



LEGAL NOTICE

We are pleased that you have decided to visit our website. We want your experience on our website to be the best possible.

To gain access to our services, please declare that you are over 18 years of age and that you have sufficient legal capacity to use our services, in accordance with your national law. The access and navigation in the website, or the use of its services, imply the express and full acceptance of all the following General Conditions, including the Particular Conditions fixed for certain promotions, as much as the Policy of Privacy and of Cookies, related to the current regulation on the Protection of Personal Data. Please, we recommend that you read it carefully to know which type of data is collected through our website, for what purposes and what rights related to it concern you.

1.- Legal Information.

In accordance with the law 34/2002, of July 11th, on Services of the Information Society and Electronic Commerce, the data identifying the owner of the Web Portal are:

DT GLOBAL IDEV EUROPE, S.L.

Calle Orense, 34 floor 6^a
28020

Registration information in the Business Registry

Page M-29255 Volume 1600 Invoice 137

To ask about any doubt or for a consultation, you can contact us through this telephone number +34910962100 or by email: dpd.europe@dt-global.com

The access to the Website entails the acceptance by the User of the present General Conditions of Use, that can be modified totally or partially, or can be replaced by others, by its owner and at any time without prior notice. We recommend that you access the present conditions from time to time to verify possible modifications that will be published in the same section.

2.- General Conditions of Use

The following General Conditions regulate the use and access to the Web Portal, with the purpose of establishing guidelines for its good use and behavior. DT GLOBAL IDEV EUROPE, S.L., makes available for all users information about the use, the services and the content that are present on the website. Through this, the User has access to information about specific products and services, tools, and applications.



The data and information about products and services, prices and characteristics or other relevant data offered through the website are made, provided, and updated by Suppliers and third-party companies. DT GLOBAL IDEV EUROPE, S.L., is not, in any way, responsible for said data and information and does not assume any obligation regarding them.

The User commits to using the available content, services, applications, and tools adequately, subject to the Law and the present General Conditions of Use and, when appropriate, to the Particular Conditions that may be established for access to certain services and applications, always respecting the other Users.

In case of a total and/or partial breach by the User of the present General Conditions of Use, DT GLOBAL IDEV EUROPE, S.L. reserves the right to refuse access to the website, without the need for prior notice to the User.

3.- General Obligations of the User.

The User, upon accepting the present General Conditions of Use, expressly agrees to:

- Not carry out any action designed to harm, block, damage, disable, overload, temporarily or permanently, the functionalities, tools, contents and/or the infrastructure of the website, in such a way that it prevents its normal use.
- Protect and maintain the confidentiality of his access codes associated with his username, being responsible for the use of said personal access codes, that are non-transferable to third parties.
- Not introduce or make insulting or slanderous content, both from other Users and from third-party companies outside DT GLOBAL IDEV EUROPE, S.L.
- Not to use any of the materials and information contained in this Website for illegal purposes and/or expressly prohibited in these General Conditions of Use, as well as the conditions that, if applicable, are established for certain applications and/or utilities and that are contrary to the rights and interests of DT GLOBAL IDEV EUROPE, S.L., its users and/or third parties.
- Not offer or distribute products and services, nor realize advertisement or commercial communications unsolicited from other Users and visitors of DT GLOBAL IDEV EUROPE, S.L..

The User will be responsible for all damages and harm of any nature that DT GLOBAL IDEV EUROPE, S.L. or any third party can suffer as a consequence of the breach of any of the obligations that the user was subject to as per these "General Conditions of Use" or the law relating to the access and/or use of the website.

4.- Intellectual and Industrial Property.

The Website, the pages that it includes and the information or elements contained in it all (including texts, documents, photos, drawings, graphic representations, of which it is the owner or of which third parties authorize the owner to use it, among others), as well as logos,



trademarks, trade names or other distinctive signs, are protected by intellectual and/or industrial property rights, of which DT GLOBAL IDEV EUROPE, S.L. is the owner or holds authorization for its use and public communication of the legitimate owners thereof.

The User commits to use the contents diligently and correctly, in accordance with the law, morality and public order. DT GLOBAL IDEV EUROPE, S.L. authorizes the User to view the information that is available on this website, as well as to make private reproductions (simply downloading and storing on their electronic devices), provided that the elements are designed only for personal use. This is in no way an authorization or license over the property rights of DT GLOBAL IDEV EUROPE, S.L. or of the legitimate owners of the content.

The User is not authorized to distribute, modify, cease or communicate publicly the information contained on this website, in any form and no matter the purpose.

5.- Links.

The connections and links to third-party websites or pages have been established only as a utility for the User. DT GLOBAL IDEV EUROPE, S.L. is not, in any case, responsible for its content.

DT GLOBAL IDEV EUROPE, S.L. doesn't assume any responsibility related to the existence of links between the contents of this website and the contents located outside of it or any other mention of contents external to this website. Such links or mentions have an informative purpose exclusively and, in no way, does it imply the support, approval, commercialization or any relation between DT GLOBAL IDEV EUROPE, S.L. and the people or author entities and/or managers of such content or owners of the websites where they are found.

To make links to and from the website, it is necessary to obtain an express written authorization from the owners of the portal.

6.- Responsibility.

DT GLOBAL IDEV EUROPE, S.L. does not guarantee the continuous access, nor the correct visualization, download or utility of the elements and information contained in the pages of the portal that can be disabled, impeded, or interrupted by factors and circumstances out of its control or contrary to its will, nor of those which are produced by the existence of a virus on the Internet.

DT GLOBAL IDEV EUROPE, S.L. does not assume any responsibility for damages, harm, losses, claims or costs that are the product of:

- (i) Interferences, interruptions, failures, omissions, delays, blocks, or disconnections, due to errors in telecommunications networks or any other cause external to the control of DT GLOBAL IDEV EUROPE, S.L.
- (ii) Illegitimate intrusions through the use of malign programs of any type and through any communication medium, such as digital viruses or any other;
- (iii) Improper or inadequate use of the website of DT GLOBAL IDEV EUROPE, S.L.



- (iv) Security or navigation errors due to a malfunction of the navigator or because of the use of outdated versions of it.

DT GLOBAL IDEV EUROPE, S.L. is not responsible and in no case will it be liable to users and third parties for acts of any third party outside of DT GLOBAL IDEV EUROPE, S.L. that entails or may involve acts of unfair competition and illegal advertising or infringement of intellectual and industrial property rights, business secrets, contractual commitments of any kind, rights to honor, personal privacy and family and image, of property rights and of any other nature belonging to a third party by reason of the transmission, dissemination, storage, making available, receiving, obtaining or accessing the contents.

7.- Protection of Data and Personal Character.

You will find the entire personal data processing policy in the Privacy Policy, which forms an integral part of these General Conditions but which, for simplicity, we have put in a separate document: Privacy Policy.

8.- Legislation.

This Legal Notice and its terms and conditions will be governed and interpreted in accordance with Spanish Legislation. The user, by the mere fact of accessing the website or obtaining the status of registered user, irrevocably grants his consent that the competent Courts by default may hear any legal action derived from or related to these conditions, or with your use of this Site or the navigation carried out by it.

If any clause or section of these General Conditions, which is not of an essential nature for its existence, is declared null or inapplicable, the validity of the remaining clauses will not be affected.