LEGAL TERMS

1. Identification of the holder

Company Name: CROSSBOW AND HILLS, SL Registered Office: MONESTIR 23, 08034 BARCELONA NIF: B65921884 Mercantile Registry of Barcelona, in Volume 43586, Folio 141, Page Number B 432847, and entry 1. E-mail: info@emotions-ar.com Domain name: www.emotions-ar.com

2. Purpose

The purpose of the Website is to inform the User about the services offered by CROSSBOW AND HILLS, SL and, especially, about how to provide the animation images that the User can upload to the application and other services that may be offered in the future by CROSSBOW AND HILLS, SL. Depending on the development and evolution of its products and services, CROSSBOW AND HILLS, SL, may expand or modify its Website, including or replacing new services, activities or content.

3. Privacy Policy

In accordance with the provisions of Organic Law 15/1999, on the Protection of Personal Data (LOPD), its implementing regulations, and LSSICE 34/2002, of July 11, on the Information Society and Electronic Commerce, CROSSBOW AND HILLS, SL in compliance with the provisions of art. 5 and 6 of the LOPD, informs all users who provide or will provide their

personal data, that these will be incorporated into an automated file that is duly registered with the Spanish Agency for Data Protection. Users expressly and freely and unequivocally accept that their personal data be processed by CROSSBOW AND HILLS, SL to carry out the following purposes:

Sending commercial advertising communications by e-mail, fax, SMS, MMS, social communities or any other electronic or physical means, present or future, that allows commercial communications, as long as it has been previously authorized. Said commercial communications will be related to products or services offered by CROSSBOW AND HILLS, SL., As well as by collaborators or partners with whom it has reached a commercial promotion agreement among its clients. In this case, third parties will never have access to personal data. In any case, the commercial communications will be made by CROSSBOW AND HILLS, SL and will be for products and services related to the CROSSBOW AND HILLS, SL sector.

Carry out statistical studies.

Process orders, requests or any type of request that is made by the user through any of the contact forms that are made available to the user in CROSSBOW AND HILLS, SL. CROSSBOW AND HILLS, SL expressly informs and guarantees users that their personal data will not be transferred in any case to third companies, and that whenever some type of transfer of personal data is to be made, express consent will be requested in advance, informed, and unequivocal by the owners.

By filling in and sending the corresponding forms on this website, the User accepts and authorizes that their personal data be subject to automated processing by CROSSBOW AND HILLS, SL. In the event that you include in the forms on this website, personal data owned by

third parties, prior to their inclusion, you must obtain their consent and inform them of the points contained in the previous paragraphs.

All the data requested through CROSSBOW AND HILLS, SL are mandatory, since they are necessary for the provision of an optimal service to the user. In the event that all the data is not provided, CROSSBOW AND HILLS, SL does not guarantee that the information and services provided will be completely adjusted to your needs. CROSSBOW AND HILLS, SL guarantees in any case to the user the exercise of the rights of access, rectification, cancellation, information and opposition, in the terms provided in the current legislation. Therefore, in accordance with the provisions of Organic Law 15/1999, on the Protection of Personal Data (LOPD), you may exercise your rights by sending an express request, together with a copy of your ID, through the following means:

E-Mail: info@emotions-ar.com

Postal Mail: C / MONESTIR, 23 BARCELONA - 08034 BARCELONA Similarly, the user may unsubscribe from any of the subscription services provided by sending an email to: info@emotions-ar.com.

In the same way, CROSSBOW AND HILLS, SL has adopted all the technical and organizational measures necessary to guarantee the security and integrity of the personal data it deals with, as well as to avoid its loss, alteration and / or access by third parties Not allowed.

4. CV's

CROSSBOW AND HILLS, SL informs that if someone delivers their CV to the company, its contents will be treated with the utmost discretion and confidentiality, being incorporated into the personal data file of CROSSBOW AND HILLS, SL, in order to evaluate the applications received for the present or future selection processes of the Company.

5. Behavior Rules of the blog

CROSSBOW AND HILLS, SL thanks you for your interest in making use of our participation channels. Comments are a means of participation for all users of this medium.

If you want to participate in our blogs, you will have to accept these rules:

Responsibility of the User. By participating in the blogs on the web, you are solely responsible for the messages that you spread through them, guaranteeing CROSSBOW AND HILLS, SL full indemnity against any claim that may arise for such concepts. In the event that the messages contain material protected by intellectual or industrial property rights, the user guarantees that they are its owner or have the owner's authorization to disseminate it in the Blogs. And CROSSBOW AND HILLS, SL is exempted from any third party claim that may arise for such concepts.

