GENERAL TERMS AND CONDITIONS

All content on the site and subpages of the reacso.com website is copyrighted. The owner, manager, provider and seller is the legal entity Reacso. The Website (including all its subpages) is for your own use and general information only. In the event of using the website (browsing, obtaining information, etc.), you agree to the general terms and conditions as set out on this page. If you do not agree with the general terms and conditions, it is considered that you may not use the website (browsing, obtaining information, etc.). We reserve the right to change the general conditions at any time and without prior notice. All changes take effect immediately after the change.

General provisions

The General Terms and Conditions and all data are available to the user in English language on the website. Distance buying and selling contracts are concluded in the English language and are also available to the user on the reacso.com website.

The administrator of the website will try to ensure the up-to-dateness and accuracy of the information on the site. The site manager also provides photos of products and services that are considered to be symbolic and do not necessarily offer the features of the products or services. Published content does not have the character of an official document, except where explicitly stated. We reserve the right to change the content of the website for technical, legal, business, or other reasons, at any time and without prior notice.

The operator of the website ensures that all services are available 24 hours a day, seven days a week, but does not guarantee that the electronic services will operate without interruption, problems or errors, nor does it guarantee the success of the use of these services. Any criminal and civil liability for loss of or impaired access to data or any other incidental, special, or consequential damages arising out of the use or possible inability to use the website, including and without limitation on lost revenue or expected profit, loss of goodwill, is excluded.

The statutory permit promises that it has excluded any liability of Reacso or other legal or natural persons (from now on other persons) who have invested in the accommodation on the reacso.com website.

The website contains cookies for the smooth operation of the site. The operator does not collect any personal data about visitors to the website.

Special provisions

Images and texts are informative and are for information purposes only. It is also considered that images, documents, data, and information are useful only as a source of general data and are not a substitute for consultation with a doctor or pharmacist. Be sure to consult your physician or pharmacist regarding your medical condition or illness.

The information is taken from the professional literature and texts published on various websites, as well as from the information provided to us by the users of the products. All information and documents are supported by multiple tests and research, which do not necessarily have to be confirmed by the competent European office. Although we act with the utmost care in collecting the

information we publish and take care of its accuracy, completeness, and timeliness, our criminal and civil liability for factual and legal errors in the data is entirely excluded. We are not responsible for any direct or indirect damage or inconvenience which could be incurred by the user due to the inability to use or use any incorrect or deficient information that may be found in our promotional material. If you alert us to errors, we will try to correct them as soon as possible.

The administrator may, in its sole discretion, cancel, prohibit or prevent (temporarily or permanently) access to the website as well as the use of the reacso.com website.

User responsibility

It is considered that every visitor to the website is also a user of the website. He is obliged to use the website and electronic services on the reacso.com website following the applicable regulations and by these general terms and conditions. The user may use the services only in his name and for his account and in the name and on behalf of those business entities for which he has a valid authorization or other legal bases under applicable regulations.

Minors may not use the services of the reacso.com website.

The user of the website expressly agrees to use the website and all electronic services solely at his own risk. The content and functionality of the site are considered to be available to the user under these general terms and conditions. The user has no additional rights.

The user expressly undertakes not to act disproportionately when using the website and electronic services, to violate applicable laws, to jeopardize information security, or to encourage third parties to do so. Any misrepresentation, infringements of intellectual property rights, copyright infringement, unauthorized collection of information, disruption of the work process, etc. are considered a violation of the general terms and conditions of the website. The user assumes all possible civil and criminal liability for such conduct.

The user expressly agrees that all data, information, and documents sent are accurate and correct.

Use of the Website

The use of the reacso.com website is enabled for all-natural and legal persons, and it is not necessary to register or log in to view the site and make a purchase (i.e., a quick purchase). The user may, at his discretion, request the deletion of user data at any time. The user undertakes to use the website under these general terms and conditions.

Final Provisions

The website and all subpages are owned and operated by Reacso. The company does not guarantee that the content of this website is following European legislation or Legislation of other countries. Therefore, everyone who accesses the site from other countries accesses and uses the website at their own risk and following the general conditions. All users must ensure that they use the website

under the applicable laws of the countries from which they access the site. If any provision of the General Terms and Conditions is not following the applicable law or is not valid for any other reason, this does not mean that the General Terms and Conditions are invalid. Still, this provision will be simply deleted from the General Terms and Conditions. The user is obliged to warn us of such an arrangement.

Users can address their opinions, inquiries, comments, complaints, objections, returns, complaints, and more to the email address info@reacso.com. We are not responsible for the opinions of users, nor are the opinions of users our opinions.

The manager resolves any complaints as a matter of priority and in the spirit of good business cooperation. For this purpose, the manager will confirm to the buyer within eight days of receiving the written complaint that he has received his complaint and inform him of the progress of the procedure and the estimated time of the hearing.

If a possible dispute between the service user and the service provider cannot be resolved in agreement with the method of resolving complaints, the dispute shall be resolved before the competent court.

The General Terms and Conditions were drafted by the director of Reacso, in Europe, on June 14th, 2024