

GENERAL TERMS AND CONDITIONS OF USE OF THE WEBSITE

1. Website Terms of Use

By accessing and using the Website of the “GRUPO AFRI-RUEPTEIS LDA” Portal, the User affirms that he/she has read and understood all the provisions contained in the Terms of Use, as well as the terms contained or referenced therein, and that he/she has agreed to be bound by them or by any conditions established for the Website, such as the Privacy Policy and Cookies Policy. If the User does not accept the Terms of Use of the Portal or the other terms and conditions applicable to it, they must refrain from using it.

2. Changes to the Terms of Use

These Terms of Use may be amended by the Website at any time and without prior notice. Once amended, the Terms of Use will take effect from the moment they are entered on the Website. Users should periodically review the Terms of Use published on the Website to ensure that they are aware of all the terms and conditions governing their use and may not make claims on the grounds that they are unaware of the Terms of Use.

3. Specific Conditions of Use

Specific Conditions of Use may also exist for some of the content, products, materials, services or information contained on or accessible through the Website (“Content”) or for transactions that may be carried out through the Website (“Transaction”). The Specific Conditions may be a complement to the Conditions of Use or, when so specified and only if their provisions are contrary to the Conditions of Use, the Specific Conditions shall prevail over the Conditions of Use.

If the User does not accept any Specific Conditions of Use relating to a Content or Transaction, he/she must not use the Content, proceed with the Transaction or access the sections of the Website containing them.

5. Limitations of liability

We publish information in order to provide the best service to users and we update this information permanently. However, we decline all responsibility for any technical inaccuracies and/or typographical errors that may arise.

We reserve the right to make corrections and changes to the website without prior notice.

The site is protected in accordance with Angola internet standards, so if used correctly, the user can be sure not to encounter viruses or other malicious programs.

However, we decline all responsibility for any problems, damages, viruses or risks that the user may incur during improper use of the site, as well as for any faulty use of the site.

6. Property Rights

The copyrights and other property rights in the Content (including, without limitation, video, text and photographs) belong to GRUPO AFRI-RUEPTEIS LDA. Accordingly, “GRUPO AFRI-RUEPTEIS LDA” reserves, through the Website, all rights over the Content that are not expressly guaranteed by this Agreement.

The Content published on the Website may only be reproduced or distributed without alteration and for the User's personal use, i.e. never for commercial purposes. Therefore, any other use of the Content is strictly prohibited, as well as the distribution, reproduction, modification, viewing or transmission, without prior written authorization from “GRUPO AFRI-RUEPTEIS LDA”. In these terms, even if reproductions are authorized, all copyrights and other conditions relating to the ownership of the material are guaranteed and must be included in the reproductions.

Any Content sent through or in connection with the Website will be treated as non-confidential and not subject to the property rights of the sending User, immediately becoming the property of “GRUPO AFRI-RUEPTEIS LDA”, and will be subject to the Privacy Policy indicated on the Website. From then on, the Portal may make use of these materials from the User as it sees fit, anywhere in the world, without obligation of any compensation, and free of moral rights, intellectual property rights and/or other property rights over these materials from the User.

7. PRIVACY POLICY

We respect the privacy of all users who browse our site and are committed to protecting the personal information that each user chooses to share. We guarantee the confidentiality of all data provided by you both during registration and during the purchase process.

In compliance with Law no. 22/11, of June 17, on the Protection of Personal Data, we hereby inform you that we are responsible for processing the personal data collected on the site.

The data collected on this site is intended for processing orders and communicating with customers, processing requests for information and any complaints, statistical analysis, as well as its use for direct marketing purposes.

We undertake not to use customers' personal data for purposes other than the contracting of the products it sells, ensuring through appropriate measures their confidentiality, their non-loss or alteration and unauthorized access to such data.

7. Final provisions

The Website the right to terminate or restrict access to the Website, for any reason and at its sole discretion, regardless of prior notice.

These Terms of Use are under the jurisdiction of and will be drafted in accordance with the laws of Angola. The User agrees to submit to the exclusive jurisdiction of the Angolan courts for any claim or action that may arise from, be related to or in connection with these Terms of Use or the Website.

8. To get in touch, the User can send an e-mail to:

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