

ALITTLENOTE, The website's owner, hereinafter referred to as the RESPONSIBLE, makes this document available to users, with the aim of fulfilling the obligations set out in Law 34/2002, of July 11, on Information Society Services and Electronic Commerce (LSSICE), as well as informing all website users about the terms of use.

Any person accessing this website takes on the role of a user, committing to strictly observe and comply with the provisions set forth here, as well as any other legal regulations that may apply.

The RESPONSIBLE party reserves the right to modify any information that may appear on the website, without any obligation to notify or inform users of these changes. It is understood that the publication on the **ALITTLENOTE** website is sufficient for this purpose.

1. IDENTIFICATION DATA

Social and commercial name: **ALITTLENOTE**
VAT Number (NIF): Not applicable (it is not a business; it is a choir without commercial or business activity and without profit)
Address: c. Sant Pere Més Alt, 25, Barcelona
Email: info@alittlenote.net

2. PURPOSE

Through the Website, we provide Users with the opportunity to access information about our activities.

3. PRIVACY AND DATA PROCESSING

When accessing certain content or services requires the provision of personal data, Users must ensure its truthfulness, accuracy, authenticity, and currency. The company will process this data automatically as appropriate, depending on its nature or purpose, in accordance with the terms outlined in the Privacy Policy section.

4. INDUSTRIAL AND INTELLECTUAL PROPERTY

The User acknowledges and accepts that all the content displayed on the Website, especially designs, texts, images, logos, icons, buttons, software, trade names, trademarks, or any other signs that may be used for industrial and/or commercial purposes, are subject to intellectual property rights and all industrial and intellectual property rights over the content and/or any other elements inserted on the website are the exclusive property of the company and/or third parties who have the exclusive right to use them in economic trade. Therefore, the User agrees not to reproduce, copy, distribute, make available, or in any other way publicly communicate, transform, or modify these contents, keeping the company indemnified from any claims arising from the breach of these obligations.

Under no circumstances does access to the Website imply any waiver, transmission, license, or total or partial assignment of these rights, unless expressly stated otherwise. These general terms and conditions of use of the Website do not

confer on users any other right to use, alter, exploit, reproduce, distribute, or publicly communicate the Website and/or its content other than those expressly provided for herein. Any other use or exploitation of any rights will be subject to the prior and express authorization specifically granted for this purpose by the company or the third-party owner of the affected rights.

The content, texts, photographs, designs, logos, images, computer programs, source code, and, in general, any intellectual creations existing on this Website, as well as the Website as a whole, as a multimedia artistic work, are protected by copyright and intellectual property legislation. The company owns the elements that make up the graphic design of the Website, menus, navigation buttons, HTML code, texts, images, textures, graphics, and any other content on the Website, or, in any case, has the corresponding authorization for the use of these elements.

The content available on the Website may not be reproduced in whole or in part, nor transmitted, nor recorded by any information retrieval system, in any form or by any means, unless prior written authorization is obtained from the aforementioned Entity.

Likewise, it is prohibited to delete, circumvent, and/or manipulate the "copyright" as well as technical protection devices or any information mechanism that may contain the contents. The User of this Website undertakes to respect the rights mentioned and to avoid any action that could harm them, with the company reserving, in any case, the exercise of any legal means or actions that correspond to it in defense of its legitimate intellectual and industrial property rights.

5. OBLIGATIONS AND RESPONSIBILITIES OF THE WEBSITE USER

The user agrees to:

1. Make appropriate and lawful use of the Website, as well as its content and services, in accordance with: (i) the applicable legislation at any given time; (ii) the General Terms of Use of the Website; (iii) generally accepted moral and ethical standards; and (iv) public order.
2. Provide themselves with all the technical means and requirements necessary to access the Website.
3. Provide truthful information when filling out the personal data forms contained on the Website and keep this information up to date at all times so that it accurately reflects the User's current situation. The User will be solely responsible for any false or inaccurate statements they make and for any harm caused to the company or third parties as a result of the information provided.

In addition to what is established in the previous section, the User must also refrain from:

1. Unauthorized or fraudulent use of the Website and/or its content for unlawful purposes, purposes prohibited by these General Terms of Use, harmful to the rights and interests of third parties, or that may in any way damage,

disable, overload, deteriorate, or prevent the normal use of the services, documents, files, and all kinds of content stored on any computer equipment.

