

Legal Notice

In order to comply with article 10 of Law 34/2002, on Information Society and Electronic Commerce Services (LSSI-CE), we hereby inform users of our identification and contact information:

• Name or company name: Begis 2002, S.L.

• Tradename: Begis 2002

• Registered office: C/ Garrotxa 37, 08320, Masnou, El

NIF: B62920368Phone: 935405798E-mail: info@begis.net

 Registration Data: This company is registered in the Commercial Registry of Barcelona, volume 34286, folio 26, sheet B-241744.

1.- PURPOSE

Begis 2002, S.L. (hereinafter, Begis 2002), as the website manager www.begis.net, makes this document available to users, which regulates the use of the website www.begis.net to comply with the obligations provided by the Law 34/2002, of Services of the Information Society and electronic commerce, as well as informing all users about the conditions of use and navigation of the website.

Through this website, Begis 2002 makes it easier for users to access and use the different services and content. Any person accessing this website will be considered a user (hereinafter, the user), and implies the total and unreserved acceptance of each and every one of the provisions included in this Legal Notice, as well as any other legal provisions that may be applicable.

The user must carefully read this legal notice before visiting the website, and each time they access it, in order to read and understand the modifications that the provider could have made. In this regard, the provider reserves the right to modify these conditions, without there being an obligation to pre-notify or inform the users of the modifications made, being enough to publish them on this website. It is the user's responsibility to periodically access these conditions, as the most recent ones will be applicable, leaving the previous conditions without effect.

2.- WEBSITE TERMS OF SERVICE

Through this legal notice, users are informed of the conditions that rule the access and use of the website, which will be considered as general contract conditions.

2.1. Free Access and use of the web.

The provision of services by Begis 2002 on this website is free for all users. However, some of the services provided by the provider through this website may be subject to payment. In this case, the user will always be informed of the pecuniary nature of certain services, their prior hiring being necessary, and resulting in the application of the general contract conditions that may exist on the website, as well as the current consumption regulations in each moment.

2.2. User registration.

The provision of services offered on this website does not require prior subscription or registration of users. Even so, the provider may require the user registration in order to access to some services. This registration will be carried out as indicated in the service section itself. The processing of personal data of the user that may take place as a result of the registration or subscription will be governed by our Privacy Policy.

2.3. Veracity of information.

All information provided by the user through this website must be truthful. For these purposes, the user guarantees the authenticity of the data communicated through the enabled contact forms. It will be the responsibility of the user to keep all the information provided to Begis 2002 permanently updated so that it responds, at all times, to the current situation. In any case, the user will be solely responsible for the false or inaccurate statements made and the damages that may be caused to the provider or to third parties.

2.4. Minors.

Begis 2002 recommends the use of this website to people over 18 years of age. In order to use the services of this website, minors must always obtain prior consent from parents, guardians or legal representatives, ultimately responsible for all acts performed by minors in their care. The responsibility in the determination of specific contents to which minors access corresponds to the parents, therefore if they access inappropriate content, mechanisms (filters, blockages, etc.) will have to be configured in their computers or mobile devices, which limit the available content.

2.5. User obligations.

The user agrees to use this website in accordance to current Terms and Conditions, the Law, morals and customs. For this purpose, the user will refrain from using this website for illegal or prohibited purposes, harmful to the rights and interests of the provider, other users and third parties, or that in any way may damage, disable, overload, deteriorate or prevent the normal use of computer equipment or documents, files and all kinds of content stored in any computer equipment of the provider or third parties.

In particular, the user agrees not to transmit, disseminate or make available to third parties information, data, content, messages, graphics, drawings, sound or image files, photographs, recordings, software and, in general, any kind of material that could:

- Be contrary, despise or violate the fundamental rights and public liberties constitutionally recognized, international treaties and other regulations in force.
- Induce, incite or promote criminal, denigrating, defamatory, violent or, in general, contrary to law, morals and public order.
- Induce, incite or promote discriminatory actions, attitudes or thoughts based on sex, race, religion, beliefs, age, sexual orientation or condition, among others.
- Be contrary to the right to honour, personal or family privacy or image rights.
- Impair the credibility of the provider or third parties.
- Constitutes illegal, misleading or unfair advertising.

3.- EXCLUSION OF GUARANTEES AND RESPONSIBILITY

The content of this website is of a general nature and has a merely informative purpose, without fully guaranteeing access to all content, nor its completeness, correctness, validity or topicality; nor its suitability or usefulness for a specific objective.

The provider disclaims any liability arising from the information published on our website, provided that such information has been manipulated or entered by a third party.

This website has been reviewed and tested to work properly. However, the provider does not rule out the possibility of certain programming errors, or that force majeure, natural disasters, strikes, or similar circumstances occur that temporarily make accessing to the website impossible.

The provider excludes, to the extent permitted by the legal system, any liability for damages of any kind arising from:

- The impossibility of accessing the website or the lack of veracity, accuracy, completeness and/or
 topicality of the content, as well as the existence of defects of all kinds of the latter transmitted,
 disseminated, stored, made available to those that have been accessed through the website or the
 services offered.
- 2. The presence of virus or other elements in the website content that may cause alterations in your computer system, electronic documents or user data.
- 3. Failure to comply with laws, good faith, public order, traffic uses and this Legal Notice, as a result of improper use of the website. For example, the provider is not responsible for the actions of third parties that violate intellectual and industrial property rights, business secrets, rights to honour, personal and family privacy and image rights, as well as the regulations in matters of unfair competition and illegal advertising.

