LEGAL NOTICE CONDITIONS WEBSITE

1. Introduction and company data

The present is constituted as the Legal Notice and the Conditions of Use that regulate the access, navigation and use of www.inoxcreix.com, owned by Inox Creix, SL (Hereinafter "SERVICE PROVIDER"), with registered office at Ctra de Granollers to Cardedeu km 2.2 - 08520 - Les Franqueses del Vallès, with CIF number B62144183.

To communicate with THE SERVICE PROVIDER directly and effectively, the user can contact the email address: inoxcreix@inoxcreix.com

2. General conditions of use

The use of the services that can be accessed through the website www.inoxcreix.com are subject to these general conditions.

3. General Conditions and their Acceptance

These general conditions (hereinafter, the "General Conditions") regulate the access and use of the web www.inoxcreix.com (hereinafter, the "Website"), including the contents understood as such texts, graphics, drawings, designs, codes, software, photographs, music, videos, sounds, databases, images, expressions and information, as well as any other creation protected by national laws and international treaties on intellectual and industrial property, (hereinafter, " the Contents ") and the services (hereinafter," the Services ") that THE SERVICE PROVIDER makes available to the users of the Website.

Access to the Contents and / or use of the Services attributes the condition of user (hereinafter, "the User") and implies the acceptance of the General Conditions in the latest version published by THE SERVICE PROVIDER on the Website in the moment in which the User accesses them, so if they do not agree with the content thereof they must refrain from accessing and / or using the Services and / or Content offered by the Website.

These General Conditions do not exclude the possibility that certain Services, Content and / or tools offered through the Website, are subject to certain conditions, in which case, they will be made available to the User.

4. Object

These General Conditions regulate the access to the Contents and all the Services offered by THE SERVICE PROVIDER through its Web Site, through which it makes available to the Users a set of contents and information of various kinds, generally referred to the products and services marketed by THE SERVICE PROVIDER. However, THE SERVICE PROVIDER reserves the right to modify the presentation, configuration and content of the Website and the Services, as well as the conditions required for its access and / or use. The access and use of the Contents and Services after the entry into force of their modifications or the changes in the conditions suppose the acceptance of them.

5. Conditions of Access and Use of the Services.

5.1. Access

The access to the Contents and the use of the Services provided by www.inoxcreix.com is free of charge, for Users.

5.2. Minors

In order to use the Services, minors must obtain prior permission from their parents, guardians or legal representatives, who will be held responsible for all acts performed by the minors under their care.

The full responsibility in the determination of the specific Contents and Services to which the minors accede corresponds to the elders in whose charge they are. As the Internet makes it possible to access Content that may not be appropriate for minors, Users are informed that there are mechanisms, in particular filtering and blocking software, that limit the available content and, although they are not infallible, they are Special utility to control and restrict the materials that minors can access.

5.3. Obligation to make proper use of the Website and the Services

The User agrees to use the Website and the Services and to access the Contents, in accordance with the law, this Legal Notice, the Particular Conditions of certain Services and other notices, regulations of use and instructions made known to them.

To this end, the User will refrain from using any of the Services for illegal purposes or purposes, prohibited in this Legal Notice, harmful to the rights and interests of third parties, or that in any way may damage, disable, overburden, deteriorate or prevent the normal use of the Services, computer equipment or documents, files and all kinds of content stored on any computer equipment (hacking) of THE SERVICE PROVIDER, other Users or any Internet user (hardware and software).

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

- (a) in any way is contrary, disparages or violates the fundamental rights and public freedoms recognized constitutionally, in international treaties and in the rest of the legislation;
- (b) induce, incite or promote criminal, slanderous, defamatory, infamous, violent or, in general, contrary to the law, morals and generally accepted good practices or public order;
- (c) induces, incites or promotes discriminatory actions, attitudes or thoughts because of sex, race, religion, beliefs, age or condition;
- (d) incorporate, make available or allow access to products, elements, messages and / or services that are criminal, violent, offensive, harmful, degrading or, in general, contrary to law, morals and good practices generally accepted or to public order;
- (e) induces or may induce an unacceptable state of anxiety or fear;