2. Accessing or attempting to access restricted resources or areas of the Website without meeting the conditions required for such access.
3. Causing damage to the physical or logical systems of the Website, its providers, or third parties.
4. Introducing or spreading computer viruses or any other physical or logical systems that may cause damage to the physical or logical systems of the company, providers, or third parties.
5. Attempting to access, use, and/or manipulate the data of the company, third-party providers, and other users.
6. Reproducing, copying, distributing, allowing public access through any form of public communication, transforming, or modifying the content, unless authorized by the owner of the corresponding rights or as legally permitted.
7. Deleting, concealing, or manipulating copyright notices and other identifying data regarding the rights of the company or third parties incorporated into the content, as well as technical protection devices or any information mechanisms that may be inserted into the content.
8. Obtaining and attempting to obtain the content using means or procedures other than those made available for this purpose or expressly indicated on the web pages where the content is found, or, in general, those commonly used on the Internet as they do not pose a risk of damage or disablement of the website and/or the content.
9. In particular, and by way of example but not limitation, the User agrees not to transmit, disseminate, or make available to third parties any information, data, content, messages, graphics, drawings, sound or image files, photographs, recordings, software, or, in general, any kind of material that:
 - In any way is contrary, disparages, or undermines fundamental rights and public liberties constitutionally recognized, in international treaties, and in the rest of the current legislation.
 - Induces, incites, or promotes criminal actions, denigrating, defamatory, violent, or, in general, contrary to the law, morality, generally accepted good customs, or public order.
 - Induces, incites, or promotes actions, attitudes, or discriminatory thoughts based on sex, race, religion, beliefs, age, or condition.
 - Incorporates, makes available, or allows access to products, elements, messages, and/or services that are criminal, violent, offensive, harmful, degrading, or, in general, contrary to the law, morality, generally accepted good customs, or public order.
 - Induces or may induce an unacceptable state of anxiety or fear.
 - Induces or incites involvement in dangerous, risky, or harmful practices for health and mental balance.
 - Is protected by legislation on intellectual or industrial property belonging to the company or third parties without the intended use having been authorized.
 - Contravenes honor, personal and family privacy, or the image of individuals.
 - Constitutes any type of advertising.
 - Includes any type of virus or program that prevents the normal functioning of the Website.

If, to access some of the services and/or content of the Website, a password is provided, you are obliged to use it diligently, keeping it secret at all times. Consequently, you will be responsible for its proper custody and confidentiality and agree not to transfer it to third parties, either temporarily or permanently, or to allow access to the mentioned services and/or content by unauthorized individuals. Likewise, you agree to notify the company of any event that could constitute improper use of your password, such as, for example, its theft, loss, or unauthorized access, in order to proceed with its immediate cancellation. Therefore, until the aforementioned notification is made, the company will be exempt from any liability that may arise from the improper use of your password, and you will be responsible for any unlawful use of the content and/or services of the Website by any illegitimate third party. If, through negligence or intent, you fail to comply with any of the obligations set forth in these General Terms of Use, you will be liable for any damages and losses that may result from such non-compliance for the company.

6. RESPONSIBILITIES

Continuous access, correct visualization, downloading, or use of the elements and information contained on the website may not be guaranteed and could be impeded, difficult, or interrupted by factors or circumstances beyond its control. The company is not responsible for any decisions that may be made as a result of accessing the offered content or information.

The service may be interrupted, or the relationship with the User may be terminated immediately if it is detected that the use of its website or any of the services offered therein is contrary to these General Terms of Use. We are not responsible for any damages, losses, claims, or expenses arising from the use of the Website.

It will only be responsible for removing, as soon as possible, the content that may generate such damages, provided that this is notified. In particular, we will not be responsible for damages that may arise from:

1. Interferences, interruptions, failures, omissions, telephone breakdowns, delays, blockages, or disconnections in the operation of the electronic system, caused by deficiencies, overloads, and errors in telecommunications lines and networks, or for any other reason beyond the control of the company.
2. Unauthorized intrusions through the use of malicious programs of any kind and through any means of communication, such as computer viruses or any others.
3. Improper or inadequate use of the Website.
4. Security or navigation errors caused by a malfunction of the browser or the use of outdated versions of it. The website administrator reserves the right to remove, in whole or in part, any content or information present on the Website.

