall be liable for any damages that may be caused as a result of non-compliance with this obligation.

Likewise, the information provided by the User through the forms that the Website can incorporate must be truthful, complete and updated. Therefore, the User guarantees the authenticity of all the data he or she communicates and is obliged to keep the information provided to ESTUDIO HERREROS updated in order to reflect, at all times, the real situation of the User.

III. INTELLECTUAL PROPERTY

The content of the Website is protected by intellectual property law. ESTUDIO HERREROS reserves all rights over the brands, commercial names, projects, photographs, illustrations, software, design of the Website or any other content of which it is the owner or licensee.

In no case will it be understood that ESTUDIO HERREROS grants the User any license or that it cedes, totally or partially, its rights of reproduction, distribution, public communication, transformation, making available, collection, extraction, reuse, resending or any use of these.

The infringement of the intellectual property law implies, in addition to economic responsibilities, the demand of penal responsibilities.

The User who is interested in including a link from its website to the Website must obtain an authorization from ESTUDIO HERREROS, which in no case will imply the existence of a relationship between both or the acceptance or approval by ESTUDIO HERREROS of its contents.

In any case, ESTUDIO HERREROS reserves the right to prohibit at any time any link to the Website even if previously authorized.

At the same time, the Website makes available to the User contents and services available on the Internet that allow access to third party sites, which does not imply that ESTUDIO HERREROS approves their contents.

IV. RESPONSIBILITY

The User is aware and accepts voluntarily and expressly that the use of the Website is in any case under his sole and exclusive responsibility.

In the use of the Website, the User agrees not to carry out any conduct that could damage the image, interests and rights of ESTUDIO HERREROS or third parties or that could render it useless.

The information contained in this website is valid on the date of its last update and is displayed for information purposes. ESTUDIO HERREROS refuses any responsibility that may arise from the improper use of the contents of its Website and reserves the right to update them, eliminate them, limit them or prevent access, either temporarily or permanently without prior notice.

The access to the Website does not imply the obligation by ESTUDIO HERREROS to control the absence of virus or any other harmful computer element, corresponding to the User the availability of suitable tools for the detection and elimination, reason why ESTUDIO HERREROS does not take responsibility of the damages produced in the computer equipment of the Users or third parties.

ESTUDIO HERREROS is not responsible for the damages caused to the User due to failures or disconnections in the telecommunications networks that produce the suspension, cancellation or interruption of the service of the Website.

V. GOVERNING LAW AND JURISDICTION

In cases where the regulations provide for the possibility of the parties choosing the governing law, both parties, with express waiver of any other laws that may apply to them, shall be governed by the rules of the Spanish legal system. For cases in which the regulations foresee the possibility for the parties to submit to a jurisdiction, both parties, with express waiver of any other jurisdiction that may correspond to them, submit to the Courts and Tribunals of the city of Madrid.

For your information, the European Commission provides an online platform for the resolution of disputes, which is available at the following link: <http://ec.europa.eu/consumers/odr> through which claims for contracts made online can be processed.