

Legal notice

1) COMPANY DETAILS

LACASA ABOGADOS, S.C. is a commercial entity with Tax Identification Number J99293011, with headquarters Plaza de los Sitios, 12, 2, Zaragoza.

For the purposes of this Legal notice, all natural or legal persons who access the page to obtain information and make use of the services offered through the portal will be considered as a User.

2) PURPOSE AND SCOPE.

These are the general conditions (hereinafter "general conditions") that regulate access to and browsing and use of the website, www.lacasaabogados.com (hereinafter, the "Website"), as well as the responsibilities derived from the use of its content (where the "content" is hereinafter understood to be the texts, graphics, drawings, designs, codes, software, photographs, videos, sounds, databases, images, expressions, information and any other creation protected by national and international laws and agreements on intellectual property). However, LACASA ABOGADOS, S.C. may establish particular conditions that regulate the use and/or contracting of specific goods and services offered to Users through the Website.

Before using the Website, the User must carefully read the corresponding particular conditions established for this purpose by LACASA ABOGADOS, S.C.

By using this portal, the user expressly accepts all these general and particular conditions compiled for the use of certain services.



If you do not accept these General Conditions of Use, you must refrain from accessing and/or using the content offered. These general conditions of use regulate the general use of the portal by the User. The User will be able to view and print the aforementioned conditions. Users must carefully read these General Conditions of Use on every occasion they intend to use the Website, as they may have changed.

It will be understood that access to or mere use of the Website by Users implies their compliance with the general conditions that LACASA ABOGADOS, S.C. have published at the time of access to the Website and make available for users at all times.



3) LIMITATIONS OF USE OF THE WEBSITE.

The Website contents are provided only to consumers or end users. Any unauthorised commercial use or resale of them is prohibited, except with the prior written authorisation of LACASA ABOGADOS, S.C.

If Users have to register to use and/or contract a service on the Website, they will be responsible for providing true and legal information.

Access to browsing and use of the Website is the responsibility of the User, who agrees to observe diligently and faithfully with any additional instructions given by LACASA ABOGADOS, S.C. or its authorised personnel regarding the use of the Website and its contents.

Therefore, the User agrees to use the content diligently, properly and lawfully and, in particular, agrees not to:

• Use the contents for purposes contrary to the law, morality and generally accepted good customs or public order.

• Reproduce, copy, distribute, allow public access through any form of public communication, transform or modify the contents, unless with the authorisation of the owner of the corresponding rights or if it is legally permitted.

• Use the contents, in particular information of any kind obtained through the website or its services, to send advertising, communications for direct sales purposes or any other kind of commercial purpose, unsolicited messages addressed to a plurality of people regardless of its purpose or market or disclose this information in any way.

• Delete, evade or manipulate the copyright and other data identifying the rights of their owners incorporated into the content, as well as the technical protection devices or any information mechanisms that the content may contain.



4) ACCESS AND RIGHT OF EXCLUSION

Access to the Website by Users is free.

When the User has to register or provide personal data to access any of the specific services, compilation and processing of the User's personal data will come under the provisions of the Data Protection Policy posted on the Website and, where appropriate, in the specific forms in which the data are collected. If the User does not fill in all the mandatory fields (marked with an asterisk), LACASA ABOGADOS, S.C. reserves the right not to provide the service in question.



The User guarantees the authenticity of the data sent, and will be solely responsible for false or inaccurate statements.

5) TECHNICAL ACCESS REQUIREMENTS

The User must be able to use the Internet to access the Portal and have the equipment and computer systems necessary to connect to it, including a terminal suitable for this purpose (e.g. PC or compatible computer or telephone) and a modem or other similar access device. Proper access to and use of certain content and services on the Portal require certain computer programs or other logical devices downloaded on the User's computer equipment.

This cost for this installation will be borne by the User, with LACASA ABOGADOS, S.C. denying any kind of liability that may arise from it.

6) DENIAL AND WITHDRAWAL OF ACCESS TO THE PORTAL AND/OR THE SERVICES.

LACASA ABOGADOS, S.C. reserves the right to deny or withdraw access to the Portal and/or the Services at any time without prior notice to those Users who breach these General Conditions.

7) MODIFICATIONS

LACASA ABOGADOS, S.C. reserves the right to modify or delete the contents, services and information found on this Website at any time and without



prior notice, as well as to limit or cancel the general terms and conditions applicable to the Website.

8) INTELLECTUAL PROPERTY RIGHTS

As the author of a collective work, or services of any nature, LACASA ABOGADOS, S.C. is the owner of the Website intellectual property rights, and any corresponding intellectual licences and image property rights for the contents available on it.

In no case will it be understood that the User's access to and browsing of it implies a waiver, licence or total or partial transfer of these rights by LACASA ABOGADOS, S.C.

Consequently, it is not allowed to suppress, evade or manipulate the copyright notice or any other data identifying the rights of LACASA ABOGADOS, S.C. or their owners incorporated into the content.

Similarly, it is prohibited to modify, copy, reuse, exploit, reproduce, publicly communicate, make secondary or subsequent publications, upload files, send by mail, transmit, use, process or distribute all or part of the Website contents in any way without the express written authorisation of the corresponding rights owners, where appropriate.

9) DATA PROTECTION

LACASA ABOGADOS, S.C. complies with Organic Law 3/2018 on the Protection of Personal Data and Guarantee of Digital Rights and Regulation (EU)



2016/679 of the European Parliament and Council, April 27, 2016 regarding the protection of natural persons with regard to the processing of personal data and the free circulation of these data, by which Directive 95/46/EC is repealed, and ensures the proper use and processing of the user's personal data.

