General Conditions of Use of the Website www.bernardi-asociados.com

Dear user:

Welcome to our website, terminology: Your visit is very important to us. Bernardi y Asociados | Abogados, from now on "The Owner" is the owner of this site, www.bernardi-asociados.com and responsible, according to the Argentine Law, of the files generated with the personal data provided by users through of the Site.

Your visit is subject to the conditions detailed below. If you disagree with them, we ask you to end your visit. If you continue, you have unequivocally expressed your agreement and acquired the condition of "user". The use of the Site, your visit and navigation automatically grants the user status and full acceptance and without reservations of any kind, user of the General Conditions in the version published by The Owner on this website.

When an authorization request written in this document is required, to request it, please contact the email address info@bernardi-asociados.com of this site.

Site Administration: The Owner has developed this site and administers it, reserving the right to discontinue or modify it. This right extends to the possibility of changing without prior notice its contents.

Conditions of service: The Owner contracts their access to the Internet with a third party provider. For reasons beyond the Owner's control, the Site may not be available, due to technical difficulties or failures of the Internet service, from its provider, or for any other reason that cannot be attributed to the Owner. Therefore, the Owner does not guarantee the availability and continuity of the operation of the Site, nor its usefulness for the performance of any particular activity, nor its infallibility and, in particular, although not exclusively, that the users, as defined by them below, they can use the Site and access its contents.

Registration for online services: If you should register to use any of the Owner's online services, even those that do not have a commercial purpose, when you do, you must provide accurate and complete information, and update it when necessary, so that it remains. If you should register, when you are accepted as a registered user of this site and must choose a unique username and password. Take care that your username and password are private and disconnect from the site when the session is over, to avoid using it by unauthorized persons. If your username and password are subject to unauthorized access, you must immediately report such unauthorized access to the Owner.

Exemption of responsibility derived from the use of the site: The Owner is not responsible for damages of any nature arising from the interruption, suspension, termination, lack of availability or continuity of the operation of the Site, for the fraud of the utility that users may have attributed to the Site, their technical failures not attributable to the Holder.

Explicitly:

- The Owner -HOLDER- will not be held responsible for damages or losses arising from the use or inability to access the Site or because the user has based on its content.
- The Owner -HOLDER- is also not liable for any damage to the equipment or digital documents of the user caused by faults in the system, server or Internet.
- The Owner -HOLDER- assumes no responsibility of any kind, if by reason of the access or use of the Site, the user's equipment was attacked by a computer virus. In this sense, the Site does not guarantee that the information, software or material to which the user may access through the Site is free of viruses of any nature, such as, for example, viruses generally designated as "worms", "Trojans", "Hoax" that could cause damages to the users of the Site or their property.
- The Owner -HOLDER- is also not responsible for any damage that may derive to the user from browsing the Site, downloading information, texts, spreadsheets and images, or consulting their tabs or sections. In this same sense, the Site does not guarantee the veracity of third party advertising that appears on the site and will not be responsible for the correspondence or contracts entered into by the user with said third parties or with other users.

Intellectual property: The contents of this site are protected by copyright and trademark, when so indicated - within the framework of the Intellectual Property Law No. 11.723 and international protection regulations of which the Argentine Republic is a signatory -. The unauthorized use of any material included in the Site may not complying the copyright, trademark or other argentine or international laws, for which The Owner could be protected.

Nothing contained in this site shall be construed as implied concession or in any way confer the license or right to use any trademark displayed on this page. So they cannot be modified, reproduced, published, interpreted, distributed or used for

any public or commercial purpose without the prior written consent of the relevant provider of the content or materials.

Unless expressly indicated otherwise, the information, graphic images, design, isotypes, isologotypes or logos, trademarks and text as well as the products offered included in this Site are the exclusive property of the Owner, or have been used with the authorization of its owner.

Neither does the Owner authorize the creation of works derived from the use of the information, software, products or services included in the site without their prior written consent. If the user downloads materials from the Site for personal or non-commercial use, it must retain all notifications of copyright, trademark or other similar notices included in the original material or in any copy of material. So the Holder is not responsible if a user does not obtain his explicit permission and in writing.

