TERMS AND CONDITIONS

By entering and using this Internet portal, whose domain name is https://www.capa8.com/ owned by C8 Consulting Services, S.A. de C.V., hereinafter referred to as "CAPA8", the user is accepting the Terms and Conditions of Use contained therein and expressly declares their acceptance using electronic means for this purpose, in terms of the provisions of Article 1803 of the Federal Civil Code.

The use of the page attributes to you the condition of user of the Page (hereinafter, the "User") and implies full and unreserved acceptance of each and every one of the provisions included in this Legal Notice in the version published by CAPA8 at the very moment the user accesses the page. Consequently, the user must read this Legal Notice on each of the occasions in which he uses the pages, since it may be modified. The use of the pages is subject, in addition to this Legal Notice, to all notices, regulations of use and instructions, which are made known to the User by CAPA8 through the page.

The use of certain Services and Products offered to users through the page may be subject to specific particular conditions (hereinafter, the "Particular Conditions") that, as the case may be, may replace, complete and/or modify this Legal Notice.

CAPA8 reserves the right to modify the Legal Notice at any time and without prior notice. These modifications will be effective from the moment they are made available to the public on the page. The user is considered aware of and bound by the changes to the Legal Notice from the moment he enters the pages. The use or access to the pages by the user will constitute the acceptance and agreement to the changes of the Legal Notice.

I accept that CAPA8 processes my personal data as established in the Privacy Notice https://capa8.com/misc/privacy-notice.pdf Capa8 or any of its affiliates will not be responsible if the information available on this website is not accurate or complete.

About the cookies used on this site.

On this site we use our own and third-party cookies in order to improve your experience, our services and show you information of your preference.

We invite you to read our privacy notice at https://capa8.com/misc/privacy-notice.pdf

Any information you transmit or post on this website will not be considered confidential and becomes the property of Capa8 and may be used for any purpose, including product development, manufacturing, publication and marketing. Any type of use will not generate any compensation. You declare that you are the owner or licensee of the content, which in no way violates the rights of third parties.

The user may only print and/or copy any information contained or published on the website https://www.capa8.com/ exclusively for personal use, The commercial use of such information is strictly prohibited. In case of being a moral person, it will be subject to the provisions of article 148, section IV of the Federal Copyright Law.

The reprint, publication, distribution, assignment, sublicense, sale, electronic reproduction or by any other means, in whole or in part, of any information, document or graphic that appears on the website https://www.capa8.com/, for any Use other than non-commercial personal use is expressly prohibited to the user, unless he has the prior written authorization of "CAPA8".

The user and "CAPA8" agree that the use of the website https://www.capa8.com/ will be subject to the following rules:

- a) Information contained on the website https://www.capa8.com/. The user acknowledges and accepts that the information published or contained in the site will be clearly identified in such a way that it is recognized that it comes from and has been generated by "CAPA8" or by its suppliers.
- b) "CAPA8" reserves the right to block access or partially or totally remove any information, communication or material that in its sole judgment may be: i) abusive, defamatory or obscene; ii) fraudulent, artful or misleading; iii) violation of copyright, trademarks, confidentiality, industrial secrets or any intellectual property right of a third party; iv) offensive or; v) that in any way contravenes the provisions of this agreement. If the user wishes to obtain more information on a specific topic provided by "CAPA8" or its providers, they should consult directly with each of them, as appropriate.

"CAPA8", the website https://www.capa8.com/, its logos and all the material that appears on the site, are trademarks, domain names, trade names and artistic works owned by their respective owners and are protected by international treaties and applicable laws regarding intellectual property and copyright. The copyright on the content, organization, collection, compilation, information, logos, photographs, images, programs, applications, and in general any information contained or published on the website https://www.capa8.com/ are found duly protected in favor of "CAPA8", its affiliates, suppliers and/or their respective owners, in accordance with the applicable legislation on intellectual and industrial property. The user is expressly prohibited from modifying, altering or deleting, either in whole or in part, the notices, trademarks, trade names, signs, advertisements, logos or in general any indication that refers to the ownership of the information contained on the indicated site.

It is our policy to act against intellectual property violations that could be generated or originated as stipulated in the legislation and in other applicable intellectual property laws, including the elimination or blocking of access to material that is subject to activities that infringe the intellectual property rights of third parties.

The user acknowledges and accepts that "CAPA8" is an independent organization of third-party sponsors and advertisers whose information, images, advertisements and other advertising or promotional material (hereinafter "advertising material") may be published on the website https://www.capa8.com/. "CAPA8" reserves the right to modify the Terms and Conditions of use of this agreement at any time, these modifications are effective immediately through:

a) The publication on the website https://www.capa8.com/ of the modified agreement.

In this way, the user agrees to review the agreement periodically in order to keep abreast of these modifications. Notwithstanding the foregoing, each time the user accesses the indicated site, it will be considered as an absolute acceptance of the modifications of this agreement.

Additionally, Capa8 will not be responsible for any loss caused by viruses that may infect your computer or other property by reason of using, accessing or downloading any material from this website. If you choose to download materials from this website it will always be at your own risk.

Occasionally, "CAPA8" may add to the Terms and Conditions of Use of this agreement additional provisions related to specific areas or new services that are provided on or through the website https://www.capa8.com/ (hereinafter « additional terms»), which will be published in the specific areas or new services of this site for your reading and acceptance. The user acknowledges and accepts that these additional terms are an integral part of this agreement for all legal purposes that may apply.