LEGAL NOTICE AND GENERAL TERMS OF USE

https://diffusionws.com

I. GENERAL INFORMATION

In compliance with the duty of information set out in Spanish Law 34/2002 on Information Society Services and Electronic Commerce (LSSI-CE) of July 11, the following general information regarding this website is provided:

The ownership of this website, https://diffusionws.com (hereinafter, the "Website"), belongs to: FAMILLE PERRIN ESPAÑA SL, with Tax Identification Number (NIF): B42798579, registered in the Commercial Registry of Gipuzkoa, with the following registry details: Volume 2978, Book 52, Page 43303.

Legal representative: AKIM SIMSEK

Contact information:

Address: PASEO DE BERA BERA, 119

Email: info@diffusionws.com

II. GENERAL TERMS AND CONDITIONS OF USE

Purpose of these Terms: The Website

The purpose of these General Terms of Use (hereinafter, the "Terms") is to regulate access to and use of the Website. For the purposes of these Terms, "Website" shall mean: the external appearance of the screen interfaces, both static and dynamic (i.e., the navigation tree); and all the elements integrated into both the screen interfaces and the navigation tree (hereinafter, the "Content"); as well as any online services or resources that may be offered to users (hereinafter, the "Services").

The Website owner reserves the right to modify, at any time and without prior notice, the presentation and configuration of the Website, as well as the Content and Services that may be included therein. The User acknowledges and accepts that, at any time, any of the elements integrated into the Website or access to them may be interrupted, disabled, and/or removed.

Access to the Website by the User is, in general, free of charge and does not require the User to provide any compensation to enjoy it, except for the cost of connection through the telecommunications network provided by the access provider contracted by the User.

The use of certain Content or Services on the Website may require prior subscription or registration by the User.

The User

Accessing, browsing, and using the Website, as well as using any spaces designed for interaction between Users (e.g., comments and/or blog areas), grants you the status of **User**, and implies full and unconditional acceptance of all the Terms set forth herein, as well as any subsequent amendments, without prejudice to the application of the corresponding mandatory legal regulations, depending on the case. Given the importance of the above, it is recommended that the User read them every time they visit the Website.

The Website provides a wide variety of information, services, and data. The User assumes responsibility for making appropriate use of the Website. This responsibility includes:

- Using the information, Content, and/or Services and data provided by the Website in a manner that does not contravene these Terms, the Law, morality, or public order, or in any other way that may infringe upon the rights of third parties or affect the proper functioning of the Website.
- Ensuring the truthfulness and legality of the information provided by the User in forms issued by the Website to access certain Content or Services. In any case, the User shall notify the Website immediately of any event that may allow the improper use of the information registered in such forms, such as, but not limited to, theft, loss, or unauthorized access to identifiers and/or passwords, to proceed with their immediate cancellation.

The Website reserves the right to remove any comments and contributions that violate the law, respect for human dignity, are discriminatory, xenophobic, racist, pornographic, constitute spamming, or harm youth or children, public order, or safety, or that it deems unsuitable for publication.

In any case, the Website will not be responsible for the opinions expressed by Users through comments, blogging tools, or other participation tools.

Access to this Website alone does not establish any type of commercial relationship between the Website and the User.

The User declares to be of legal age and to have the legal capacity to be bound by these Terms. Therefore, this Website is not directed at minors. The Website disclaims any liability for failure to comply with this requirement.

The Website is primarily intended for Users residing in Europe, the UK, and the United States. The Website does not guarantee that it complies, either wholly or partially, with the laws of other countries. If a User resides or is domiciled elsewhere and decides to access and/or browse the Website, they will do so under their own responsibility. They must ensure that such access and browsing comply with the local legislation applicable to them, and the Website assumes no liability that may arise from such access.

III. ACCESS AND BROWSING ON THE WEBSITE: WARRANTIES AND LIABILITY DISCLAIMER

The Website does not guarantee the continuity, availability, or usefulness of the Website, the Content, or the Services. While every effort will be made to ensure proper operation, uninterrupted access and error-free functionality are not guaranteed.

The Website also does not warrant that the content or software accessible through the Website is free of errors or will not cause damage to the User's computer system (software or hardware). Under no circumstances shall the Website be held responsible for any damages or losses of any kind that may arise from accessing, browsing, or using the Website, including (but not limited to) damage to computer systems or caused by the introduction of viruses.

Likewise, the Website shall not be responsible for damages that may be caused to Users through improper use of this Website. Specifically, it shall not be liable in any way for telecommunications failures, interruptions, defects, or outages.

It is hereby informed that the Website may provide Users with linking mechanisms (such as links, banners, buttons), directories, and search tools that allow access to websites owned and/or managed by third parties.

The inclusion of these links, directories, and search tools on the Website is intended solely to facilitate Users' access to information available on the Internet and should not be construed as a suggestion, recommendation, or invitation to visit the linked sites.

The Website does not offer or market, either directly or through third parties, the products and/or services available on such linked sites.

Furthermore, the Website does not guarantee the technical availability, accuracy, truthfulness, validity, or legality of external sites accessed via links.

The Website does not review or monitor the content of other websites, nor does it approve, examine, or endorse the products, services, content, files, or any other materials on such linked sites.

The Website assumes no responsibility for any damages that may arise from the access, use, quality, or legality of the contents, communications, opinions, products, and services of websites not managed by the Website and that are linked from this Website.

Any User or third party wishing to create a hyperlink from another website to this Website must be aware that:

- The total or partial reproduction of any of the Content and/or Services of the Website is not permitted without the express authorization of the Website.
- No false, inaccurate, or incorrect statements shall be made about the Website or its Content and/or Services.
- Except for the hyperlink itself, the website where the link is established shall not contain any
 element of this Website protected by Spanish intellectual property law, unless expressly
 authorized.
- The establishment of the hyperlink does not imply any relationship between the Website and the owner of the third-party website, nor the Website's knowledge or acceptance of the content, services, and/or activities offered on such site.

V. INTELLECTUAL AND INDUSTRIAL PROPERTY

The Website, either on its own or as an assignee, owns all intellectual and industrial property rights of the Website, as well as the elements contained therein (by way of illustration but not limitation: images, sound, audio, video, software, text, trademarks or logos, color combinations, structure and design, selection of materials used, and computer programs necessary for its operation, access, and use, etc.). These works are protected as intellectual property under Spanish law and subject to applicable Spanish and EU regulations, as well as international treaties to which Spain is a party.

All rights reserved. In accordance with the provisions of the Intellectual Property Law, the reproduction, distribution, and public communication (including the making available) of all or part of the content of this website, for commercial purposes, in any form or by any technical means, is expressly prohibited without the authorization of the Website.

The User agrees to respect the intellectual and industrial property rights of the Website. The User may view, print, copy, and store the elements of the Website on their computer or other physical support

provided it is solely for personal use. However, the User may not remove, alter, or tamper with any protection device or security system installed on the Website.

If the User or a third party believes that any of the Website's Content violates intellectual property rights, they must notify the Website immediately using the contact details provided in the GENERAL INFORMATION section of this Legal Notice.

VI. LEGAL ACTION, APPLICABLE LAW, AND JURISDICTION

The Website reserves the right to pursue any civil or criminal actions it deems necessary for the improper use of the Website and Content, or for breach of these Terms.

The relationship between the User and the Website shall be governed by the current legislation applicable in Spanish territory. Should any controversy arise regarding the interpretation and/or application of these Terms, the parties shall submit their disputes to the ordinary jurisdiction of the appropriate courts under Spanish law.

This Legal Notice and General Terms of Use document was generated using an online legal notice and terms of use template generator on 26/05/2025.