The user must, before posting a message, choose the appropriate blog. Those messages that do not conform to the theme of the blog may be deleted. Publishing promotions and links to commercial offers, advertising, promotional material, chain letters or any direct or indirect promotional activity or any other type of comment that does not conform to the normal development of blog topics is strictly prohibited.

The user must respect the other users. The user must be tolerant and respectful of the messages and opinions of other users. Messages that may be considered harmful to the rights of third parties or that threaten the peaceful development of blogs may be deleted.

CROSSBOW AND HILLS, SL reserves the right to reproduce, modify, or disseminate the messages published in the blogs of the web in accordance with the convenient terms and means without the user corresponding to any type of compensation.

CROSSBOW AND HILLS, SL is not responsible for what is published on the web blogs nor does it guarantee the veracity or accuracy of any information published therein. Responsibility for their content corresponds to the sender of the messages or information.

CROSSBOW AND HILLS, SL does not guarantee the availability or continuity of the blogging service on the web, being able to modify, suspend or eliminate it from the web without prior notice, at any time.

In the event that a user may be affected by illegal actions, or detects a misuse of the web blogs by other users, they may inform CROSSBOW AND HILLS, SL, through the email info @ emotions -ar.com, indicating in the subject reference "blog moderation", so that CROSSBOW AND HILLS, SL can moderate or eliminate them.

The user will hold CROSSBOW AND HILLS, SL harmless from any claim that may be presented to him for the messages that the user has spread on the blogs or for any other conduct linked to or derived from the use by the user of the web blogs.

6. Security

CROSSBOW AND HILLS, SL uses information security techniques generally accepted in the industry, such as firewalls, access control procedures and cryptographic mechanisms, all in order to prevent unauthorized access to data. To achieve these purposes, the user / client accepts that the provider obtains data for the purposes of the corresponding authentication of access controls.

7. Industrial and intellectual property

CROSSBOW AND HILLS, SL is the owner of the intellectual and industrial property rights or has obtained the necessary authorizations or licenses for their exploitation, associated with domain names, trademarks and distinctive signs, the application, the published content, the programs of computer and the rest of the works and inventions contained or related associated with this WEBSITE and the technology associated with it.

The contents of this WEBSITE, including designs, applications, texts, images, and source code (collectively referred to as "Content") are protected by intellectual and industrial property rights.

The contents of the WEBSITE may not be used, reproduced, copied, transformed or transmitted in any way without prior, written and explicit permission from CROSSBOW AND HILLS, SL.

emotionsAR is a registered trademark whose rights belong exclusively to CROSSBOW AND HILLS, SL.

CROSSBOW AND HILLS, SL is not responsible for the webs that are not its own that can be accessed through links or links ("links") or for any content made available to third parties. Any use of a link or access to a non-proprietary website will be carried out at will and at the sole risk of the user. CROSSBOW AND HILLS, SL does not recommend or guarantee any of the information / s obtained by or through a link, nor is it responsible for any loss, claim or damage derived from the use or misuse of a link, or of the Information obtained through it, including other links or websites, from the interruption in service or access, or from the attempt to use or misuse a link, both when connecting to the CROSSBOW AND HILLS, SL website and when accessing to the information of other websites from the same.

8. Applicable law

The applicable law in case of dispute or conflict of interpretation of the terms that make up this Privacy Policy, as well as any question related to the services of this website, will be Spanish law.

Terms of use and privacy policy

In compliance with the general information obligation of Art. 10 of Spanish Law 34/2002 of July 11, services of the information society and electronic commerce.

The owner of the APP "emotionsAR" is CROSSBOW AND HILLS, SL (hereinafter CROSSBOW AND HILLS) with registered office at C / MONESTIR, 23 BARCELONA - 08034 BARCELONA, with CIF B65921884 and registered in the Mercantile Registry of Barcelona, Volume 43586, Folio 141, Sheet B 432847, Entry 1.

Acceptance of the terms of use

The download and use of the application attributes the condition of User of the same (hereinafter, the "User") and implies the reading, understanding and acceptance of all the terms and conditions contained herein.

CROSSBOW AND HILLS reserves the right to modify these Conditions of Use in order to adapt them to the current legislation applicable at all times.

