LEGAL NOTICE AND GENERAL TERMS OF USE

www.oldwood1700.com

I. GENERAL INFORMATION

In line with the duty of information under Law 34/2002 on Services of the Information Society and Electronic Commerce (LSSI-CE) of 11 July, the following general information about this website is provided:

The owner of this website, www.oldwood1700.com (from now on, website), is OldWood Colours & Varnishes SL., with NIF: B-85125136, registered in the Commercial Registry of Madrid with the following registry details: Volume: 24.409, Folio: 56, Section: 8, Sheet: M-439014, Registration: 1, represented by: Álvaro Echevarría Molina. Contact details are:

Address: C/ Plaza Castilla 3, 28046 Tetuán, Madrid

Contact phone number: +34 914118992 Contact email: customer@oldwood1700.com

II. GENERAL TERMS OF USE

Purpose of the Conditions: The Website

The purpose of these General Terms of Use (from now on conditions) is to regulate access and use of the website. For these Conditions, the website means the outward appearance of the screen interfaces, both static and dynamic, that is, the navigation tree, and all the elements integrated into both the screen interfaces and the navigation tree (from now on, Contents) and all those online services or resources offered to Users (from now on, Services).

OldWood reserves the right to modify, at any time and without prior notice, the presentation and configuration of the website and the Contents and Services that may be incorporated therein. The User acknowledges and accepts that OldWood may interrupt, deactivate, and cancel any elements integrated into the website or access them anytime.

Access to the Website by the User is free and, generally, free of charge without the User having to provide any consideration to enjoy it, except for the connection cost through the telecommunications network supplied by the provider contracted by the User.

The use of any of the website's Contents or Services may be made only after prior subscription or registration by the User.

The User

Access, browsing and use of the website confer the condition of the User, thus accepting, from the beginning of browsing the website, all the Conditions set forth herein, as well as their subsequent modifications, without prejudice to the

application of the corresponding mandatory legal regulations, as applicable. Given the importance of the above, the User is recommended to read them every time they visit the website.

The OldWood Website provides a wide range of information, services and data. The User assumes responsibility for the proper use of the website. This responsibility shall extend to:

- Using the information, Contents and Services and data offered by OldWood without contravening these Conditions, the Law, morality or public order, or in any other way that may cause damage to the rights of third parties or the operation of the website.
- The integrity and legality of the information provided by the User in the forms issued by OldWood for access to specific Contents or Services offered by the website. In any case, the User shall immediately notify OldWood of any event that allows the misuse of the information registered in such forms, such as, but not limited to, theft, loss, or unauthorised access to identifiers and passwords, to proceed to their immediate cancellation.

Mere access to this website does not imply establishing any commercial relationship between OldWood and the User.

In compliance with current legislation, this OldWood Website is aimed at all persons, regardless of age, who can access and browse its pages.

III. ACCESS AND BROWSING ON THE WEBSITE: EXCLUSION OF WARRANTIES AND LIABILITY

OldWood does not guarantee the website's continuity, availability, and usefulness, as well as the Content or services. OldWood will do its best to ensure the website's proper functioning, but it is not responsible for or guarantee that access to this website will not be uninterrupted or error-free.

Neither is it responsible for or guarantees that the Content or software that can be accessed through this website is free of error or cause damage to the User's computer system (software and hardware). Under no circumstances will OldWood be responsible for any losses, damages or harm arising from access, browsing and use of the website, including, but not limited to, those caused to computer systems or those caused by the introduction of viruses.

OldWood is also not responsible for any damages caused to users by improper use of this website. In particular, it is not responsible in any way for any telecommunications failures, interruptions, lack or defects that may occur.

IV. LINK POLICY

It is informed that the OldWood Website puts or may put at the disposal of the Users means of link (such as, among others, links, banners, buttons), directories

and search engines that allow the Users to access websites owned and managed by third parties.

The installation of these links, directories, and search engines on the website is intended to facilitate the Users' search for and access to the information available on the Internet, and it may not be considered a suggestion, recommendation, or invitation to visit them.

OldWood does not offer or market by itself or through third parties the products and services available on the linked sites.

It also does not guarantee the technical availability, accuracy, integrity, validity or legality of sites outside its property, which may be accessed through the links.

OldWood does not review or control the Content of other websites in any way, nor does it approve, examine or own the products and services, contents, files and any other material existing in the linked sites.

OldWood does not assume any responsibility for damages that may occur due to access, use, quality or legality of the contents, communications, opinions, products and services of websites not managed by OldWood and which are linked in this website.

The User or third party who makes a hyperlink from a web page of another, different website to the OldWood Website should be aware that:

- The reproduction—totally or partially—of any of the Contents and Services
 of the Website is not allowed without the express authorisation of
 OldWood.
- No false, inaccurate, or incorrect statement about the OldWood Website or its Contents and Services is permitted.
- Except for the hyperlink, the website in which such hyperlink is established shall not contain any element of this website, protected as intellectual property by the Spanish legal system, unless expressly authorised by OldWood.
- The establishment of the hyperlink does not imply the existence of relations between OldWood and the owner of the website from which it is made, nor the knowledge and acceptance of OldWood of the contents, services and activities offered on said website, and vice versa.

V. INTELLECTUAL AND INDUSTRIAL PROPERTY

OldWood, by itself or as a transferee, is the owner of all intellectual and industrial property rights of the website, as well as the elements contained therein (by way of example, images, sound, audio, video, software or texts; trademarks or logos, combinations of colours, structure and design, selection of materials used, computer programs necessary for its operation, access and use, etc.). They shall, therefore, be protected works as intellectual property by the Spanish legal system, applying to them both the Spanish and EU regulations in this field, as well as the international treaties relating to the matter and signed by Spain.

All rights reserved. According to the Intellectual Property Law, the reproduction, distribution and public communication, including its method of making available, of all or part of the contents of this web page, for commercial purposes, on any medium and by any technical means, without the authorisation of OldWood, is expressly prohibited.

The User undertakes to respect OldWood's intellectual and industrial property rights. You can view the website elements or even print, copy, and store them on your computer's hard drive or any other physical support if they are exclusively for your personal use. However, the User may not delete, alter, or manipulate any protection device or security system installed on the website.

Suppose the User or a third party considers that any of the Website's Contents violates intellectual property protection rights. In that case, they must immediately notify OldWood through the contact details in the GENERAL INFORMATION section of this Legal Notice and General Terms of Use.

VI. LEGAL ACTIONS, APPLICABLE LAW AND JURISDICTION

OldWood reserves the right to file civil or criminal actions necessary for the improper use of the Website and Contents or the breach of these Conditions.

The relationship between the User and OldWood shall be governed by the regulations in force and applicable in the Spanish territory. Should any dispute arise concerning the interpretation and application of these Conditions, the parties shall submit their conflicts to the ordinary jurisdiction by submitting to the judges and courts that correspond according to law.