

COPYRIGHT

ALL RIGHTS RESERVED - SOTOMONTE & RODRÍGUEZ S.A.S.

TERMS AND CONDITIONS - LEGAL NOTICE

Thank you for visiting the Sotomonte & Rodríguez S.A.S. Website (hereinafter the “Site”). We appreciate your interest in considering us as your potential legal advisers in Colombia.

Please take some time to read and understand these TERMS AND CONDITIONS OF USE (hereinafter the “TERMS AND CONDITIONS”) before using this Site. Access to and use of the Site indicates that you freely agree and undertake to comply with these TERMS and CONDITIONS with respect to the ways in which you access and use it.

The Site’s PRIVACY POLICY is an integral part of these TERMS AND CONDITIONS. Therefore, whenever reference is made in this text to the TERMS AND CONDITIONS, reference will also be made to the PRIVACY POLICY of Sotomonte & Rodríguez S.A.S.

Your choice of attorney should not be based solely on the information contained on this Site.

This Site is operated by Sotomonte & Rodríguez S.A.S., a company validly incorporated in Colombia, dedicated to the provision of legal services. This Site contains general information about Sotomonte & Rodríguez S.A.S. In this Site, Sotomonte & Rodríguez S.A.S. does not provide any type of service. The sole and exclusive purpose of the materials, contents, information and opinions included in this Site is informative. The lawyers of Sotomonte & Rodríguez S.A.S. are not authorized to exercise law in jurisdictions other than those in which the corresponding agencies and bodies have authorized them to do so. You can contact Sotomonte & Rodríguez S.A.S. at contacto@sotomonteabogados.com. This Site is not intended to advertise the legal services of Sotomonte & Rodríguez S.A.S., nor to attract new clients. In any case, we make the following warning: PAST PERFORMANCE IS NO GUARANTEE OF FUTURE RESULTS.

Age requirements. You may access and use this Site if you are of legal age, in accordance with applicable laws. If you are not of legal age or do not have the legal authorizations and capacity required to access and use this Site, please refrain from using it, leave it, and do not access its features. In any case, we recommend that parents and guardians of minors supervise their children's access to the Site.

Site Use Agreement. Entering this Site indicates that you have agreed to accept and comply with these TERMS AND CONDITIONS. If you do not agree to these TERMS AND CONDITIONS, do not enter this Site, refrain from using the Site and the Contents, and leave

it immediately. Please bear in mind that your right to access or enter this Site may be canceled at any time by Sotomonte & Rodríguez S.A.S. without prior notification or justification.

Electronic transmission of information. If you decide to contact Sotomonte & Rodríguez S.A.S. through this Site, please bear in mind that the electronic transmission of information through global communications networks may not be secure, and therefore there is no warranty regarding the reservation, confidentiality or security of your information. Whether or not you are a client of Sotomonte & Rodríguez S.A.S., we thank you for refraining from transmitting information that is subject to reservation, confidentiality or secrecy of any kind, since Sotomonte & Rodríguez S.A.S. cannot warranty its reservation, confidentiality, or secrecy, nor warranty that such information will be treated under professional secrecy between lawyer and client. Sotomonte & Rodríguez S.A.S. cannot warranty the integrity nor the return of the information that you send through this Site. Please do not send us your personal, secret, confidential or reserved information through electronic or physical means, unless Sotomonte & Rodríguez S.A.S. has expressly authorized it in writing. Likewise, refrain from sending Sotomonte & Rodríguez S.A.S. unsolicited information, chain mail or any other kind of communication that could be considered spam. Doing so would violate these TERMS AND CONDITIONS.

Sotomonte & Rodríguez S.A.S. does not provide legal services through the Site. The information and materials on this Site are not intended to be, nor should they be construed as, legal opinion, legal recommendation, or legal advice of any kind. This Site and the access and use thereof, as well the information contained therein and its use, do not entail or create an attorney-client relationship or any other type of relationship. Sotomonte & Rodríguez S.A.S., the Site, do not constitute the provision of legal services of any kind. You cannot and should not use the Site, the Contents of the Site, and the information contained therein as a basis or foundation to develop judicial/legal strategies or business plans, nor to take decisions regarding legal actions. In no case should you understand that this Site is a substitute for consulting a lawyer. If you require legal advice, Sotomonte & Rodríguez S.A.S. recommends that you consult immediately with a professional lawyer who will be able to attend your case and present you with a diagnosis. Please note that the information on this Site is not exhaustive.