Contents: Given the continuous development of our activity, the flexible and sometimes merely temporary nature of the legislation that regulates the object of our professional practice, the degree of collaboration required from third parties outside our firm and the innovative nature of the oil and gas industry, the veracity or complexity of the content of the Site is not guaranteed or guaranteed unrestrictedly, in particular because it may not be absolutely updated. For this reason, the user must review the information obtained from the Site before using it. Following this criterion, the Site may contain forward-looking statements based on current circumstances.

Thus, actual, current or future events, the same development and operation of the Holder, may differ from these estimates, as a result of factors such as, for example, known or unknown risks, uncertainties, force majeure, changes in economic and regulatory policy of the argentine authorities, exchange rate, etc. On the other hand, the information contained in the Site, even with our best effort to prevent it, may contain technical inaccuracies, typographical errors, references to discontinued or unavailable services of our firm or its clients, so the Site does not guarantee that it cannot happen.

Use of contents: On this basis, the user accepts and understands that the use or interpretation of the information provided on all pages of the Site and the decisions taken by them are made entirely at their own discretion and exclusive risk. The Holder understands that it is the responsibility of the user to evaluate the usefulness, scope, meaning and applicability of the information contained in the Site. In no case is it understood that the recommendations or suggestions made can exclude or make unnecessary the consultations with a professional or technician of the specialty. In this sense, the information contained in the Site cannot be considered legal, fiscal or professional advice, nor does it imply a

position or absolute opinion and disqualifying others, on the part of the Holder. In order to obtain one or all, the user must, as previously clarified, consult a professional or technician of the specialty. It is not allowed to duplicate, distribute, publish, transfer, transmit, copy, alter, sell, use to generate derivative works or incur the undue use of the contents of third-party providers available on this site.

Limits to the use of the Site: It is strictly forbidden to use the site for illegal, discriminatory, abusive, defamatory, obscene or threatening purposes. Consequently, the user cannot announce a content that is false and deceives about the information or that constitutes a form of attraction and then modifies what is offered; constitutes or contains "affiliate marketing," a "link reference code," "spam," "chain letters," "pyramid schemes," or any unsolicited commercial advertising. The Site may place limits on the use of the service, including, among other things, the frequency with which the user can access the service.

Links to other pages, Hyperlinks: The Owner assumes no responsibility for errors, failures or inability to access other sites or pages due to hyperlinks or other link functions included in the site. The sites individualized or connected by hyperlinks or other liaison functions are under the responsibility of third parties unrelated to the Holder. The creation of hyperlinks or other linking functions does not imply the approval of its content or the existence of any legal relationship between the Owner and the operators of the pages or sites to which the user accesses by said means. As a result, the Owner cannot and should not monitor, audit or otherwise control the information included in third-party sites or pages and, therefore, assumes no responsibility in its respect.

The Owner understands, with the reservation expressed in the following paragraph, that the generation of hyperlinks is legal and is within the own and usual expectations of those who access the global Internet network being provided exclusively for the user's convenience. Therefore, access to the links of any other site or page will be the sole responsibility of the user and the Owner is not responsible for any damage that may cause such link.

The position stated above, does not prevent the Holder expressly reserves the exclusive right to authorize, upon written request, the generation or creation of hyperlinks to this site.

Minors: Minors, defined according to the provisions of the Civil Code of the Argentine Republic, who access the services provided by the Holder through the Site, will do so with the consent of their legal representative, abstaining always,

minors who do not obtain such consent, to navigate through this Site. The Site is not responsible if the user is a minor and, in spite of that, navigates the Site without the authorization of its legal representative.

The Owner, sharing the community concern in this matter, urges parents to exercise an active supervision of the use of Internet by their minor children.

Access: The Owner reserves the right, at any time and without prior notice, to refuse access or withdraw access to the Site, terminating the condition of user, for violation of these Conditions.

Applicable law and competition: Any judicial or extrajudicial controversy that results from the application or interpretation of these General Conditions of Use is governed by the laws of the Argentine Republic, excluding the rules of private international law and to understand it is competent the National Justice in the Civil Law of the City of Buenos Aires. Likewise, the nullity of a provision of this document will not generate the nullity of the entire text, but only of the provision questioned.

Legal address: The Holder constitutes legal address in Av. Alicia Moreau de Justo 740, Floor 3, Office 1, (C1107AAP), Autonomous City of Buenos Aires, Argentina Republic, where all legal notifications must be submitted.