- (f) induce or incite involvement in dangerous, risky or harmful practices for health and psychic balance;
- (g) is false, ambiguous, inaccurate, exaggerated or untimely, in a way that induces or may lead to error on its purpose or on the intentions or purposes of the caller;
- (h) is protected by any intellectual or industrial property rights belonging to third parties, without the User having previously obtained from its owners the necessary authorization to carry out the use made or intended to be made;
- (i) violate the business secrets of third parties;
- (j) is contrary to the right to honor, to personal and family privacy or to the person's own image;
- (k) in any way undermines the credit of THE SERVICE PROVIDER or third parties;
- (I) infringes the regulations on secrecy of communications;
- (m) constitutes, where appropriate, illicit, deceptive or unfair advertising and, in general, that constitutes unfair competition;
- (n) incorporates viruses or other physical or electronic elements that may damage or impede the normal functioning of the network, the system or computer equipment (hardware and software) of THE SERVICE PROVIDER or third parties or that may damage electronic documents and files stored on said computer equipment;
- (o) provoke due to its characteristics (such as format, extension, etc.) difficulties in the normal operation of the Service;
- (p) contains HTML tags other than those expressly authorized by THE SERVICE PROVIDER.
- 6. Liability for damages.

The User shall be responsible for the breach of any of the obligations to which he is subject by virtue of these General Conditions or the law in relation to the use of the Services and access to the Contents.

- 7. Exclusion of guarantees and liability
- 7.1. Exclusion of guarantees and responsibility for the operation of the Website and the Services
- 7.1.1. Availability and continuity, utility and fallibility

THE SERVICE PROVIDER does not guarantee the availability and continuity of the operation of the Website and the Services. When it is reasonably possible, THE SERVICE PROVIDER will give prior notice of interruptions in the operation of the Website and the Services. THE SERVICE PROVIDER also does not guarantee the usefulness of the Website and the Services for the performance of any specific activity, nor its infallibility and, in particular, although not

exclusively, that Users may effectively use the Website and the Services., access the different web pages that make up the Website or those from which the Services are provided.

THE SERVICE PROVIDER excludes, to the fullest extent permitted by the legal system, any liability for damages of any kind that may be due to lack of availability or continuity of the Website and Services, to fraud. of the utility that Users may have attributed to the Website and the Services, to the fallibility of the Website and the Services, and in particular, although not exclusively, to the failures in accessing the different web pages of the Website Web or those from which the Services are provided.

7.1.2. Privacy and security in the use of the Website and the Services

THE SERVICE PROVIDER does not guarantee the privacy and security of the use of the Website and the Services and, in particular, does not guarantee that unauthorized third parties may not have knowledge of the class, conditions, characteristics and circumstances of the use that Users make, of the Website and the Services.

THE SERVICE PROVIDER excludes, to the fullest extent permitted by the legal system, any liability for damages of any nature that could be due to the knowledge that may have unauthorized third parties of the class, conditions, characteristics and circumstances of the use that the Users make the Website and Services.

7.2. Exclusion of guarantees and liability for the Contents

7.2.1. Quality

THE SERVICE PROVIDER does not control or guarantee the absence of viruses or other elements in the Content that may cause alterations in your computer system (software and hardware) or in the electronic documents and files stored in your computer system.

THE SERVICE PROVIDER excludes, to the fullest extent permitted by the law, any liability for damages of any kind that may be due to the presence of viruses or the presence of other elements in the Contents that may cause alterations in the system computer, electronic documents or files of the Users.

7.2.2. Lawfulness, reliability and usefulness

THE SERVICE PROVIDER does not guarantee the legality, reliability and usefulness of the Contents.

THE SERVICE PROVIDER excludes, to the fullest extent permitted by law, any liability for damages of any kind that may be due to the transmission, dissemination, storage, availability, reception, obtaining or access to the Contents, and in particular, although not exclusively, for the damages that may be due to:

(a) Failure to comply with the law, morality and generally accepted good practices or public order as a result of the transmission, dissemination, storage, making available, receiving, obtaining or accessing the Contents;