These TERMS AND CONDITIONS may change. Sotomonte & Rodríguez S.A.S. reserves the right to modify, change, or terminate these TERMS AND CONDITIONS at any time and at its sole discretion, without having to notify you in advance. Sotomonte & Rodríguez S.A.S. advises you that it is your duty to visit this page regularly to be aware of the changes therein. In the event of termination of these TERMS AND CONDITIONS, you will not be authorized to access the Site. However, the restrictions regarding the information contained in this Site, the limitations of liability, indemnities, and other concessions you consent to will outlast the termination of these TERMS AND CONDITIONS. Sotomonte & Rodríguez S.A.S. also

reserves the right to terminate the Site or any portion of it, at any time, under its sole discretion, and without the need to notify you personally.

Scope of Contents. Sotomonte & Rodríguez S.A.S. is a law firm whose entire legal practice is carried out in Colombia. Even though some of our attorneys are authorized to practice abroad, all the information and Contents that you may find on this Site have a scope limited exclusively to Colombia.

Changes to Site Contents. Sotomonte & Rodríguez S.A.S. may, at any time, and without prior notice, modify, add, eliminate, suppress, amend, and in any way change the Contents of this Site, including any document, data, testimony, review, reference or information included therein. Please bear in mind that the law is constantly changing and varies in accordance with sundry factors and circumstances, including the issuance of any type of regulation at the national or local level, the issuance of judicial decisions at the national or local level, and the actions of the executive, judicial, and legislative branches, among others. Therefore, the information contained in this Site regarding the status of regulations or matters of legal interest may or may not be up to date, complete, or, at any given moment, correspond to reality or be applicable to particular situations. We thank you not to take any action or undertaking based on the information you find on this Site.

Property rights, intellectual property rights, trademarks, and registers. Modification, reproduction, publication or transfer of any Contents to other people, or its use for any purpose, is prohibited. Except to the extent permitted by current laws, disassembling, decompiling, reverse engineering or attempting by any means to break the protection of the Contents is prohibited. All contents, elements, and information contained in this Site – including all text, formatting, images, music, brands, logos, signs, trade names, sounds, graphics, videos, animations, and other materials (the "Contents")– are owned by Sotomonte & Rodríguez S.A.S., its subsidiaries, affiliates, and controllers, and by any corresponding third-party contractors, licensors, or assignors. Some of the Contents are protected by copyright and trademark laws. Any unauthorized use of the Contents of the Site that violates the property rights and intellectual property of Sotomonte & Rodríguez S.A.S. or third parties may entail the initiation of the corresponding legal actions by the holders of the rights. Access to or use of this Site does not imply in any way the concession or denial of any license, concession, or right to use any of the brands, names, logos, designs, or Contents protected by the intellectual property rights of Sotomonte & Rodríguez S.A.S. or any third party, as appropriate. The creation of web pages, Internet sites, electronic documents, or computer programs or applications of any kind that contain hyperlinks or marks that redirect the user to any Contents on this Site is not allowed.

Use of the Site. Accessing this Site means that you have accepted that the use that you will make of the Site, its Contents, and the information contained therein will have legitimate and

legal purposes and will be done in compliance with these TERMS AND CONDITIONS and all and any applicable laws. Particularly but not exclusively, the use of this Site, its Contents and the information contained therein is limited as follows: You agree that you will not use this Site, its Contents or the information contained therein, to: (a) transmit to third parties or in any way publish information that is false, harmful, hostile, abusive, irritating, problematic, threatening, devious, defamatory, vulgar, obscene, pornographic, unfounded, hateful, or harmful, or for which there are no due legal or contractual authorizations; (b) cause harm to minors or promote or effect physical or material damage to any person or group of natural or legal persons, or to animals; (c) use the identity or personal information of persons (natural or legal) mentioned on the Site, for any purpose or intent; (d) transmit or issue material that contains computer viruses or any other code, computer programs or applications intended to interrupt, destroy, restrict, or impair the functionality of computers, computer programs, information systems, telecommunications networks, or infrastructure and services from third parties; (e) intentionally or unintentionally violate or breach any applicable national, local, state, or international law, including but not limited to privacy and data protection standards; (f) collect, save and manage personal data about natural and legal persons without the corresponding authorization and in breach of applicable laws; (g) execute, plan, arm, structure or carry out practices or activities of a criminal nature; (h) infringe the intellectual property rights of Sotomonte & Rodríguez S.A.S. or third parties, among other actions harmful to third parties or contrary to applicable laws.

