



## **LEGAL NOTICE AND CONDITIONS OF USE OF THE PORTAL**

Read carefully all the legal texts included in our website, our legal notice, privacy policy, cookie policy and these conditions of use before using this website, and consult with us through our contact form if you have any doubts he wants us to solve it.

In this document we will explain in detail what use you should give to this website.

These conditions may be modified, so we recommend that you read them periodically, since the conditions in force at the time of using this website will be as applicable.

### **About us?**

In order to comply with article 10 of Law 34/2002 on Services of the Information Society and Electronic Commerce, the following information is provided to the user regarding the owner of this website:

· Corporate name: DAESBO S.L.

CIF: B-43064039

Registered office: Av. Oleastrum, 43850 Cambrils, Tarragona

Telephone: 977361490

Fax: 977364988

· E-mail: [info@platjacambrils.com](mailto:info@platjacambrils.com)

· Registration data in the Mercantile Registry of Barcelona: Volume 24334, folio 167, page B26973, registration 25

· Prior administrative authorization data: R.D.G.T.KT-0077-46

### **1.- YOUR DATA AND YOUR VISITS ON THIS WEB SITE**

The personal data you provide will be treated as provided in our privacy policy. Check it, and if you have any questions, contact us.

By using this website, and / or filling out our contact form, you must accept our privacy policy, which will imply the consent of the processing of the personal data you have provided us, as well as the declaration by you that All the information or data you provide us are true, accurate and correspond to reality.

It will be the user's responsibility to keep all the information provided to DAESBO S.L. permanently updated so that it responds, at all times, to your real situation. In any case, the User will be solely responsible for any false or inaccurate statements made and for the damages caused to the provider or third parties.

### **2. USE OF THE WEB**

The User undertakes to use the Website in accordance with the Law and this Legal Notice, as well as morals and good customs. For this purpose, the User will refrain from using the page for illegal or prohibited purposes, harmful to the rights and interests of third parties, or that in



any way may damage, disable, overload, deteriorate or prevent the normal use of computer equipment or documents, files and all kinds of content stored on any computer equipment of the provider.

In particular, and by way of indication but not exhaustive, the User undertakes not to transmit, disseminate or make available to third parties information, data, content, messages, graphics, drawings, sound or image files, photographs, recordings, software and, in general, any kind of material that:

- (a) be contrary, despise or violate fundamental rights and public liberties recognized constitutionally, in international treaties and other regulations in force;
- (b) induce, incite or promote criminal, denigrating, defamatory, violent or, in general, contrary to law, morals and public order actions;
- (c) induce, incite or promote discriminatory actions, attitudes or thoughts based on sex, race, religion, beliefs, age or condition;
- (d) is contrary to the right to honor, personal or family privacy or to the image of individuals;
- (e) in any way prejudices the credibility of the provider or third parties; Y
- (f) constitutes illegal, deceptive or unfair advertising.

### **3.- RESPONSIBILITY AND EXEMPTION OF LIABILITY**

With the limits established in the law, we assume no responsibility derived from the lack of veracity, integrity, updating and accuracy of the data or information contained in this website.

In any case, we are exempt from liability arising from errors in the contents that may appear on the web, provided they are not attributable to us.

We do not guarantee the reliability, availability or continuity of the website or its contents for technical, safety or maintenance reasons, for errors of the server that hosts the contents or other intermediaries or suppliers.

Nor are we responsible for the consequences, damages or damages that may cause the user's computer system or the files or documents stored therein, that are caused or derive from the capacity or quality of its computer system or the presence of a virus or other computer application harmful to the computer that is used for the connection to the contents of the website, the quality of your connection or access to the Internet, due to a malfunction ment of your browser, or by using computer applications of outdated versions.

### **4.VIRUSES, PIRACY AND OTHER COMPUTER ATTACKS**

You must not misuse this website by intentionally introducing viruses, Trojans, worms, logic bombs or any other program or material that is technologically harmful or harmful.

You will not attempt to have unauthorized access on this website, to the server on which it is hosted or on any server, computer or database related to our website.

You agree not to attack this web page through a denial of service attack or a distributed denial of service attack.



Failure to comply with this clause could bring together the commission of infractions typified by the applicable regulations.

We will not be liable for any damage or loss resulting from a denial of service attack, virus or any other technologically harmful or harmful program or material that may affect your computer, computer equipment, data or materials as a result of the use of this website or of the download of contents of the same or to those that the same redirects.

## **5. LINKS FROM OUR WEBSITE**

Our website may contain links to other websites to which we redirect you for informational purposes. Since we have no control over the content of these websites or the security measures available to them, we accept no responsibility for any damage or loss arising from their use.

The user therefore accesses these links under his responsibility.

## **6.- COOKIES**

The provider's website may use cookies (small information files that the server sends to the computer of the person accessing the page) to perform certain functions that are considered essential for the proper functioning and visualization of the site. The cookies used are, in any case, temporary, with the sole purpose of making navigation more efficient, and disappear at the end of the user's session.

In no case will cookies be used to collect personal information.

For more information, see our Cookies Policy. [[LINK TO COOKIES POLICY](#)]

## **7.- PROTECTION OF PERSONAL DATA.**

DAESBO S.L. It is deeply committed to compliance with personal data protection regulations and guarantees full compliance with the obligations provided, as well as the implementation of security measures provided for in the European Data Protection Regulation and Spanish data protection regulations. For more information, see our Privacy Policy. [[LINK TO PRIVACY POLICY](#)]

## **8. INTELLECTUAL AND INDUSTRIAL PROPERTY**

The website, including but not limited to programming, editing, compilation and other elements necessary for its operation, the designs, logos, texts, videos, photographs and / or graphics are the property of the provider or, in case it is necessary, has the license or express authorization by the authors. All the contents of the website are duly protected by the intellectual and industrial property regulations.

Regardless of the purpose for which they were intended, total or partial reproduction, use, distribution and public communication require prior written authorization by the provider. Any use not previously authorized by the provider will be considered a serious breach of the intellectual or industrial property rights of the author.

The designs, logos, texts and / or graphics outside the provider and that may appear on the website, belong to their respective owners, being themselves responsible for any possible



controversy that may occur regarding them. In any case, the provider has express and prior authorization from them.

The provider acknowledges in favor of its owners the corresponding industrial and intellectual property rights, not implying the mention or appearance on the website, of the existence of rights or any responsibility of the provider on them, nor support, sponsorship or recommendation for part of it.

To make any kind of observation regarding possible breaches of intellectual or industrial property rights, as well as any of the contents of the website, you can do so through the email above.

#### **9.- APPLICABLE LAW AND JURISDICTION**

For the resolution of disputes or issues related to this website or the activities developed therein, Spanish legislation will be applied, to which the parties expressly submit, being competent for the resolution of all derived or related conflicts with its use the Courts and Courts of Reus.

If you are On treating as a consumer, nothing in this clause will affect the rights as recognized by current legislation.