

Terms of Online Use

Della Mônica Advogados is a law firm.

PLEASE READ THIS AGREEMENT CAREFULLY BEFORE USING THE WEB SITE ("SITE").

BY BROWSING OR USING THIS WEBSITE IN ANY FORM WHATSOEVER, YOU ("USER") ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND AGREED TO ALL TERMS AND CONDITIONS SET FORTH HEREIN AND ARE AUTOMATICALLY BOUND BY THE CLAUSES APPLICABLE HEREIN. IF YOU DISAGREE WITH THE TERMS BELOW, IMMEDIATELY SUSPEND NAVIGATION AND NO LONGER USE THE SITE.

ATTENTION

USERS UNDER 18 YEARS OF AGE WILL ONLY BE ABLE TO ACCESS THIS SITE PROPERLY REPRESENTED OR ASSISTED AS PROVIDED BY LAW.

For all purposes the term "you" shall mean the User of this Site

Della Mônica Advogados reserves the right to make changes to this agreement at any time, so we suggest you revisit this page as often as you wish. Changes made become effective when posted on this Site and your navigation will be understood or interpreted as consent to such changes.

GENERAL RULES OF USE

1. Della Mônica Advogados does not warrant that the content of this Site is compatible with or available for use in other locations outside the Brazilian territory; it also disclaims responsibility for accessing the Site from territories where its content does not conform to local practices.

2. THE CONTINUED USE BY THE USER AFTER THE PLACEMENT OF THIS REVISED TERM OF USE AND PRIVACY POLICY WILL BE CONSIDERED AS A TACIT ACCEPTANCE OF SUCH AMENDMENTS.

3. You undertake not to modify, copy, compile, reverse engineer, distribute, transmit, reproduce, publish, license (in whole or in part), or create derivative works out of the information, content and databases contained or provided through this Site. You agree not to submit or transmit through this Site any illegal, harmful, threatening, abusive, harassing, defamatory, vulgar, obscene, profane, hateful, racial, ethnic, or otherwise objectionable material of any kind, including without limitation, any material that encourages conduct that would constitute a crime, that would give rise to civil liability or in any way violate any applicable international, national, state or local law.

4. Commercial use of this Site for profit by an unauthorized party is prohibited. You have no right to use the Site to perform services for or on behalf of any third party.

5. All pages comprised in this Site and any and all material made available, unless otherwise mentioned or obtained from public agencies, are the property of Della Mônica Advogados or any of its licensors. All Rights Reserved. The Site and any material made available are protected by Brazilian and international intellectual property laws, including copyright and trademark laws. The content of this Site, including, without limitation, files, documents, text, photographs, logos, images, audio, video and any materials accessed, or made available for use or download, where applicable, may not be copied, distributed, modified, reproduced, published or used in whole or in part, except for purposes authorized or approved by Della Mônica Advogados in writing.

6. Opinions and views expressed on or through the Site are the opinions of their respective authors and do not reflect the opinions or views of our customers or anyone else. THE INFORMATION ON THE SITE IS OF AN ILLUSTRATIVE NATURE AND SHALL NOT BE CONSIDERED AS PROFESSIONAL GUIDANCE OR CUSTOMER SPECIFIC PURPOSE INFORMATION.

6.1. The use of this Site will be at its own risk, and Della Mônica Advogados expressly disclaims any and all liability with respect to measures taken, or not taken, based on the Site, in isolation by the USER without effective competition and within the framework of a service provided by Della Mônica Advogados. You will be solely responsible for any unlawful conduct or that violates the rules set forth herein, keeping Della Mônica Advogados harmless from any claim arising from the User's conduct.

7. DELLA MÔNICA ADVOGADOS AND OUR LICENSORS DO NOT GUARANTEE THE UNINTERRUPTED OPERATION OF THE WEBSITE NOR THAT IT WILL BE DEFECT-FREE, OR THAT THE WEBSITE IS DESIGNED TO MEET YOUR NEEDS.