License to use the Site. Except for the license mentioned in this section, the modification, reproduction, decoding, decryption, disassembling, reverse engineering, publication, hyper-linking, transfer to other people, or any other mode of alteration or disclosure of the Contents and the information contained in this Site are prohibited without prior written permission from Sotomonte & Rodríguez S.A.S.. Sotomonte & Rodríguez S.A.S. grants you a limited, non-exclusive and revocable license to access, view, print, and download any Contents from this Site as long as it is for the satisfaction of a personal interest in information. This license does not encompass the authorization to publish, distribute, assign, sublicense, transfer, edit, sell, develop derivative works, or any other use that is not strictly meant to satisfy a personal need for information. In any case, the Contents and the information contained in this Site, in whole or in part, be it graphic or documentary, may not be reproduced in any way or incorporated in any other document, medium, or set of data that can be retrieved, after its registration, either electronically, mechanically, optically, or in any other way, unless its purpose is the satisfaction of the personal interests authorized herein.

Consequences of the use of the Site. Any violation by you of these TERMS AND CONDITIONS, or any complaint or information that Sotomonte & Rodríguez S.A.S. receives from third parties about the breach, abuse, or misuse of these TERMS AND CONDITIONS, may be investigated by Sotomonte & Rodríguez S.A.S., who may take all measures and initiate all legal and extra-legal actions against you, to obtain the cessation of

the conduct or the remedies and compensation that may be appropriate under the applicable law. Violation of these TERMS AND CONDITIONS may result in civil or criminal liability on your part. If you are not sure whether your actions regarding the access and use of this Site, its Contents, and the information mentioned therein, constitute a violation or abuse of these TERMS AND CONDITIONS, please do not hesitate to consult us in advance. We will gladly answer your query. You are solely responsible for the access and use that you, with or without intention, knowledge or consent, make of this Site, its Contents, and the information contained therein.

Non-interference with the Site. Any action –including the use of hardware and software– whose purpose or effect is to damage, interference, impair the integrity, or intercept of the systems that support this Site, its operation, or its Contents, is prohibited. Acts that impose unreasonable or disproportionate loads on the Site's network systems or any other network infrastructure used by the Site are prohibited.

Links to Third Party Sites. Please keep in mind that several of the Websites linked to or connected to the Site are not operated, controlled, or administered by Sotomonte & Rodríguez S.A.S., and that Sotomonte & Rodríguez S.A.S. is not responsible for the availability, contents, policies, practices, security, and goods and services listed or promoted on such Websites, including their privacy policies and TERMS AND CONDITIONS of use. Links or connections to third-party websites contained in the Site do not constitute the sponsorship, protection, safeguarding, defense, warranty, guardianship, endorsement or sponsorship by Sotomonte & Rodríguez S.A.S. on the contents, policies, information, services, or practices of such websites. If you access and use the websites of third parties linked or connected to the Site, you do so at your own risk.

Information and contents of third parties. The Site may reproduce or contain information from third parties who do not work for, nor are they linked in any way to, Sotomonte & Rodríguez S.A.S.. Sotomonte & Rodríguez S.A.S. is not in a position to verify the veracity of such information. Sotomonte & Rodríguez S.A.S. does not warranty the veracity and certainty of said information and contents. Sotomonte & Rodríguez S.A.S. warrants to you that all the information and third-party contents that has been uploaded to or included on the Site has been previously and validly licensed by the third-party holders of the moral and economic rights over it, and that Sotomonte & Rodríguez S.A.S., regarding such information and contents, is not violating any third-party rights.

Advertising and access to third party services. You understand and accept that any communications, negotiations, agreements or pre-agreements, participation in special offers, and any other type of relationship that you carry out directly with third parties through the Site –including any type of payment or agreement on goods and services, and any other term, condition, warranty, or statement associated with third-party products and services–

constitutes an existing agreement exclusively between you and said third party, without Sotomonte & Rodríguez S.A.S. having any type of participation, responsibility, or interference in said relationship.

User Comments. You may send Sotomonte & Rodríguez S.A.S. your comments and any other contents, including ideas, suggestions, and concerns about the Site or the information included therein, as long as such information is not illegal, false, harmful, hostile, abusive, irritating, problematic, threatening, devious, defamatory, vulgar, obscene, pornographic, unfounded, contrary to intellectual property rights, libelous, hateful, harmful, or for which you do not have the proper legal or contractual authorizations, or which contains any type of computer virus or consists of mass mail of political campaigns, advertising, or any form of spam. The fact of sending any type of contents (including personal information) to Sotomonte & Rodríguez S.A.S. entails that you have granted Sotomonte & Rodríguez S.A.S. a non-exclusive and free license to publish, edit, reproduce, modify, reorganize, translate, adapt, create derivative works of, transfer to third parties, sublicense, or in any other way disclose worldwide the information you have sent through the Site or any other means, upon compliance with the applicable intellectual property rules and without the need to notify you about the use of such information or to request prior written permissions, authorizations, or consents from you. This license encompasses the right of Sotomonte & Rodríguez S.A.S., its affiliates, assignees, and licensees, at their sole discretion, to use and share among themselves the name that you have sent along with the contents or information that you have sent. This license and authorization will be understood as the granting of your consent for the use of your personal information, in accordance with the applicable laws, precedents, and regulations pertaining to data protection and privacy.

