



Terms and Conditions

Table of Contents

1. Description of the service	3
2. Terms and conditions	3
2.1. Acceptance of terms and conditions	3
2.2. Copyrights	3
2.3. Content and information of the website	3
2.4. Operation and effectiveness of the system connection and the website	4
2.5. User commitments and obligations.....	4
2.6. Use of cookies	4
2.7. Relation between the user and Company	4
2.8. Procedure in case of complaints related to violation of copyright, unfair competition or any violation of the law.....	5

1. Description of the service

This website was made with the purpose of publishing the products and services portfolio of Great Culture to Innovate® Center S.A.S. (the Company), basically for consulting of the general public and is part of the commercial strategies required for the commercialization of products and services.

The website has a Contact Form which users can fill in to register with their personal contact details and obtain more information: names, surnames, email, company to which they belong, title and description of the request, which will be treated in accordance with the guidelines specified in our Privacy Policy.

2. Terms and conditions

2.1. Acceptance of terms and conditions

- a) When accessing the website, the user accepts all the content of these legal terms and our Privacy Policy, therefore it is essential that before using the website, you read carefully the following Terms governing the relationship established between the user and Great Culture to Innovate® Center S.A.S., named as the Company.
- b) If you do not agree with these Terms or do not share them, please do not use the website; please contact us by the means traditionally employed (telephone, fax, email, direct contact in our offices, etc.).

2.2. Copyrights

- a) All information, texts, graphics, presentation and design of the website, as well as the software, source codes and in general the computer program that constitutes and supports the page, have Copyright protection according to the National legislation and international standards and are exclusive property of the Company.
- b) Also, all the distinctive signs of the website (trademarks, logos, video files, color combination, content presentation and structure) enjoy trademark protection and are the exclusive property of the Company.
- c) None of the elements mentioned in the previous point may be reproduced, communicated, distributed, copied, used, transmitted, sold or marketed in any way without the authorization of the Company. Thus, it is totally forbidden the total or partial reproduction of any part of the website without the express prior authorization.

2.3. Content and information of the website

- a) The content of this website is for information purposes only and the information contained in it should not be considered as an indication, determination or recommendation of future results.
- b) The Company is not responsible for decisions or conclusions that may be made based on information published or provided on the website.

2.4. Operation and effectiveness of the system connection and the website

The Company reserves the right to make changes and modifications of any kind to this website and is not responsible for delays, suspensions or inconveniences of the communication system or connection through the page. Therefore, the Company may with or without prior notice modify or discontinue temporarily or permanently the service and the contents of the website.

2.5. User commitments and obligations

- a) The user must respect the law at all times, morals and good manners while making use of this website. It cannot therefore be used in any way for unlawful purposes, contrary to morality or in any way may limit, infringe or violate the rights of third parties. Neither can the user perform acts or actions that affect the functionality of the website, overload, deteriorate, damage or inhibit in any way its normal operation.
- b) The user may only access the contents of this website in the indicated manner and in accordance with the instructions of the Company. Any reproduction of the contents, signs, graphics, photographs or any element of the website must be done with the prior authorization of the Company and in case of citing articles or texts found on this website must be made with express indication of the Company.
- c) The user undertakes to update his email address in case it has been provided as a point of contact with the user. It is expressly understood and accepted that the email address provided by the user is valid for any type of communication made by the Company and that the user responds in any case by communications made to that address even if it has been changed or deleted. If the user has not notified such change to the Company.
- d) The user can not in any case reflect the contents of this page in any other page or server without the previous consent of the Company.

2.6. Use of cookies

- a) This website may use cookies that will be used to allow the user to re-enter the page in a more efficient way.
- b) In any case your computer allows you to restrict and prevent the use of cookies, for this you must consult the respective instruction manual of your PC.

2.7. Relation between the user and Company

- a) For all legal purposes, the relationship between the user and the Company shall be governed by these Terms of Use, the Company's Privacy Policy, the content and information of each service offered, any conditions communicated by the Company to the user by any means and the applicable Colombian regulations.
- b) Under no circumstances is there an obligation of the Company to reply to messages sent by the user through the website.

- c) The Company and the user submit themselves expressly to the jurisdiction and competent Courts in the Republic of Colombia.
- d) In any case does the Company respond for inaccuracy in the information provided by the user, not even regarding the verification of the correspondence of the user with the identity and data that he/she declares on this website.

2.8. Procedure in case of complaints related to violation of copyright, unfair competition or any violation of the law

- a) If the user or any third party finds any type of violation of the law in the use of this website, the procedure that must be followed to make this situation known to the Company is the following:
 - i. Submit communication that contains claimant identification, telephone, address, email and full name.
 - ii. Authentic or equivalent signature of the owner of the infringed rights or authorization of the latter to the claimant to act on his behalf.
 - iii. Specification and description of the situation of rights violation with a clear indication of the contents committed in that situation that are part of the website.
 - iv. Expressed declaration by the claimant presenting how the described situation has occurred without the express authorization of the holder of the respective rights.

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