These Conditions of Use do not exclude the possibility that certain Application Services, due to their particular characteristics, are subject, in addition to the General Conditions of Use, to their own particular conditions of use, in any case, they can be consulted by the user.

CROSSBOW AND HILLS may, at any time and without prior notice, make changes and Updates, for technical reasons or modifications in the services provided, of these Terms of Use. These changes will be published on the Website and in the Application and will be effective from the moment of their publication, so it is important that the User periodically review and consult the said Terms.

As a consequence of the foregoing, the User must periodically check if there are changes to these Terms and, whether there is express consent or not, if the User continues to use the Service after publication, this implies acceptance and acceptance of them. In the event that you do not agree with the updates to the Terms of Use, you may resign by ceasing to use the Service.

The access and download of the application is free except for the cost of the connection through the telecommunications network provided by the access provider contracted by the Users.

Objective and operation

emotionsAR is a great visual intelligence application that combines multiple technologies such as augmented reality, image recognition, IOT, ML, among others.

The User may:

- Create and view greeting cards with unlockable secret video messages with a unique and secret code.

- Personalize your card with an image of you that comes to life when you scan and share its content.

The application is made available to Users for their personal use (never business).

In order to use the application, the User must have a compatible computer, telephone or mobile device, with an internet connection and that meets the minimum specifications ("Software requirements").

The application software version may be periodically updated to add support for new features and services.

The software requirements are as follows: Android devices with Android 4.4 and higher operating systems; y Requires iOS 8.0 or later. Compatible with iPhone, iPad and iPod touch.

The user declares to have all the necessary authorizations and consents to (1) publish the images and personal data of the people shown in the photographic content and to (2) allow third parties access to said content.

Collection of device information

CROSSBOW AND HILLS automatically collects certain information about your device.

- Identity search for accounts on the device
- Contacts search for accounts on the device
- SMS
- send SMS messages
- Photos / multimedia / files
- read the contents of your USB storage
- modify or delete contents of USB storage
- Storage
- read the contents of your USB storage
- modify or delete contents of USB storage
- Camera
- take photos and videos
- Microphone
- record sound
- Information about Wi-Fi connection
- view Wi-Fi connections
- Others

- receive data from the Internet
- view network connections
- full network access
- control vibration
- prevent the device from going to sleep

It also collects Technical Information from the device (eg device model and name, operating system name and version, CPU information, storage size, screen size, firmware, software, mobile phone support, service provider Internet), in order to be able to resolve technical incidents.

Rules of use

The user agrees to use the website or any of the CROSSBOW AND HILLS resources made available to the user in accordance with the following rules of use:

The User must not post or post commercial communications by any means of CROSSBOW AND HILLS.

It will not collect the content or information of other Users, nor will it access in any other way through the property of CROSSBOW AND HILLS s media, using automatic means (such as robots).

You will not upload viruses or malware of any kind.

It will not request login information or access an account that belongs to another User.

It will not annoy, intimidate or harass any User.

You will not publish content that is hateful, threatening or pornographic, incites violence or contains nudity or graphic or gratuitous violence or that violates any rule of Spanish law or is offensive, harmful or contrary to the internal values and standards of CROSSBOW AND HILLS. You will not offer any contests, sweepstakes or bets through any CROSSBOW AND HILLS Platform or website.

You will not use any media owned by CROSSBOW AND HILLS for illegal, misleading, malicious or discriminatory.

You will not take any action that could deactivate, overload or impair the proper functioning of the website or platform owned by CROSSBOW AND HILLS.

It will not facilitate or encourage the violation of these Terms.

You will not provide false personal information to CROSSBOW AND HILLS.

If CROSSBOW AND HILLS disables their account for justified reasons, the User will not create another without our permission.

Declares that the contact information is accurate, current and true.

CROSSBOW AND HILLS may remove any Content or suspend the service if, in its sole discretion, it violates any of the rules and obligations described in these legal terms or may be considered inappropriate or false by CROSSBOW AND HILLS.

If a User or a third party becomes aware of any breach of the rules described here or others that may damage property, rights or interest susceptible to protection, they should immediately contact CROSSBOW AND HILLS by email at support@emotions-ar. com clearly stating the violation. CROSSBOW AND HILLS, upon receiving the communication, will use the utmost diligence to address and resolve it

6. Disclaimer

Correct operation and continuous availability.