8. Access to the Site (and/or its use) may be monitored. Your use of this Site represents consent to this monitoring, and you may not consider the use to be private or confidential, nor within your private scope, and therefore you should not expect privacy or intimacy when using such media or media. The Site may also become unavailable from time to time due to mechanical, telecommunication, software, hardware or third party vendor failures. Della Mônica Advogados cannot predict or control this dead time, nor can it control its duration.

9. THE WEBSITE MAY CONTAIN, OR COME TO CONTAIN IN THE FUTURE, LINKS OR BE ACCESSED THROUGH LINKS ON THIRD PARTY WEBSITES ON THE WEB. THESE THIRD PARTIES ARE INDEPENDENT SUPPLIERS AND ARE NOT REPRESENTATIVES OF HTE FIRM DELLA MÔNICA ADVOGADOS. DELLA MÔNICA ADVOGADOS IS NOT RESPONSIBLE FOR THE CONTENT, AVAILABILITY, OPERATION, OR PERFORMANCE OF THESE THIRD PARTY WEBSITES OR ANY OTHER WEBSITES TO WHICH THIS WEBSITE MAY BE LINKED

della Mônica

advogados

OR THROUGH WHICH IT MAY BE ACCESSED. BY ACCESSING THESE WEBSITES/LINK, YOU SHOULD BE AWARE THAT THIS ACTION IS INDEPENDENT OF DELLA MÔNICA ADVOGADOS, WHO HAVE NO CONTROL OVER THE CONTENT OF THAT LINK, CONTENT, OR WEBSITE. IN ADDITION, A LINK TO THE WEBSITE OF THESE THIRD PARTIES DOES NOT MEAN THAT DELLA MÔNICA ADVOGADOS SUPPORTS OR ACCEPTS ANY RESPONSIBILITY FOR THE CONTENT OR USE OF THE WEBSITE. YOU MUST TAKE THE NECESSARY PRECAUTIONS TO ENSURE THAT WHATEVER YOU SELECT FOR YOUR USE OR DOWNLOAD IS FREE OF THINGS LIKE VIRUSES, AUTHORREPLICANT PROGRAMS [WORMS], TROJAN HORSES, AND OTHER ITEMS OF A DESTRUCTIVE NATURE. YOUR DECISION TO ACCESS ANY ONE OF THE THIRD PARTY SITES THAT LINK TO THIS SITE WILL BE AT YOUR SOLE RISK.

10. DELLA MÔNICA ADVOGADOS AND OUR LICENSORS ARE NOT LIABLE FOR ANY SPECIAL, UNFORESEEN, EXEMPLARY, INCIDENTAL, PUNITIVE, OR INDIRECT DAMAGES (INCLUDING, WITHOUT LIMITATION, LOSS OF PROFITS, LOSS OF REVENUE, DATA AND/OR USE), EVEN WHEN ADVISED ON SUCH POSSIBILITY. YOUR SOLE AND EXCLUSIVE REMEDIAL ACTION AGAINST DISSATISFACTION WITH THE APP IS TO DISCONTINUE ITS USE.

10.1. You agree that any obligation or liability of Della Mônica Advogados with respect to the use of the Site, or arising out of this agreement, shall not fall to any partner, shareholder, affiliated companies, affiliates, representatives, directors, officers or employees (or any successor) of Della Mônica Advogados.

11. In consideration of the protection of User rights, the parties mutually agree that ideas or suggestions related to services or any other work plans will not be accepted, except as expressly requested by Della Mônica Advogados and agreed in writing by the parties. According to current legislation, abstract ideas or conceptions, plans and schemes are not protected in Brazil. Accordingly, the parties agree that any transmission thereof may be used by third parties for the development and/or creation of products using such information, without any compensation to the User.

12. The failure on its part, or BY Della Mônica Advogados, to enforce the strict compliance of the other party, in any clause of this instrument, shall not be construed as a waiver of any clause or right. Neither the progress of the conduct between the parties shall work to modify any provision of this agreement.

