

LEGAL NOTICE - WEBSITE

CONDITIONS OF ACCESS AND USE OF THE WEB SITE

1. GENERAL ASPECTS

1.1 Identifying data of the 'Service Provider of the Information Society' (MINTRARED, S.L.)

In accordance with article 10 of Law 34/2002, on Services of the Information Society and Electronic Commerce, you are informed that MINTRARED, S.L. (hereinafter, MINTRARED), with C.I.F. B98477946, is the owner of the activity displayed through the website www.ecclesiared.es, with registered office for these purposes in C / Jaime Balmes, 27-4 46930 - Valencia (Spain).

MINTRARED, S.L. is a company registered in the Mercantile Register of Valencia, in Volume 9534, Book 6816, Folio 197 and Page V-150712.

If you want to contact us, you can go to the above address, as well as Phone: +34 902 750 812 and Email: info@ecclesiared.es.

1.2 Acceptance and validity of the General and Particular Conditions.

Both the navigation and the use of any of the services offered on this website attributes to you the status of User and assumes your full and unreserved acceptance of each and every one of the General Conditions and, where applicable, current Individuals at the time you access the Web page www.ecclesiared.es (hereinafter, "the Web page" or simply "the Web").

MINTRARED may, at any time and without prior notice, modify these General and Particular Conditions by publishing such modifications on the Website in order that they may be known by the Users prior to the procedure of contracting the products offered in the website.

MINTRARED reserves the right to unilaterally modify, at any time and without prior notice, the presentation, configuration and contents of the Web page, as well as the conditions required to use the Web page.

Likewise, MINTRARED reserves the right to suspend or terminate, at any time and without prior notice, all or part of the services offered on the Website.

2. GENERAL CONDITIONS OF USE OF THE WEB PAGE.

2.1 General Obligations of the User.

In general, the User undertakes to comply with these General Conditions, as well as, where appropriate, the particular warnings or instructions, and always act in accordance with the law, public order, morals, generally accepted good practices and requirements of good faith and public order, using due diligence to the nature of the service it enjoys, abstaining from using the website in any way that may prevent, damage or deteriorate the normal functioning of the same, the goods or rights of MINTRARED, its suppliers, the rest of Users or, in general, any third party.

In an enunciative and non-restrictive manner, the User undertakes to use the Website to: (I) not enter, store or disseminate on or from the Website, any information or material that is defamatory, libelous, obscene, threatening, xenophobic, incite violence to discrimination based on race, sex, ideology, religion or that in any way violates morality, public order, fundamental rights, public liberties, honor, privacy or the image of third parties and in general the current regulations; (II) not introduce, store or disseminate through the Website any computer program, data, virus, code, hardware or telecommunications equipment or any other instrument or electronic or physical device that is likely to cause damage to the Web page, in any of the services offered on the Web page, or in any of the equipment, systems or networks of MINTRARED, of any User, of the suppliers of MINTRARED or in general of any third party, or that in any other way is capable of causing them any type of alteration or prevent the normal operation thereof; (III) in the case of registering, the User is obliged to provide truthful and updated data; (IV) to adequately safeguard the login and password provided by MINTRARED to Users, as identifying and enabling elements for access to the services offered on the Website, pledging not to cede their use or to allow access to them of third parties, assuming the responsibility for the damages and damages that could derive from an improper use of the same. Likewise, the User undertakes to notify MINTRARED, as quickly as possible, of their loss or theft as well as any risk of access to the login and / or password by a third party; (IV) not to carry out advertising, promotional or commercial exploitation activities through the Web page not expressly authorized by MINTRARED, nor use the contents and in particular the information obtained through the Web page to send advertisements, send messages for the purposes of direct sale or for any other commercial purpose, nor to collect or store personal data of third parties; (V) not destroy, alter, use for its use, disable or damage the data, information, programs or electronic documents of MINTRARED, its suppliers or third parties; (VI) not to introduce, store or disseminate through the Website any content that infringes intellectual property rights, industrial or business secrets of third parties, or in general any content which will not hold, in accordance with the law, the right to put it to third party disposition.

2.2 Disclaimer

Regarding the information and contents included in the web page or to which you may have access as a result of the links established in it, MINTRARED does not guarantee, in any way, access at any given time to

such information and contents, nor its accuracy, neither its actuality or updating, nor its suitability or usefulness for the User's purposes, not being responsible for the damages and losses of any nature that may be due to the transmission, diffusion, storage, availability, reception, obtaining or access to the contents included in the Web page or those to which you have access as a result of the links established in it.

MINTRARED disclaims any responsibility for the improper or unauthorized use of the login and the password that, in its case, will be assigned and for the lack of diligence of the User in preserving the secret thereof.

Likewise, MINTRARED disclaims any liability for damages of any kind that may be due, but not limited to, to (I) the presence of viruses or other harmful elements on the Web page, or Web pages to the that can be accessed through the links established in the one that may produce alterations in the computer system, electronic documents or files of the Users; (II) interferences, omissions, interruptions, breakdowns and / or disconnections in the operational functioning of this electronic system or in the computers and computer equipment of the Users, motivated by causes beyond MINTRARED, that prevent or delay the provision of services or navigation through the System; (III) delays or blockages in use caused by deficiencies or overloads of the Internet or in other electronic systems, which may be caused by third parties through illegitimate interference beyond the control of the Website and not attributable to MINTRARED; (IV) the divergences of the information, documentation and / or other content of the Web page that may exist between the electronic version and the printed version; (V) the impossibility of providing the service or allowing access for reasons not attributable to MINTRARED, due to the User, to third parties, or in cases of force majeure.

