Terms and Conditions

WONDER MARCAS MEXICO S DE RL DE CV ("Wonder Brands") welcomes you. We appreciate your preference and allow us to inform you about some important points to consider during your visit to www.wonderbrands.co (the "Site").

The use, navigation and sale of products on the Site are governed by the terms and conditions specified in this document. In order to offer a safe and pleasant environment to our clients and visitors, we have established rules and terms under which the areas of responsibility and rights are delimited, both for Wonder Brands and for our users and visitors.

By entering and using the Site, which is owned by Wonder Brands, the user accepts the terms and conditions contained in this agreement and expressly declares their acceptance; expressing their will in terms of what is established by articles 1803 and 1834bis of the Federal Civil Code and the other correlative and applicable Civil Codes of the Federal District and the rest of the states of the Mexican Republic, as well as by articles 80, 81, 89 and other relative and applicable provisions of the Second Title of the Code of Commerce and other relative and applicable provisions of current legislation.

In the case that the user does not fully accept these terms and conditions, they must refrain from entering the Site and using the domain www.wonderbrands.co.

In the event that the user continues to enter and use the Site, said action will be considered as their absolute acceptance of the terms and conditions established herein.

The sole entry or use of the aforementioned domain grants the general public or whoever uses it, the condition of user and implies the full and unconditional acceptance of each and every one of the general and particular conditions included in the present terms and conditions Any modification to these terms and conditions will be made when Wonder Brands deems it necessary or convenient for its interests and/or that of its clients and users. Said changes will immediately modify these provisions and will be published in the same way as the previous ones, being the sole responsibility of the secure user to be aware of such modifications.

Property rights

All logos, trademarks, trade names and their logos used on the Site belong to their respective owners, including Wonder Brands suppliers and their affiliates. Therefore, the use, reproduction, copying or manipulation of said trademarks or logos is not permitted without the prior consent of the owner.

All images, formats, content, wording and text that are part of the content of this page are the property of Wonder Brands.

The use of transmission formats (frames), of any graphic element of the content, whether for sale, distribution or republication, is prohibited.

Wonder Brands disclaims any responsibility for prices, content and orders placed on websites outside the Site.

Information Posted on the Site

The user acknowledges and accepts that the information published or contained on the Site that is generated by Wonder Brands or its suppliers will be clearly identified in such a way that it is recognized that it comes from Wonder Brands or the suppliers.

Personal information

Through the Site you can obtain various information from users. All information obtained from users will be treated confidentially, in addition to being protected against any misuse in accordance with our privacy notice. Due to the foregoing, Wonder Brands disclaims any liability that is intended to be attributed to it, whether civil or criminal, or of any other legal nature for the improper use or use not permitted by the user, that a third party makes or performs with said information.

The user acknowledges and accepts that Wonder Brands does not obtain the information in question automatically, but rather requires that the user provide it directly on the Site or that Wonder Brands' privacy notice is published and available prior to collecting the information. of the user. Said privacy notice establishes the treatment that the user's personal data will have and the way in which they can exercise their rights of access, rectification, cancellation and opposition in accordance with the Federal Law on Protection of Personal Data Held by Private Parties.

For the purposes of the provisions of articles 16, 17, 18 and 18 bis of the Federal Consumer Protection Law, the user grants his express consent and acceptance to receive information with a marketing or advertising nature or purposes. In the same way, the user authorizes Wonder Brands, in the broadest way that is legally appropriate, to use the personal information for the purposes that Wonder Brands considers necessary or convenient, complying at all times with the applicable legal provisions.

In addition to the foregoing, in this act Wonder Brands declares and the user accepts that this contract is not, nor does it constitute a privacy notice in accordance with the provisions of the Federal Law on Protection of Personal Data Held by Private Parties. Wonder Brands' privacy notice is located at [] and this text is solely in support of that privacy notice.

Intellectual property

All elements and intellectual property rights owned by Wonder Brands, including its trademarks, trade names, licenses, industrial designs, patents, distinctive signs, utility models, among others, are protected by the applicable legislation on intellectual property and by international treaties and applicable copyright laws. Therefore, the user expressly waives in this act to attempt any action, lawsuit or claim against Wonder Brands, for any or eventual violation of any copyright or intellectual property derived from the information, programs, applications, software, ideas and other material that the user provides to Wonder Brands.

Legal Age

The use of the Site is reserved only for persons with legal age with full capacity for enjoyment and exercise. In the event that a minor makes use of the site and uses the services provided, it will be the responsibility of those who exercise parental authority over them, who must respond for the obligations contracted in the event that any transaction is carried out.

Modifications to published information

Wonder Brands may at any time and when it deems convenient or necessary, without the need for notice to its current or past users, make corrections, additions, improvements or modifications to the content, presentation, information, services, areas, databases and other elements published on the Site without giving rise to or right to any claim or compensation, nor does it imply recognition of any responsibility in favor of any user.

Governing Law and jurisdiction

This contract will be subject to and will be interpreted in accordance with the Laws and before the Courts of Mexico City, regardless of the place in which the user has his domicile, has made the purchase or has paid for the transaction.