- (b) Infringement of intellectual and industrial property rights, business secrets, contractual commitments of any kind, rights to honor, personal and family privacy and the image of persons, property rights and of any other nature belonging to a third party as a result of the transmission, dissemination, storage, making available, receiving, obtaining or accessing the Contents;
- (c) The performance of acts of unfair competition and illegal advertising as a result of the transmission, dissemination, storage, making available, receiving, obtaining or accessing the Contents;
- (d) The lack of veracity, accuracy, exhaustiveness, pertinence and / or actuality of the Contents;
- (e) The unsuitability for any kind of purpose and the disappointment of the expectations generated by the Contents;
- (f) The breach, delay in compliance, defective compliance or termination for any reason of the obligations contracted by third parties and contracts made with third parties through or due to access to the Contents;
- (g) The vices and defects of all kinds of the Contents transmitted, disseminated, stored, made available or otherwise transmitted or made available, received, obtained or accessed through the Website or the Services. .
- 7.2.3. Truthfulness, accuracy, completeness and topicality

THE SERVICE PROVIDER does not guarantee the veracity, accuracy, completeness and timeliness of the Contents.

THE SERVICE PROVIDER excludes, to the fullest extent permitted by the legal system, any liability for damages of any kind that may be due to the lack of veracity, accuracy, completeness and / or timeliness of the Contents.

7.3. Exclusion of guarantees and responsibility for the information, contents and services and hosted outside the Website

The Website places at the disposal of Users technical link devices (such as, among others, links, banners, buttons), directories and search tools that allow Users to access websites belonging to and / or managed by third parties (in forward, "Linked Sites"). The installation of these links, directories and search tools on the Website is solely for the purpose of providing Users with the search and access to information, content and services available on the Internet.

The results of search tools are provided directly by third parties and are the result of the automatic functioning of technical mechanisms, so that THE SERVICE PROVIDER can not control and does not control those results and, in particular, that Internet sites whose contents appear they may be unlawful, contrary to morals or good customs or considered inappropriate for other reasons.

In the event that a User considers that any of the sites included in the search results contains illicit activity or information and is interested in requesting the deletion of the link, he / she may initiate the procedure by notifying THE SERVICE PROVIDER in the address indicated in this Legal Notice.

THE SERVICE PROVIDER does not offer or market by itself or through third parties the information, content and services available on the Linked Sites, nor does it previously control, approve, recommend, monitor or make them their own. The User, therefore, must exercise extreme caution in the assessment and use of the information, content and services existing in the Linked Sites.

THE SERVICE PROVIDER does not guarantee or assume any type of responsibility for damages of any kind that may be due to:

- (a) The functioning, availability, accessibility or continuity of the Linked Sites;
- (b) The maintenance of the information, contents and services, existing in the Linked Sites;
- (c) The provision or transmission of the information, contents and services existing in the Linked Sites;
- (d) The quality, legality, reliability and usefulness of the information contained in the Linked Sites, in the same terms and with the same scope as in the general condition 9 regarding the contents and services provided by third parties to through the Website.
- 7.4. Exclusion of guarantees and responsibility for the use of the Website, Services and Contents by Users

THE SERVICE PROVIDER has no obligation to control and does not control the use that Users make of the Website, the Services and the Contents. In particular, THE SERVICE PROVIDER does not guarantee that Users use the Website, the Services and the Contents in accordance with this Legal Notice and, where appropriate, with the Particular Conditions that result from its application, or that they do so in a diligent and prudent THE SERVICE PROVIDER also has no obligation to verify and does not verify the identity of the Users, nor the veracity, validity, completeness and / or authenticity of the data that the Users provide about themselves to other Users.

THE SERVICE PROVIDER excludes any liability for damages of any nature that could be due to the use of the Services and the Contents by the Users or that may be due to the lack of veracity, validity, completeness and / or authenticity of the information that Users provide to other users about themselves and, in particular, although not exclusively, for damages of any nature that may be due to the impersonation of the personality of a third party made by a User in any kind of communication made through the Website.

8. Intellectual and industrial property rights

The Website and the different elements that make it up, such as databases, computer applications, distinctive signs, logos, photographs, fragments of audiovisual works, graphic designs or any other, are subject to intellectual and industrial property rights of which THE

SERVICE PROVIDER is the exclusive or transferee holder with the required scope. These General Conditions do not imply cession or transmission in favor of the User of any intellectual or industrial property rights over the Website or any of its component elements. Acts of reproduction, distribution, transformation, public communication, making available, extraction, reuse, resubmission or exploitation by any means or procedure of the Website or its integrating elements are expressly forbidden to the User, except in cases where legally permitted or with express authorization in writing by THE SERVICE PROVIDER.