2.3 Use of hyperlinks.

The Internet user who wants to introduce links from their own Websites to the Website must comply with the conditions set out below without ignoring the responsibilities derived from the Law.

The link will only link to the home page or main page of the website but will not be able to reproduce it in any way (inline links, copy of the texts, graphics, etc). In any case, it will be prohibited, in accordance with the applicable legislation and in force at any time, to establish frames or frames of any kind that involve the Web page or allow the display of contents through Internet addresses different from those of the page Web and, in any case, when viewed together with contents outside the Website in such a way that: (I) it produces, or may produce, error, confusion or deception in the users about the true origin of the service or Contents; (II) suppose an act of comparison or unfair imitation; (III) serves to take advantage of the brand reputation and prestige of MINTRARED; or (IV) in any other way is prohibited by current legislation.

Not be made from the page that introduces the link any type of false, inaccurate or incorrect statement about MINTRARED, its address, employees, customers or about the quality of the services provided.

In no case, will be expressed on the page where the link is located that MINTRARED has given its consent for the insertion of the link or that otherwise sponsors, collaborates, verifies or supervises the services of the sender.

The use of any word, graphic or mixed mark or any other distinctive sign of MINTRARED within the sender's page is prohibited except in the cases permitted by law or expressly authorized by MINTRARED and whenever a link is permitted in these cases direct with the Web page in the manner established in this clause.

The page that establishes the link must faithfully comply with the law and can not in any case dispose of or link to its own content or that of third parties that: (I) are illegal, harmful or contrary to morality and good customs (pornographic, violent, racist, etc); (II) induce or may induce in the User the false conception that MINTRARED subscribes, endorses, adheres or in any way supports, the ideas, statements or expressions, legal or illegal, of the sender; (III) are inappropriate or not pertinent to the activity of MINTRARED in attention to the place, contents and theme of the web page of the sender. Likewise, the User will refrain from including on the Website any hyperlink (hereinafter, "link") addressed to a Web page that contains information or illegal content, contrary to morality and generally accepted good customs, and public order.

2.4 Protection of Personal Data.

The User agrees to provide truthful and updated personal information in order to be able to contact MINTRARED, S.LU. The personal data transmitted will be processed by MINTRARED, S.L. whose purpose is to manage petitions, suggestions, complaints or claims that may be formulated.

In any case, the data may be processed for the realization, through any postal or electronic means, of promotional and advertising activities of our range of products or services, which may be of interest to expand and improve, adapting our offers to your preferences or needs.

The legal basis of legality or legitimacy of the treatment of the data lies in the consent expressed by completing and sending the data through the form enabled for this purpose.

The period of preservation of the data will be for the time required for the attention requested and as long as no opposition to the treatment has been expressed.

The data will not be transferred or communicated to third parties, except in the cases foreseen, according to the Law.

In accordance with the legislation, European and Spanish, of protection of personal data, you may exercise the rights of Access, Rectification, Portability, Suppression, Limitation or, where appropriate, Opposition. To exercise the rights, you must submit a letter to the address indicated above. You must specify which of these rights you request is satisfied and, in turn, must be accompanied by a photocopy of the ID or equivalent identification document. If acting through a representative, legal or voluntary, you must also provide a document proving the representation and identification document thereof. Also, in the event that your right to protection of personal data is violated, you may file a complaint with the Spanish Agency for Data Protection (www.agpd.es).

MINTRARED, S.L. You can use the contact information to send information about the tool, its progress, improvements or other products or related services of our company. For this, the User must check the box enabled for this purpose in the contact form.

In any case and in accordance with Law 34/2002, of July 11, on services of the information society and electronic commerce, the User may oppose the sending of commercial communications by sending an email to info@ecclesiared.es.

2.5 Intellectual and Industrial Property.

The content of the Web page (hereinafter, "the content") which includes, for a purely enunciative and non-exclusive purpose, texts, photographs, graphics, images, icons, software, links and other audiovisual content, as well as its graphic design and source codes are the intellectual property of MINTRARED, SL, or third parties who have assigned their use to MINTRARED, SL

Likewise, all trademarks, trade names, or distinctive signs of any kind that appear on the Website are property of MINTRARED or third parties that, if applicable, have authorized MINTRARED, S.L. its inclusion and use in the Web page.

All industrial and intellectual property rights on this website are legally reserved and access to it or its use, by the user, should not be considered, in any way, as the granting of any license or use right on any asset whose ownership or property corresponds to MINTRARED or third parties.

The total or partial reproduction by any means of the content, trademarks, trade names, and distinctive signs of any kind, included in the Web page, as well as the sale, assignment, lease, distribution, public communication, transformation, or any other use that if you want to give them, without prior express authorization of the corresponding owner, it is totally forbidden and will be prosecuted civilly and, where appropriate, criminally,

in accordance with the Spanish national legislation or, where appropriate, foreign law that is applicable.

2.6 Applicable legislation and competent jurisdiction.

Any controversy related to said website will be governed by Spanish legislation, expressly renouncing the parties to the jurisdiction that corresponds to them, and submitting to the Courts and Tribunals of the city of Valencia (Spain).