13. This agreement will remain in full force and effect for the time you make use of the Site. Della Mônica Advogados reserves the right to discontinue or suspend the Site at any time, without requiring you to advise or even compensate it in any way.

14. The Brazilian Law applies to this agreement and the District Court of the city of São Paulo, State of São Paulo, Brazil, is elected, with the waiver of any other, however privileged, to resolve any dispute arising from this agreement.

15. Della Mônica Advogados does not oblige the User to provide any information or data. Parents or legal representatives of minors will be solely responsible within the civil sphere for any and all acts committed by minors while viewing and/or using this Site.

16. Della Mônica Advogados and the User recognize that the Internet, as a worldwide computer network to which anyone can access, is not a totally secure means. For this purpose, Della Mônica Advogados will have technical resources to avoid or mitigate the risks inherent to the Internet. In any event, in order to enhance security on the Site, Della Mônica Advogados emphasizes that certain acts, including, but not limited to, the use for illegal purposes, information or corruption of data, infringement of intellectual or authorial rights, sending threatening messages, racist or pornographic content, interference with or interruption of the services provided by the Site, and/or any attempt to spread any undesirable viruses or programs may result in the immediate termination of any relationship between Della Mônica Advogados and the User, without prejudice to applicable legal penalties.

NOTHING HEREIN SHALL BE CONSIDERED AN OBLIGATION OF DELLA MÔNICA ADVOGADOS TO INDIVIDUALLY MONITOR ANY COMMUNICATION MADE THROUGH THIS WEBSITE. ANY SUCH CHECKS SHALL BE CARRIED OUT BY SAMPLING, EXCEPT IN A SPECIFIC CASE.

Della Mônica Advogados will not guarantee the security of any of our private transmissions against unauthorized or illegal interception or access by third parties such as hackers

RECOMMENDATION TO CHILDREN UNDER 18 AND PARENTS OR LEGAL REPRESENTATIVES

Della Mônica Advogados asks parents and legal representatives to help protect the privacy of their children or people under their responsibility by instructing them never to provide personal information on this Website or any other website without the prior knowledge and express permission of parents and/or legal representatives.

If You, the User, are under the age of 18, please ensure that You have read this Policy with Your Parents or Legal Representatives and that all of its content has been well understood and approved by You.

17. The User and its legal representative expressly acknowledge that the Site, as well as the logos, brands, insignia, photos, images, descriptions, texts, layout, symbols, distinctive signs, manuals and any other materials related to the Site, constitute, as the case may be, copyrights, trade secrets, and/or proprietary rights of Della Mônica Advogados or its licensors, as the case may be, such rights being protected by national and international law applicable to intellectual property and copyrights, especially as contained in Laws 9.609/98 and 9.610/98 and that it will not claim or claim at any time, such proprietary rights of Della Mônica Advogados, as its own.

18. Nothing on this Site shall be construed as a transfer of rights.

della Mônica

advogados

19. In the event that any clause, term or provision of this instrument is declared null and void, such nullity shall not affect any other clauses, terms or provisions contained herein, which shall remain in full force and effect. Tolerance by Della Mônica Advogados with respect to any breach of this Policy or its omission in exercising any right granted by it shall not be deemed to be novation or waiver with respect to any future breach, whether similar or not, or the exercise by Della Mônica Advogados of any future right conferred hereunder.

20. In case of any questions please contact:

DELLA MÔNICA ADVOGADOS
Rua Ministro Ferreira Alves, 97, cjs. 201/202
Perdizes
São Paulo/SP
CEP:05009-060

Telephones:

(11) 4580.0050

THE USER, INCLUDING THEIR PARENT OR LEGAL REPRESENTATIVE IF A MINOR, EXPRESSLY ACKNOWLEDGES THAT THEY HAVE READ, REVIEWED, AND FULLY ACCEPTED THE ABOVE CONDITIONS AND UNDERTAKES TO COMPLY WITH THEM IN FULL.