The conditions established in this text do not apply to customers who sign up for CROSSBOW AND HILLS services. This relationship will be governed by the Terms of Use and special terms agreed in each case between CROSSBOW AND HILLS and the User.

CROSSBOW AND HILLS is not responsible to the User for the malfunction of the website, nor for the interruption, delay, slowness, loss or disconnections of communications and the transmission of messages. CROSSBOW AND HILLS does not guarantee or is responsible for the continuous, constant and uninterrupted operation of the Application.

Responsibility of the user.

Despite the effort that CROSSBOW AND HILLS have implemented to implement the highest standards of technological quality, CROSSBOW AND HILLS is not responsible, directly or indirectly, for damages of any kind caused to the user as a result of the presence of viruses. or other elements in the content and services of the website that may alter the Users' computer system. Nor will it be responsible for the damages and losses caused by the user due to access errors and errors in the access, in the connections, transmissions or interruptions without just cause of the service, by intrusions, computer viruses, massive advertising shipments of third parties or when These causes are due to off-site situations, such as defects in the User's computer, deficiency in its connection, internal viruses in the Users' computer, communication problems of the user's telephone operator or when it is due to force majeure.

Third Party Links Disclaimer.

CROSSBOW AND HILLS will not be responsible, directly or indirectly, for damages of any kind caused to the User as a result of their connection to other pages and websites published on the website as links ("links"), since it does not have the ability to control or monitor the content of these external websites. The user accepts the total risk of any damage that may be suffered as a result of the connection and use of such websites.

The liability of third parties.

CROSSBOW AND HILLS is not responsible for acts performed by third parties outside the system, which includes violating security measures, performing acts against Users such as sending computer viruses, mass advertising or spam, commercial emails, interruption of service and access to messages.

CROSSBOW AND HILLS is committed to adopting adequate technical, organizational and legal security for communication, as required by law. Notwithstanding the foregoing, CROSSBOW AND HILLS cannot guarantee or warrant it and therefore has no liability associated with the breach of your security or communications by a third party in bad faith.

CROSSBOW AND HILLS is not responsible for any damage caused by acts of force majeure, or by improper performance of the website or its services for reasons beyond its jurisdiction. This may include the following non-exhaustive list: malfunctions of Internet operators, incorrect configuration of the user's computer, or insufficient capacity of the computer system to support the content and scope of the information displayed on the website.

7. Intellectual property

CROSSBOW AND HILLS owns the intellectual and industrial property rights, or has obtained relevant permits or licenses for the use of its application name, trademarks and logos, information and other works and creations related to the website and the technology associated with he, like, as well as its content.

The contents of this website, including designs, applications, text, images and source code (collectively referred to as the "Content") are protected by intellectual and industrial property rights.

CROSSBOW AND HILLS grants the user a non-exclusive, universal license, without geographic limitation to use the platform and / or any CROSSBOW AND HILLS tool available to the user in order to create animated content according to the subscription purchased by the user.

The User declares to have all the permissions and licenses of the images, logos and content that can include or publish images, video or audio to include in the Platform, exonerating CROSSBOW AND HILLS from any responsibility in this regard.

In addition, the User grants CROSSBOW AND HILLS a license for the sole purpose of providing the contracted service in photographic content, in accordance with these Terms and Conditions; Terms

The contents of the website may not be used, reproduced, copied, modified or transmitted without prior written and explicit authorization from CROSSBOW AND HILLS.

emotionsAR is a registered trademark whose rights belong exclusively to CROSSBOW AND HILLS.

8. End User License Agreement (EULA).

CROSSBOW AND HILLS grants the user a non-exclusive license to use the version of the application that it owns to create images that provide images and videos, and in accordance with the subscription purchased by the user.

The license will last the time according to the subscription selected by the Use, in any case, the User will have access to the new updates and versions developed by CROSSBOW AND HILLS, while the license has a valid subscription. The subscription will be described in the purchase process indicating the number of purchased emotions and the viewing time.

CROSSBOW AND HILLS licenses the Application to the user in its current version ("as is") and for the purposes described in this document and not for any other activity not described in these terms of use.

The license granted does not confer any rights if the user accesses the source code of the Platform.

The license does not include any maintenance services for CROSSBOW AND HILLS.

The technical documentation or user manual of the Application or any other technology that CROSSBOW AND HILLS makes available to the User is the one in force at the time of using the technology, so it will not be necessary to develop more user-specific documentation.

