

TERMS OF SERVICE

In compliance with 34/2002 Information Society Services and Electronic Commerce Act (ISSECA), of 11 July, and all other regulations, we hereby inform you that the entity owning this website (hereinafter referred to as "the Website"), is the company MARTANKERS I, S.L., which appears in the Business Register of Madrid, in Volume 0, Sheet 197, Page M-392292, with Tax Number (CIF) B84529890 and contact address Paseo del Pintor Rosales, 38, (28008) Madrid - Spain.

1. The purpose of the Terms of Service set forth herein is that of governing the free access to and utilization of the Website. This implies full and unreserved adherence to the Terms set forth in the version published at the time the user accesses the Website. Use of the different services provided by this Website will be governed by the terms of use applicable to each one of them.
2. The user of the Website is authorized to visualize and partially download the content of the Website only if complying with the following terms:
 - It must be compatible with the purpose of the Website.
 - That this is done with the exclusive aim of obtaining the information for personal and private use. Its use for commercial purposes or for distribution, public communication, transformation or decompilation is expressly prohibited.
 - That none of the content related to the website are modified in any way.
 - That no graphic, icon or image available on the web site be used, copied or distributed separately from the rest of the images that accompanies it.
3. MARTANKERS I, S.L. has the right to make changes at any time to the content, to the configuration of the website and to the Terms of Service without notice. The user should check the date of establishment each time they visit the Website, so as to be sure that no change affecting them has come about.
4. The user hereby expressly acknowledges and accepts that MARTANKERS I, S.L. grants no guarantee of any nature as to the availability and continuity of the functioning of the Website, or of level of quality, interfacing and functioning of the Website, including keeping up to the date the content of the Website. However as soon as MARTANKERS I, S.L. receives notice of the Website not functioning properly, containing errors or having outdated content, it will, if possible, initiate

all necessary tasks in order to restore access to the website, removing all possible errors and updating the content.

5. MARTANKERS I, S.L. will not be held responsible for any damages caused by the sole access or the misuse of the contents of the Website, which will be full responsibility of the user. MARTANKERS I, S.L. won't take responsibility on any damages caused to the user's equipment, to its software, saved files or documents, as consequence of a computer virus, the browser not functioning properly or the use of outdated versions of the same.
6. MARTANKERS I, S.L. won't take responsibility on any of the content linked out the Website. And won't guarantee this content is free of malware or other type of software that could cause alterations or malfunctions to the user computer equipment, or its files and documents. Therefore MARTANKERS will not be held responsible for any damages cause to the user.

In the case that any user, client, or another third party, understands that the contents or services provided by the sites linked out from the Website are illegal or could cause damages to the users goods and rights, which could originate some type liability for compensation, and, in particular consist in:

- Activities or contents deemed illegal by the Spanish Criminal Code.
- Activities or contents which violate intellectual or industrial property rights.
- Activities or contents that could jeopardize public order, criminal investigations, public security and national defense.
- Activities or contents that jeopardize the protection of public health, respect for the dignity of the person and the principle of non-discrimination, and the protection of health and children.

Can communicate to MARTANKERS I, S.L. for the purposes of the provisions of the ISSECA.

7. The unauthorized use of the information contained in the Website, its resale, as well as any tort to any intellectual or industrial right property of MARTANKER, will give rise to the legally established responsibilities.
8. Every third party link to the Website needs to be directed to the main page, being "deep links" expressly prohibited, as well as "framing" and any other use of the contents of the web page in favor of unauthorized third parties.