L'entitat eximeix qualsevol responsabilitat pels danys i perjudicis de tota naturalesa que puguin derivar-se de la mala utilització dels serveis de lliure disposició i ús per part dels Usuaris de l'Espai web. Així mateix, queda exonerada de qualsevol responsabilitat pel contingut i la informació que pugui ser rebuda com a conseqüència dels formularis de recollida de dades, ja que aquests estan

únicament destinats a la prestació de serveis de consulta i resolució de dubtes. D'altra banda, en cas de causar danys i perjudicis a causa d'un ús il·lícit o incorrecte d'aquests serveis, l'Usuari podria ser reclamat pels danys o perjudicis causats.

You will hold the entity harmless from any damages and losses arising from claims, actions, or demands by third parties as a result of your access or use of the website. Additionally, you agree to indemnify for any damages and losses arising from your use of "robots," "spiders," "crawlers," or similar tools used to request or extract data, or from any other activity by you that places an unreasonable burden on the operation of the website.

7. HYPERLINKS

The User agrees not to reproduce, even through hyperlinks or hyperlinks, the Website or any of its contents, except with the express and written authorization of the responsible entity.

The Website may include links to other websites managed by third parties to facilitate the User's access to information from collaborating and/or sponsoring companies. Accordingly, the company is not responsible for the content of these websites, nor does it assume a position of guarantor or provider of services and/or information that may be offered to third parties through third-party links.

The User is granted a limited, revocable, and non-exclusive right to create links to the main page of the Website exclusively for private and non-commercial use. Websites that include a link to our Website must (i) not misrepresent their relationship or claim that this link has been authorized, nor include trademarks, names, trade names, logos, or other distinctive signs of our company; (ii) not include content that may be considered tasteless, obscene, offensive, controversial, incites violence or discrimination based on gender, race, or religion, is contrary to public order, or is illegal; (iii) not link to any page of the Website other than the main page; (iv) link to the Website's own address, without allowing the website that creates the link to reproduce the Website as part of its website or within one of its "frames" or create a "browser" on any of the pages of the Website. The company may request, at any time, the removal of any link to the Website, after which the User must proceed to its immediate removal.

The entity cannot control the information, content, products, or services provided by other websites that have established links to the Website.

8. DATA PROTECTION

To use some of the Services, the User must provide certain personal data in advance. The entity will process this data automatically and apply the corresponding security measures, all in compliance with the GDPR, LOPDGDD, and LSSI. The user can access the policy followed in the processing of personal data, as well as the establishment of the previously defined purposes, under the conditions defined in the Privacy Policy.

9. COOKIES

The company reserves the right to use "cookies" technology on the Website to recognize you as a frequent user and personalize your use of the website by pre-selecting your language or desired content.

Cookies are files sent to a browser through a web server to record the User's navigation on the Website when the User allows their reception. If you wish, you can configure your browser to notify you on the screen when you receive cookies and to prevent the installation of cookies on your hard drive. Please refer to your browser's instructions and manuals for more information on this.

Thanks to cookies, it is possible to recognize the browser of the computer used by the User in order to provide content and offer browsing preferences, user demographic profiles, as well as to measure visits and traffic parameters, monitor progress, and the number of entries.

The website does not use cookies.

10. STATEMENTS AND WARRANTIES

In general, the content and services offered on the Website are purely informative. Therefore, by offering them, no warranty or representation is made regarding the content and services offered on the Website, including, but not limited to, warranties of legality, reliability, usefulness, truthfulness, accuracy, or merchantability, except to the extent that such statements and warranties cannot be excluded by law.

11. FORCE MAJEURE

The entity shall not be liable in any case of inability to provide service, if this is due to prolonged interruptions in the electrical supply, telecommunications lines, social conflicts, strikes, riots, explosions, floods, acts and omissions of the Government, and, in general, all cases of force majeure or acts of God.

12. DISPUTE RESOLUTION. Applicable Law and Jurisdiction

These General Terms and Conditions of Use, as well as the use of the Website, shall be governed by Spanish law. For the resolution of any dispute, the parties shall submit to the Courts and Tribunals of the registered office of the RESPONSIBLE party of the website.

In the event that any provision of these general terms and conditions of use is unenforceable or void in accordance with applicable law or as a result of a court or administrative decision, this unenforceability or voidness shall not render these General Terms and Conditions of Use unenforceable or void as a whole. In such cases, the entity shall proceed to modify or replace this provision with another that is valid and enforceable and that, to the extent possible, achieves the objective and intention reflected in the original provision.