

For your convenience, we have provided this Legal Advice Translated. This translation is for informational purposes only, and the definitive version of this document is [the Spanish version](#).

Legal Notice v1.0.3

Last updated: February 24th 2023

INTRODUCTION

The purpose of this document is to establish and regulate the rules of use of this website, understanding by this all the pages and their content, property of BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L., which are accessed through the domain www.usyncro.com. The use of this website attributes the visitor the condition of user and implies the acceptance of all the conditions included in this Legal Advice. The user undertakes to read this Legal Advice carefully each time he or she intends to use the website, as this and the General Conditions of Use contained in this Legal Advice may be subject to change.

IDENTIFICATION DATA

In compliance with the duty of information contained in article 10 of Law 34/2002, of 11 July, on Information Society Services and Electronic Commerce, the following data is reflected below

- Business name: BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L.
- Address: Yécora, 61 - 4º A, CP 28022 Madrid
- Data of inscription in the Mercantile Registry: Book 37248, Page 80, Section 8, Sheet M664352, Inscription 1ª
- Tax Identification Number (NIF): B88019286
- Phone number: 653 634 848
- Email address: info@usyncro.com
- Web domain name: www.usyncro.com

USERS

The visit and use of this website attributes the condition of user to the visitor, who accepts, by visiting and using this website, the General Conditions of Use contained here. These Conditions will be applied regardless of the terms & conditions that in their case are obligatory

WEBSITE USE

It provides access to various information about our company, contact sections, hyperlinks to social media profiles, from now on content belonging to BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L., or to its licensors, to which the user may have access to. The user assumes their responsibility of the use of this website. That responsibility extends to the register that may be necessary to have access to certain services or content or to answer their questions in the contact section of this website, etc. The user is responsible for providing true and lawful information. Payment by credit or debit card uses a secure payment gateway. Your bank card details will not be recorded or stored by BCT.

INTELLECTUAL AND INDUSTRIAL PROPERTY

BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L., by itself or as assignee, is the owner of all intellectual and industrial property rights of its web page, as well as of the elements contained therein (by way of illustration: images, sound, audio, video, software or texts; brands or logos, color combinations, structure and design,

selection of materials used, computer software necessary for its operation, access and use, etc.). All rights reserved. By virtue of the provisions of Articles 8 and 32.2, second paragraph, of the Intellectual Property Law, the reproduction, distribution and public communication, including the making available of all or part of the contents of this website, for commercial purposes, on any support and by any technical means, are expressly prohibited without the authorization of BLOCKCHAIN CUSTOMS TECHNOLOGY, S. L. At no time, unless expressly stated otherwise, does access, navigation or use of the web site or its contents gives the user any right to distinctive signs included in it. The user undertakes to respect the Intellectual and Industrial Property rights owned by BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. In the event that the user sends information of any kind to BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. through any of the channels enabled for this purpose within our web portal, the user declares, guarantees and accepts that he/she has the right to do so with total freedom, that said information does not infringe any intellectual or industrial property rights, or any other rights of third parties, and that said information is not of a confidential nature nor is it harmful to third parties.

EXCLUSION OF WARRANTIES AND LIABILITY

BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. does not assume liability, under any circumstances, for damages of any kind that could be caused, by way of example: errors or omissions in the contents, lack of availability of the portal or the transmission of viruses or malicious or harmful software in the contents, despite having adopted all the necessary technological measures to avoid this. The content, information and advice expressed in this web portal should be understood as merely indicative. BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. is not responsible in any way for their effectiveness or accuracy, and is exempt from any liability to users who make use of them. Content and comments provided by third parties may be published on this Site. BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. is not responsible for the truthfulness and accuracy of these, and is exempt from any liability to users who make use of them. BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. reserves the right to modify the content of the Site without prior notice and without any kind of limitation. The company declines any responsibility for possible damages that may be caused by the lack of availability or continuity of this site and the services offered therein. Nor can we guarantee the absence of viruses or other elements on the Website that may cause alterations to your computer system. BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. declines any responsibility for the services and information provided on other sites linked to this one, as it does not control or exercise any type of supervision over third party Websites. We advise users of these sites to act with prudence and to consult the possible legal conditions that are exposed on these websites. Likewise, Users who send any type of information will ensure that it is true and that it does not violate any third party rights or current legislation. If you believe that any content or information on this Site violates a legitimate right or current legality, we would be very grateful if you could contact us through the means you consider appropriate either at the email address info@usyncro.com or at the following telephone number 653 634 848 so that we can take the appropriate actions.

MODIFICATIONS

BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. reserves the right to make any changes it considers appropriate to its portal without prior notice, and may change, remove or add both the contents and services provided through the portal and the way in which they are presented or located.

LINKS

In the case that links or hyperlinks to other Internet sites are set up in the name of the domain, BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. won't exercise any control whatsoever over such sites and content. Under no circumstances will BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. assume any responsibility for the contents of any link belonging to a third party's website, nor will it guarantee the technical availability, quality, reliability,

accuracy, comprehensiveness, truthfulness, validity and constitutionality of any material or information contained in any of these hyperlinks or other Internet sites. Likewise, the inclusion of these external links will not imply any type of association, merger or participation with the connected entities. The user acknowledges and accepts that BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. won't be liable for any loss or damage that the user may incur as a result of the availability of such websites or external resources, or as a result of the reliance placed by the user on the completeness, accuracy or existence of any advertising, products or other materials offered through such website or other resources.

RIGHT OF EXCLUSION

BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. reserves the right to deny or withdraw access to the portal or the services offered without prior notice, at its own request or that of third parties, to those users who do not comply with these General Conditions of Use.

GENERAL

BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. will pursue the breach of these conditions, as well as any improper use of its website, exercising all the civil and criminal actions that may correspond to it by law. We synchronize global trade

APPLICABLE LAW AND JURISDICTION

The relationship between BLOCKCHAIN CUSTOMS TECHNOLOGY, S.L. and the user will be governed by current Spanish legislation, and whenever the current regulations establish the possibility for the parties to submit to a specific jurisdiction, any dispute between the person responsible for the website and the user shall be submitted to the Courts and Tribunals of the city of Madrid. EUROPEAN ONLINE DISPUTE RESOLUTION PLATFORM: Please note that for any problem that may arise from the service contracted or product sold, you can use the European online dispute resolution platform:
<https://ec.europa.eu/consumers/odr/main/index.cfm?event=main.home.show&lng=ES>.