

This website is the property of Tecnologías Avanzadas Inspiralia S.L., with registered office at C/ Manuel Tovar 49. 28034 Madrid (Spain), with C.I.F. (company tax code) B84293521.

LEGAL TERMS AND CONDITIONS OF USE:

These general conditions regulate the use of this website, owned exclusively by Tecnologías Avanzadas Inspiralia S.L., which grants internet users free access to this website for informative and advertising purposes only. Access to this website and/or use of materials contained herein implies that you have read and accepted, without reservation, these conditions. The use of any service offered on this website will be governed exclusively by the conditions that are laid down explicitly in each particular case.

Please read carefully the legal terms and conditions of access to/use of this website and the information contained therein:

1 - The content of these pages is for informative purposes only and does not constitute either an offer of procurement or binding contractual information with Tecnologías Avanzadas Inspiralia S.L., hereafter "Inspiralia".

2 - All material contained on this website, including but not limited to texts, photographs, graphics, images, icons, technology, software, links and other audiovisual or sound content, as well as its graphic design and source codes (hereafter, the 'Contents'), are the intellectual property of Inspiralia or third parties, and any operating rights recognised by current intellectual property legislation may not be construed as having been transferred to the user, except for those which are strictly necessary for the use of the Portal.

3 - The trademarks, trade names, logos, icons, images or any other material used on this website are the property of Inspiralia or third parties, and its access to the website may not be construed as granting any rights over those documents.

4 - The information contained on this website is intended for informative and commercial purposes only. This website may contain or provide access to publications, documents or reports produced by Inspiralia or other third parties. This material should not be considered under any circumstances as a contractual offer or to constitute advice. It is purely a commercial action. Inspiralia does not accept any responsibility for any such use.

5 - Those that use this website do so willingly and at their own risk. Inspiralia, its partners, collaborators, employees, and representatives are not responsible for errors or omissions in the content of this website or other content which can be accessed through this website. Inspiralia, its partners, collaborators, employees, and representatives shall also not be liable for any damages resulting from the use of this website, nor for any action taken on the basis of the information presented therein.

6 - Inspiralia reserves the right to update, modify, suspend, cancel or restrict the website content at any time, as well as links or information obtained through the website, including these conditions, without prior notice.

7 - Inspiralia shall not be liable for any loss, damages, claim or expense incurred from issues that have resulted from the use of this website, or from information accessed through it, nor shall Inspiralia be liable for any computer virus acquired through the connection, operational failure or interruptions in service or transmission, or communication line failure; and in general for any kind of damage that could have been caused by the use of the website and the information offered therein.

8 - It is forbidden to transmit or submit via the website any illegal or illicit content, computer viruses, or messages that, in general, affect or violate the rights of Inspiralia or third parties. Likewise, it is forbidden for any user to send or transmit advertising, promotional materials or other forms of provision of services including "junk mail", "spam", etc...

9 - Inspiralia assumes no responsibility for external websites which can be accessed via hyperlinks ("links"), or any external website content made available by third parties. Any use of a link or access to an external website is undertaken of the user's own accord and at their own risk. Inspiralia does not recommend or guarantee any information obtained from or through a link, and assumes no responsibility for any loss, claim or damages arising from the use of a link, or the information obtained through it.

10 - INFORMATION AND PROCUREMENT OF SERVICE:

10.1 - The content of this website is published for general use and for informative and advertising or commercial purposes.

10.2 - The content of this website is for informative purposes only and is under no circumstances to be used for any other purpose.

10.3 - To procure services offered by Inspiralia, you must sign the corresponding contract.

10.4 - The website may on occasions contain reports, comments, notes, and opinions of third parties. Inspiralia does not accept and waives any liability for damages and loss, direct or indirect, as a result of its use. Furthermore, this information may not be copied, reproduced, distributed, or published by any user of this website.

10.5 - In the event that reference is made to a price for a service offered, the aforementioned price shall be subject to additional taxes legally established pursuant to Spanish legislation.

11 - INDUSTRIAL AND INTELLECTUAL PROPERTY RIGHTS:

11.1 - This website is the exclusive property of Inspiralia. Intellectual property rights and reproduction and operating rights of this website, its source code, navigation structure, databases, elements contained therein, its pages, screens, the information they contain, its appearance and design, as well as the hyperlinks that are established within it, are the exclusive property of Inspiralia, unless otherwise specified. All trade names, emblems, designs and/or logos that make up this page are registered trademarks. Any improper use thereof by a person other than the legal owner shall be prosecuted in accordance with current legislation. Intellectual property rights and trademarks of third parties are suitably highlighted and must be respected by anybody who accesses the website. The reproduction, transmission, modification or deletion of information, content or notices from this website without the prior written authorization of Inspiralia is strictly prohibited.

11.2 - Accessing this website does not grant the user either the right to or the ownership of, the intellectual and/or industrial property rights of the content of the website. Inspiralia reserves the right to take legal action against any user who violates or infringes intellectual and/or industrial property rights

11.3 - Unauthorised use of the information contained in this website, its resale, as well as the infringement of rights thereby committed, shall give rise to civil and criminal liability pursuant to the corresponding Spanish law.

11.4 - All links to the Inspiralia website from third parties must be to the home page of the site, with prior written authorization from Inspiralia.

12 - DURATION: Indefinite.

13 - APPLICABLE LEGISLATION AND JURISDICTION: These legal terms and conditions are governed by Spanish legislation.

Tecnologías Avanzadas Inspiralía S.L. - All rights reserved.