Information on user experiences and comments. Any information included in the Site which is provided by users of the Site or by the general public has the sole purpose of being discussed or of serving as an example. Sotomonte & Rodríguez S.A.S. suggests that any information that you may find on the Site be discussed with professional lawyers before forming an opinion or making decisions based on it.

User collaboration to Sotomonte & Rodríguez S.A.S. In the event that you find that any of the Contents of this Site or any of the information that you access in this Site is inappropriate, inefficient, contrary to the law or to these TERMS AND CONDITIONS, of low quality or in any way harmful to you or to third parties, Sotomonte & Rodríguez S.A.S. appreciates sending your comments to the contact address provided in these TERMS AND CONDITIONS. In any case, Sotomonte & Rodríguez S.A.S. reserves all rights to either remove or keep the information on the Site.

Best efforts. Sotomonte & Rodríguez S.A.S. has used its best efforts to ensure that all the Contents and information included in this Site are correct. However, Sotomonte & Rodríguez

S.A.S. cannot warranty the veracity of the Contents and information on the Site, so it does not assume any responsibility for the veracity, accuracy, authenticity, correspondence with reality, fidelity, completeness, completeness, integrity, or precision of any information or Contents included in this Site.

No Declarations and Warranties. Sotomonte & Rodríguez S.A.S., its affiliates, employees, directors, agents, officers, distributors, marketeers, sponsors, or licensors, do not grant any warranty, either explicit or implicit, in relation to this Site or its Contents, which is provided to you AS IS and with WHATEVER FAULTS IT MAY CONTAIN originating in the source. Any information that you may obtain through this Site –be it produced by Sotomonte & Rodríguez S.A.S. or by any third party– does not entail and will not generate any warranty from Sotomonte & Rodríguez S.A.S.. Sotomonte & Rodríguez S.A.S., its affiliates, employees, directors, agents, officers, distributors, marketeers, sponsors, or licensors do not grant any warranty, either explicit or implicit, in relation to the information contained in the Site. Sotomonte & Rodríguez S.A.S., its affiliates, employees, directors, agents, officials, distributors, marketeers, sponsors, or licensors, do not grant any warranty, either express or implicit, in relation to the materials or contents that you transmit to Sotomonte & Rodríguez S.A.S. through this Site, whether or not they are subject to reservation, confidentiality, or secrecy. Any and all explicit or implicit warranties are rejected and denied, especially, but not limited to, warranties related to the commercialization or commerciality of the information contained in the Site and of Site; the quality and suitability of the information on this Site and its Contents; the non-infringement or adequacy or suitability for a specific or particular purpose; the veracity and integrity of the Contents and the information; the results obtained from the use of the Site, the Contents or the information contained in the Site; the security of the networks; the quality of the Contents and the information contained in the Site; the contractual, pre-contractual, and extra-contractual relationships that you maintain with third parties through the Site; the absence of computer viruses or firewalls; the security of the technical elements or components used to access to the Site or those on which the Site is based; compliance warranties; and the absence of errors. The user of the Site will be solely responsible for the operation, performance, and security of the networks (including WAN, LAN, and wireless) and the computers on and in which the Site is accessed. The user of the Site acknowledges that the Site may not be available due to a number of factors, including, but not limited to, force majeure, unauthorized access, computer viruses, denial of service and other attacks, technical failures of the server, failures in the telecommunications infrastructure, or discontinuity. Sotomonte & Rodríguez S.A.S. expressly waives any explicit or implicit warranty regarding the use of the Site and/or its availability, accessibility, security, performance, or error-free operation. Sotomonte & Rodríguez S.A.S. denies and rejects any warranty on the correction of defects that this Site and its Contents

may have, or on the non-existence of harmful or harmful technical or technological components.