10) USE OF COOKIE TECHNOLOGY

LACASA ABOGADOS, S.C. states it has cookies installed on its systems, which are small text files that the browser stores on the users' computer's hard drive. When browsing the website, the LACASA ABOGADOS, S.C. server may recognise the cookie and provide information about the user's last visit. Most browsers accept the use of cookies automatically, but users can configure their browsers to be notified of the receipt of cookies on their computer screens and to prevent their installation on their hard drives. For more information about cookies, see our cookies policy.

11) LIABILITY

LACASA ABOGADOS, S.C. will not be responsible, directly, indirectly or subsidiarily for:

- The quality of the service, speed of access, proper functioning, availability or continuity of the portal.

- Information entered by users, collaborators or third parties.

- Damage that may be caused to the user's equipment by the use of the portal.



- The infringement of intellectual property rights, reputation rights, personal and family privacy, image rights (photographs), property rights and rights of any other nature belonging to a third party as a consequence of transmitting, diffusing, storing, making available, receiving, obtaining or accessing the contents.

- The misuse of the website contents by the user.

- The performance of any type of action which is illegal, harmful or damaging to rights carried out by the user.

12) PRIVACY POLICY

In compliance with Organic Law 3/2018 on Protection of Personal Data and Guarantee of Digital Rights and Regulation (EU) 2016/679 of the European Parliament and Council, April 27, 2016 regarding the protection of people with regard to the processing of personal data and the free circulation of these data, by which Directive 95/46/EC is repealed, you are informed that the personal data you provide through the website <u>www.lacasaabogados.com</u> will be treated confidentially and will become part of the personal data files owned by LACASA ABOGADOS, SC.

LACASA ABOGADOS, S.C. informs you that you can exercise your rights of access, rectification, deletion, limitation of treatment, portability or objection by sending an email to <u>abogados@lacasaabogados.com</u> or a letter to LACASA ABOGADOS, SC, Plaza de Los Sitios, 12, 2° Izq, Zaragoza together with a photocopy of your National Identity Document.

13) RESPONSIBILITIES AND GUARANTEES



LACASA ABOGADOS, S.C. declares it has adopted all the necessary measures, within its possibilities and the current state of technology, to guarantee the operation of the Website and prevent the existence and transmission of viruses and other harmful items to Users.

Similarly, LACASA ABOGADOS, SC has adopted the necessary measures to prevent the alteration, loss, treatment and unauthorised access of personal data, taking into account the current state of technology, the nature of the stored data and the risks to which they are exposed at all times, whether from human action or the physical or natural environment. However, the User must be aware that Internet security measures are not impregnable.

Also, LACASA ABOGADOS, SC reserves the right to make any modifications it deems appropriate to the Website without prior notice; being able to change, delete or add both the content and services provided through it and the way in which these are presented or located on its website.

14) LINKS

If the Users find links to other web pages managed by third parties on the Website <u>www.lacasaabogados.com</u> via different buttons, links, banners, etc., they are informed that LACASA ABOGADOS, S.C. does not have the capacity or human or technical resources to be aware of, control or approve the information, content, products or services provided by these websites.

Therefore, LACASA ABOGADOS, S.C. assumes no responsibility for any aspect of the website to which it is linked from the Website; examples include but are not limited to its operation, access, data, information, files, quality and



reliability of its products and services, its own links and/or any of its contents, in general.

The establishment of any kind of link by the Website to another external website does not imply any kind of relationship, collaboration or dependence between LACASA ABOGADOS, S.C. and the person responsible for the external website.

15) DURATION AND MODIFICATION

LACASA ABOGADOS, S.C. reserves the right to modify its privacy policy according to its criteria, or due to a legislative, jurisprudential or business practice change. If LACASA ABOGADOS, S.C. introduces any modification, the new text will be published on this same website, where the User may be aware of the current privacy policy of LACASA ABOGADOS, S.C. In any case, the relationship with users will be governed by the rules provided at the precise moment the website is accessed; for which reason we ask that you review the content of this text regularly.

These general conditions will be in force until they are totally or partially modified by others duly published, at which time the modified general conditions will take effect.

Regardless of the provisions of the particular conditions, LACASA ABOGADOS, S.C. may terminate, suspend or interrupt access to the contents of the page at any time and without prior notice, without the User being able to demand any kind of compensation. After such termination, the prohibitions on the use of the contents established in these general conditions will remain in force.



16) GENERAL CONDITIONS

The headings of the different terms are for information purposes only and will not affect, qualify or expand the interpretation of the general conditions.

If there is a discrepancy between these general conditions and the particular conditions of each specific service, the provisions of the latter will prevail.

If any provision of these general conditions is considered null or unenforceable, in whole or in part, by any Court, Tribunal or competent administrative body, this nullity or non-applicability will not affect the other provisions of the general or particular conditions of the different LACASA ABOGADOS, S.C. services.

The lack of exercise or execution by LACASA ABOGADOS, S.C. of any right or provision contained in these general conditions will not constitute a waiver of it, unless acknowledged and agreed in writing by it.

17) APPLICABLE LEGISLATION AND JURISDICTION.

These conditions are written in Spanish and are subject to current Spanish legislation. For any type of dispute derived from the use of the services offered or the contents of the portal, the parties submit to the competent Courts in accordance with current legislation.