The provider does not guarantee a permanent availability of the services, thus being exempt from any responsibility for possible damages caused as a result of the lack of availability of the service due to force majeure or errors in the telematic transfer networks of data beyond its control, or for disconnections made to improve or maintain work on computer equipment and systems. The provider will not be responsible for the interruption, suspension or termination of the information or services. Likewise, it is not responsible for possible omissions, loss of information, data, configurations, improper access or breach of confidentiality that originate in technical problems, communications or human omissions, caused by third parties or not attributable to the provider. Neither will it be liable for damages caused by computer attacks or caused by viruses that affect computer programs, communications systems or equipment used by the provider, but manufactured or provided by a third party. The provider may, in its sole discretion, deny, withdraw, suspend and/or block at any time, and without prior notice, access to information and services to users who breach these conditions.

The provider is not liable under any circumstances for damages that may arise from the illegal or improper use of this website.

In any case, the provider excludes any liability for damages that may be due to the information and/or services provided or provided by third parties, other than those offered by the provider. All responsibility will fall on the third party, whether this provider, collaborator or another.

5.- LINKS

It is likely that this website includes links or hyperlinks that allow users to be redirected to web pages and Internet sites belonging to third parties outside the provider. As we cannot always control the content introduced by third parties, Begis 2002 does not assume any responsibility for such content. In any case, the provider states that it will proceed to the immediate withdrawal of any content that could contravene national and/or international legislation, morality or public order, proceeding to the immediate removal of the link of third party websites, and informing the competent authorities of the susceptible content.

The provider is not responsible for the information stored, such as might be found in forums, chats, blog generators, comments, social networks or any other means that allows third parties to publish content independently on the website of the lender. However, and in compliance with the provisions of articles 11 and 16 LSSI-CE, the provider is made available to users, authorities and security forces, and actively collaborating in the withdrawal or, when necessary, the blocking of all those contents that may affect or contravene national or international legislation, third party rights, or moral and public order. In the event that the user considers that there may be some content that could be susceptible to this classification, please notify the administrator of the website as soon as possible.

6.- INTELLECTUAL PROPERTY

On this website, for example, it may contain programming, editing, compilation and other elements necessary for

its operation; designs, logos, texts, photographs and/or graphic and sound elements which are property of the provider or, if not, have the licenses and/or authorizations granted by their authors for their legitimate use. All the contents of the website are duly protected by the applicable intellectual and industrial property regulations.

Regardless of the purpose for which they were intended, total or partial reproduction, use, distribution and public communication require prior written authorization by the provider. Any use not previously authorized by the provider will be considered a serious breach of the intellectual and industrial property rights of its rightful owner.

The designs, logos, texts, graphics, among others, outside the provider and that may appear on this website, belong to their respective owners, being themselves responsible for any possible controversy that may occur regarding them. In any case, the provider has express and prior authorization from them for use on this website.

The provider acknowledges in favour of its owners the corresponding industrial and intellectual property rights, not implying their mention or appearance on the website, of the existence of rights or any responsibility of the provider on them, nor support, sponsorship or recommendation for part of it.

7.- SOCIAL NETWORKS

We inform you that EMPRESA_CLIENTE can be present in various social networks. The treatment of the data that the users include in them - being followers of the profiles of Begis 2002 or performing any link or connection action through them - will be governed by this section of this Legal Notice. When the user is in the profile of Begis 2002 in the various social networks in which it has a presence, the conditions of use and privacy policies of the different social networks will apply. Begis 2002 will not be responsible for the comments that other users of social networks may publish on the company's profile, all without prejudice to the possible actions that Begis 2002 may take against the owners of social networks (for example, request for erasure of inappropriate, offensive, or harmful comments of other users' rights).

Begis 2002 will have access to the personal data that the user has published in their social network profiles, in the same way that other users of the social networks can have access.

The publication of the following content in the profile of Begis 2002 on social networks is prohibited, all without prejudice to the rules of conduct and conditions of use of the service imposed by the owners of the different social networks:

- Publications that do not comply with the applicable national, European and international regulations, or that involve illegal activities or that contravene the principles of good faith.
- Publications that violate the fundamental rights and public liberties of people, lack of courtesy in the network, respect or reputation.

Likewise, Begis 2002 reserves the right to remove from the web page, or social networks, information that is considered inappropriate.

6.- DATA PROTECTION

The provider can obtain personal data from users through contact forms, registration forms or other similar means. The user may obtain more information about the processing of their personal data in our Privacy Policy, or by contacting the provider through the contact information contained in this Legal Notice, and through the contact forms that, where appropriate, have been enabled for that purpose.

7.- COOKIES

This website uses its own and third party cookies. To learn more about what cookies are and what do we use them for, you can access our Cookies Policy.

8.- PARTIAL NULLITY.

If any of the conditions of this Legal Notice were declared void or ineffective by a final resolution issued by the competent authority, the remaining terms and conditions will remain in force, without being affected by said declaration of nullity.

i alguna de las condiciones del presente Aviso legal fuera declarada nula o ineficaz por resolución firme dictada por autoridad competente, los restantes términos y condiciones permanecerán en vigor, sin que queden afectados por dicha declaración de nulidad.

9.- LAWFUL BASIS AND JURISDICTION

For the resolution of disputes or issues related to these conditions, Spanish law will be applicable, being competent for the knowledge of the conflicts that may arise in the interpretation and application of these conditions the Courts and Tribunals of the address of the provider or of the user, at the latter's choice.