Non-responsibility for claims or damages. As a user of the Site, you assume your own risk when accessing and using it, including personal risk and that of your own or third-party property that may arise from knowing, using, sharing, or downloading any Contents or information provided on this Site or that is in any other way obtained by you through the Site. As a user of the Site, you will be solely responsible for any damage that accessing to the Site may cause to the information and communication systems that you use to access it, including damage due to computer viruses. Sotomonte & Rodríguez S.A.S., its affiliates, employees, directors, agents, officers, distributors, marketeers, sponsors, or licensors, as permitted by applicable law, will not be responsible in any case, whether or not there are existing claims or actions of any kind or form, for any damage, be it direct or indirect, special, punitive, exemplary, emergent, real, eventual, or of any other type, caused to or suffered by the user of the Site or any third party (including, but not limited to: damage to human integrity or property, loss of use, commercial loss, economic loss, loss of data, loss of earnings, damage caused by virtue of contractual liability, negligence, and / or extra-contractual liability) for accessing and using the Contents of this Site or for using of the information contained therein. ACCESS TO AND USE OF THIS SITE MEANS THAT YOU HAVE AGREED TO HOLD SOTOMONTE & RODRÍGUEZ S.A.S. HARMLESS FROM OR WITH REGARD TO ANY CLAIM, COMPLAINT, ADMINISTRATIVE OR JUDICIAL INVESTIGATION, LEGAL ACTION, OR PROVEN LIABILITY BASED ON OR RELATIVE TO THE VIOLATION OF THESE TERMS AND CONDITIONS ON THE PART OF SOTOMONTE & RODRÍGUEZ S.A.S.. CONSEQUENTLY, YOU WILL NOT BE ABLE TO SUE OR INITIATE PROCEEDINGS OF ANY KIND, NOR RECEIVE ANY KIND OF COMPENSATION FOR DAMAGES OF ANY KIND CASUED BY SOTOMONTE & RODRÍGUEZ S.A.S. AS A RESULT OF ANY DECISION REGARDING THE ADMINISTRATION, MANAGEMENT, OPERATION, AND FUNCTIONING OF THE SITE. THIS HOLD HARMLESS CLAUSE APPLIES TO ANY VIOLATION OF THESE TERMS AND CONDITIONS BY SOTOMONTE & RODRÍGUEZ S.A.S.

Arbitration clause. Any controversy related to or generated by virtue of or on the occasion of the acceptance, interpretation, or execution of these TERMS AND CONDITIONS or of the use that you make of this Site or the Contents and the information contained therein, will be resolved by means of a Arbitral Tribunal before the Bogotá Chamber of Commerce, in accordance with the following rules: - The Tribunal will be subject to the regulations of the Arbitration and Conciliation Center of the Bogotá Chamber of Commerce. - The Tribunal will be made up of three (3) arbitrators, appointed by the Bogotá Chamber of Commerce. - The Tribunal will decide according to law. - In the event that the controversy is of a technical nature, the Chamber of Commerce will appoint an expert specialized in the matter. - The

term for the Tribunal to pronounce on the merits will be of three (3) months, from the time of its constitution. - The costs generated by the constitution and operation of the Tribunal will be borne in equal parts by those who sign this agreement. Applicable Law. These TERMS AND CONDITIONS will be interpreted and executed exclusively in accordance with the laws of the Republic of Colombia.

Modifications. No section of these TERMS AND CONDITIONS may be unilaterally modified, deleted, or added by the user of the Site.

Applicability. If any section or part of these TERMS AND CONDITIONS is inapplicable or is invalid, in whole or in part, under any law, or is sentenced as such by a court decision, said part will be interpreted in accordance with the applicable law, and its lack of applicability or invalidity will not make these TERMS AND CONDITIONS in general, nor its remaining provisions or portions, inapplicable or invalid or ineffective in their entirety; in such case, said provisions will be changed and interpreted in such a way as to achieve their purpose in the best possible way and within the limits of applicable law.

Integrity. These TERMS AND CONDITIONS constitute the only terms between Sotomonte & Rodríguez S.A.S. and you. Acceptance of these TERMS AND CONDITIONS supersedes any prior or contemporary agreement, pact, statement, understanding, or warranty with respect to this Site, the Contents and information contained in this Site, and the purpose of these TERMS AND CONDITIONS. In the event of any conflict between these TERMS AND CONDITIONS and any verbal, written, or prior agreement or understanding, these TERMS AND CONDITIONS will prevail.

Non-waiving. The non-application of Sotomonte & Rodríguez S.A.S. of any of the conditions, terms, and rights included in these TERMS AND CONDITIONS shall not be interpreted as a withdrawal or waiving of the right of Sotomonte & Rodríguez S.A.S. to enforce or execute said provisions hereafter.

Last update. These TERMS AND CONDITIONS were last updated on February 28, 2018. We remind you that when you access and use the Site, including any and all of the Sotomonte & Rodríguez S.A.S. websites, we will assume that you freely undertake to comply with these TERMS AND CONDITIONS.