The User's equipment must comply with the technical specifications for this purpose that will be provided to the User.

Disclaimer: CROSSBOW AND HILLS made every effort to avoid, as far as possible, an incorrect or unstable operation. Furthermore, CROSSBOW AND HILLS have ensured that the program is free of computer viruses. CROSSBOW AND HILLS, under any circumstance, will be liable to the User for consequential, incidental or consequential damages or otherwise, including, without limitation, damages for loss of goodwill, interruption of work, failure, failure or malfunction of the computer , or any and all types of damage or loss. The above limitations and exclusions apply to the extent permitted by applicable law in your jurisdiction.

No modifications or copy. You may not copy, modify, adapt or translate the technology, nor may you reverse engineer, decompile, disassemble, or attempt to discover the source code of the software.

9. Privacy and confidentiality

In the case of registration in the Application and its services, the User must provide their name and email. It is possible that in the course of the User's activity, it will provide more data, always on an optional basis, that will improve the User's experience and the option of receiving information about products, services, newsletters and notices about the contents and services of the Application.

The User must keep the passwords under his sole responsibility in the strictest and absolute confidentiality, assuming, therefore, any damages or consequences of all kinds arising from the breach or disclosure of the secret.

For security reasons, the password for telematic access to the services linked to the Application may be modified at any time by the User.

The User agrees to notify CROSSBOW AND HILLS immediately of any unauthorized use of their password, as well as access by unauthorized third parties to it. In accordance with the provisions of current regulations on personal data protection, it is reported that the personal data provided by accepting these Terms and Conditions will be part of a file that is the responsibility of CROSSBOW AND HILLS. and that these will be treated in order to provide the service of the Application.

The data will be kept for the duration of the contractual relationship object of the use of the Application, with the sole objective of facilitating the introduction of improvements in future versions of the Application, the treatment of the information of the facilities, User accesses, data demographics, screens and user interaction and locks and exceptions. Likewise, it is reported that you may withdraw your consent at any time and exercise your rights of access, rectification, deletion, portability, limitation and opposition by contacting C / MONESTIR, 23 BARCELONA - 08034 BARCELONA. You can also file a claim with the Control Authority (www.agpd.es) if you consider that the treatment does not comply with current regulations.

Submission of offers and / or communications

In compliance with Law 34/2002 on Services of the Information Society and Electronic Commerce, CROSSBOW AND HILLS will exclusively send offers or advertising and promotional

communications electronically to your email address or through another means of electronic communication equivalent to those Users who have expressly given their consent to receive this type of communication. However, the foregoing, by accepting the Terms of Use, Users expressly accept and authorize CROSSBOW AND HILLS to send them offers and advertising communications that are linked to the service provided by CROSSBOW AND HILLS.

The User may express his refusal to receive this type of communication at any time, by notifying CROSSBOW AND HILLS in the manner provided above.

10. Applicable law and jurisdiction

These Terms of Use; They will be governed and adjusted to the rules of jurisdiction and jurisdiction established in Spanish legislation and any breach will be submitted to the courts of Barcelona, Spain.

Privacy Policy in the Social Networks of Crossbow and Hills, S.L

Information about the person responsible for the treatment of the data hosted on the official website of Crossbow and Hills, S.L in the social network.

In compliance with the provisions of Organic Law 15/1999, of December 13, on the Protection of Personal Data (hereinafter LOPD) and in Royal Decree 1720/2007, of December 21, which approves the Regulations for the development of the LOPD (hereinafter RDLOPD) CROSSBOW AND HILLS, SL wishes to inform the users of this social network of the policy regarding the

treatment and protection of personal data of those people who voluntarily access and use the page CROSSBOW AND HILLS, SL official therein.

The access and use by the user of this official page of CROSSBOW AND HILLS, SL implies that they expressly accept this privacy policy and that they give their consent for the processing of their personal data as provided in it.

2. Data of minors or the disabled.

Access and registration in this social network is forbidden to minors under fourteen (14) years of age, so that access and use of minors under fourteen (14 years) of the official website of CROSSBOW AND HILLS, SL in the same. For its part, if the user is incapable, CROSSBOW AND HILLS, SL warns that the consent of the holder of parental authority or guardianship of the user or his legal representative will be necessary for access and use of this official page CROSSBOW AND HILLS, SL . CROSSBOW AND HILLS, SL will be expressly exonerated of any responsibility that may arise from the use of its official page by minors and the disabled, said responsibility being their legal representatives in each case.