The User may view and obtain a temporary private copy of the Content available through the Website for their exclusive personal and private use in their computer systems, provided it is not for the purpose of developing activities of a commercial or professional nature. The User must refrain from circumventing or attempting to circumvent any technological measures adopted by THE SERVICE PROVIDER to restrict acts that do not have the authorization of THE SERVICE PROVIDER or third-party holders of rights over protected works or services accessible through the Website . The User must respect at all times all intellectual and industrial property rights over the Website, whether owned by THE SERVICE PROVIDER or by third parties.

All the rights of the owners of the works, artistic performances, phonograms, audiovisual recordings and broadcasting emissions object of this transmission are reserved, in the terms provided in the legislation on intellectual property. Unless authorized, the reproduction, distribution (by sale, rental, loan, etc.), public execution, broadcasting and communication to the public, in all its forms, are prohibited, subject to the sanctions provided for in the applicable civil and penal legislation. this transmission and its content. "

9. Privacy Policy.

In this sense, it is reported that your data will be incorporated into an automated file owned by THE SERVICE PROVIDER, in order to validate your access, respond to your queries and requests, as well as send you newsletters and commercial communications by telematic means with information about contents and services of THE SERVICE PROVIDER, as well as of third sponsoring and collaborating companies. By sending your data, the User gives consent to the inclusion of their data in the file according to the above purposes.

The User states that all data provided by him are true and correct, and undertakes to notify the SERVICE PROVIDER of the changes that occur in them. The User has the right to object to the processing of any of his data.

Users may contact the SERVICE PROVIDER, as the owner of the file, in order to exercise their rights of access, rectification, cancellation, opposition, transparency of information, deletion, limitation and portability with respect to the data. incorporated in their files.

The interested party may exercise their rights by means of a written communication enclosing a photocopy of ID addressed to the following address: Ctra de Granollers to Cardedeu km 2.2 - 08520 - Les Franqueses del Vallès, with the following reference in his letter: "Exercise of rights "(along with your written and signed request, you must prove your personality by providing a photocopy of your ID), or by sending an e-mail to the email address inoxcreix@inoxcreix.com.

10. Cookies Policy

"Cookies" are small text files that are stored on the user's computer when they visit websites. Its use is very useful for these sites to work in a more efficient way: for example, if a user selects their preferred language in the "home", the website will remember this preference and the user will be able to continue browsing the website in the chosen language.

The cookies can be divided between "cookie of origin" and "cookie of third parties":

- "cookie of origin": created by the person responsible for data processing that operates the Website, in this case THE SERVICE PROVIDER as the owner of the website
- "third party cookie": created by those responsible for processing data that does not operate the website visited by the user, that is, third companies outside the SERVICE PROVIDER.

The Website of THE SERVICE PROVIDER uses the following "cookies":

| Cookie | Purpose | Duration of the "cookie" |
|--|--|---|
| Google Analytics (third party cookie) | Analysis of user profiles, measurement of traffic data | Google controls the expiration time of these cookies. Usually they usually expire after one month |

THE SERVICE PROVIDER understands that by browsing the user through the Website has been informed and consent to the installation of the previous "cookies" on your computer.

In any case, the user can always personalize the use of "cookies", as well as prevent the collection of "cookies" by modifying the browser options of the user, among the most common:

- Firefox: Options \ Privacy \ Tracking \ tell websites that do not want to be tracked
- Chrome: Chrome menu \ Settings \ Show advanced options \ Privacy \ Content settings \
 Cookies \ Block cookies by default
- Safari: Preferences \ Privacy \ Block Cookies
- Explorer: Tools \ Internet Options \ Privacy \ Settings \ move the slider all the way up to block all cookies or completely down to allow all cookies, and then click OK.

By completely blocking cookies, you can prevent certain websites from displaying correctly.

11. Applicable legislation and jurisdiction

The relations established between the User and the SERVICE PROVIDER shall be governed by Spanish legislation. However, for those cases in which the regulations provide for the possibility for the parties to submit to a jurisdiction, the User and the SERVICE PROVIDER, expressly waiving any other jurisdiction that may apply, will submit any disputes and / or litigation to the knowledge of the Courts and Tribunals of the city of Barcelona.