3. Identification of the Company Name of the person responsible for the file.

The user is informed that CROSSBOW AND HILLS, SL, with registered office at C / MONESTIR, 23 BARCELONA - 08034 BARCELONA, holds the status of responsible for the files and treatments through which the user's personal data is collected and stored as a result of the registration and use of the official page of CROSSBOW AND HILLS, SL in this social network,

without prejudice to the treatments for which the owner of the social network in which our official page is located is responsible.

4. Purposes for which personal data, information and consent are intended.

The personal data provided voluntarily by the user to CROSSBOW AND HILLS, SL through its official page will be part of a data processing responsibility of CROSSBOW AND HILLS, SL in order to offer information about CROSSBOW AND HILLS, SL, by e- mail, fax, SMS, MMS, social communities or any other electronic or physical means, present or future, that allows commercial communication, sending a newsletter to those users who subscribe, exchanging information with CROSSBOW AND HILLS, SL and other users and establish communication with third parties.

From the moment the user uses this official page, they give their free, unequivocal, specific, informed and express consent for the processing of their personal data by CROSSBOW AND HILLS, SL for the correct provision of said services in accordance with the provisions of this policy.

The user is free to use the official page of CROSSBOW AND HILLS, SL in this social network, so if the user does not agree with the treatment of their data for these purposes, they should not use it or provide their data personal.

Through this official page of CROSSBOW AND HILLS, SL the user can share texts, photos, videos and other types of information and / or content that will be subject to both this policy

and the Rules and Conditions of the Platform. The user will be responsible for ensuring that all the content that he publishes respects current legislation, this policy and the Platform Rules.

The user may only publish on this official page of CROSSBOW AND HILLS, SL personal data, photographs and information or other content whose ownership and ownership belong to him or for which he holds the authorization of third parties.

CROSSBOW AND HILLS, SL will have the right to remove from this official page - unilaterally and without prior communication or authorization from the user - any content published by the user when the user infringes or violates current legislation, the rules established in this policy and the Platform Rules.

5. Identification of the recipients with respect to whom Crossbow and Hills, S.L. plans to carry out assignments or data communications.

The user is advised that all the information and content published on the official website of CROSSBOW AND HILLS, SL on the social network may be known by the other users of the official website and the social network platform. Consequently, all the information and content published by the user on the official website of CROSSBOW AND HILLS, SL in this social network will be communicated to the rest of the users due to the very nature of the service.

CROSSBOW AND HILLS, SL only plans to carry out assignments or communications of data that, due to current regulations, must be made to judges, courts, public administrations and competent administrative authorities.

6. Other third party service providers.

CROSSBOW AND HILLS, SL warns the user that this entity is only responsible and guarantees the confidentiality, security and treatment of the data in accordance with this policy, regarding the personal data that it collects from the user through this official page in this social network, not having any type of responsibility regarding the processing and subsequent use of personal data that could be made both by the owner of the social network and by third party service providers of the information society that could access such data due to the provision of their services or the exercise of their activity, third parties that establish hyperlinks to the social network, nor those responsible for whom through hyperlinks CROSSBOW AND HILLS, SL refers users to this official page.

7. Data quality

CROSSBOW AND HILLS, SL warns the user that, except for the existence of a legally constituted representation, no user can use the identity of another person and communicate their personal data, so that the user at all times must bear in mind that they can only provide personal data corresponding to your own identity and that are adequate, pertinent, current, exact and true. In any case, the user must respect the privacy of third parties, whether or not these users are from the social network or from the official CROSSBOW AND HILLS, SL website therein.

8. Exercise of the rights of access, rectification, cancellation and opposition of the data.

CROSSBOW AND HILLS, SL informs the user of the possibility of exercising their rights of access, rectification, cancellation and opposition by written request addressed to CROSSBOW AND HILLS, SL with registered office at C / MONESTIR, 23 BARCELONA - 08034 BARCELONA or the one that replace and communicate in the General Registry of Data Protection. For this purpose, the interested party must send CROSSBOW AND HILLS, SL the written communication indicating the request or right that they exercise together with a copy of their ID or valid document in law that proves their identity, expressly indicating their username on the page CROSSBOW AND HILLS, SL official in the social network, in order to identify it unequivocally.

9. Other information of interest.

CROSSBOW AND HILLS, SL may modify and / or replace this policy at any time, which, depending on the case, will substitute, complete and / or modify the one currently published here. Therefore, the user must periodically access them in order to stay updated.

The user can contact CROSSBOW AND HILLS, SL through the internal messaging service of the social network or through the following contact information:

CROSSBOW AND HILLS, SL

Address: C / MONESTIR, 23 BARCELONA - 08034 BARCELONA

Email: info@emotions-ar.com

Likewise, the user can consult the rules and policies published by the owner of the social network for the use of it.

Code of conduct in Social networks

At CROSSBOW AND HILLS, SL we are aware that new communication platforms such as blogs, wikis, social networks and all kinds of social media are transforming the way we interact. Online collaboration enables people to share knowledge and ideas regardless of rank, title, or experience. For us it is a way of being part of the conversations about the work we do at CROSSBOW AND HILLS, SL and showing our experience.

All members of CROSSBOW AND HILLS, SL must follow these guidelines described below each time they make any type of contribution to a social communication medium that makes or may refer to CROSSBOW AND HILLS, SL.

Think before posting

We must bear in mind that most online social platforms are public places - what is there is available to everyone. In this way, on social platforms the limits of professional and personal information are not always very clear and you cannot be sure what is being shared, viewed or archived. We must consider that what is communicated on the Internet will be published for a long time, and that these opinions will reflect our way of thinking, so they must be in line with the way we want to be valued. If you are unsure whether certain content is appropriate for sharing, please do not post it. Prevention is better than cure.

Responsibility

We are personally responsible for our words and actions. Remember that when you participate in a social communication medium you are speaking as an individual and not on behalf of CROSSBOW AND HILLS, SL, therefore you must use the first person singular. When talking about CROSSBOW AND HILLS, SL you must be transparent, giving your name and position and stating that you work for CROSSBOW AND HILLS, SL you have a private site that refers to or has an impact on CROSSBOW AND HILLS, SL, remember that the opinions posted on that site are its own and not those of CROSSBOW AND HILLS, SL When permitted by applicable legislation, CROSSBOW AND HILLS, SL reserves the right to monitor the use of social platforms and take appropriate measures to protect against evil use that may be detrimental to the reputation of CROSSBOW AND HILLS, SL

Establishing an official CROSSBOW AND HILLS, SL account, or sharing information about the company and the areas we work with, requires the approval of the Marketing and Communication Department. Only these accounts can display the company logo. If you wish to represent CROSSBOW AND HILLS, SL or create an account, please contact the Marketing Department. If a journalist contacts you about any content published on CROSSBOW AND HILLS, SL, please consult the person responsible for communicat

Proper conduct

Your behavior online must be consistent with our Code of Good Practice. Thanks to social media, you have the opportunity to help form part of CROSSBOW AND HILLS, SL's social reputation. Use your knowledge to enrich discussions, help solve problems, share the atmosphere of our work environment, and promote learning. Please keep in mind that the tone of an online conversation can be interpreted in different ways by readers, due to lack of verbal communication or cultural differences. Some participants may not be familiar with

abbreviations, emoticons, and other common codes used in online communication. Also remember that comments can often be read out of context, so it is best to stick to the facts. Trust is the key element in building relationships online. It is important to protect trust by maintaining a respectful tone, even when you disagree with others, and by responding to comments in a timely manner. If you make a mistake, try to correct it as soon as possible. Do not take any action online that is unacceptable in your workplace or that is illegal. For example, don't make derogatory or threatening comments, harass other users, use insults, or post content that is hurtful, defamatory, intimidating, discriminatory, or pornographic.

Confidentiality

The information of CROSSBOW AND HILLS, SL as well as that of suppliers and other clients must always be protected. Don't post anything that you wouldn't share with a journalist, customer, analyst, or competitor. Make sure that any reference to customers, partners and suppliers does not violate any confidentiality obligations. Please remember your obligation of confidentiality in your employment contract. Do not reveal information about colleagues or other people, or misuse their personal data, or post photos without their permission. You should not use social networks to exchange information owned by the client or provider, unless access is restricted to a very controlled and closed community with a login of each participant who has been authorized to receive such information. Public access web pages are not appropriate sites for internal communication between CROSSBOW AND HILLS, SL

Copyright

All Spanish laws and regulations governing intellectual property rights, including copyrights and trademarks, are mandatory. You must not publish content or take any action that violates



the law or infringes the intellectual property rights of CROSSBOW AND HILLS, SL or third parties.