

WEBSITE LEGAL DISCLAIMER

This web site is the property of **DE CAMBRA ABOGADOS, S.L.U.P.** with Tax identification number: n° B84764190 and address in Madrid (28004) calle Marqués de la Ensenada 14, 1ª planta, oficina 15, and recorded with the Business Registry of Madrid, volume 23061, folio 204, section 8, sheet M-413173.

For any enquiry or question, please contact us at the email: informacion@decambraabogados.com

This web site is governed by the regulations exclusively applicable in Spain and in the space that comprises the European Union, both national and foreigners that use this website being subject such regulations.

Access to our web site on the part of the USER is free and is subject to the prior reading and full, express and unreserved acceptance of the following GENERAL CONDITIONS OF USE in force at the time of access, which we urge you to read carefully. The USER, at the time of using our portal, its contents or services, accepts and is expressly subject to its general conditions of use. If the user is not in agreement with these conditions of use, he/she must refrain from using this portal and operating through it.

At any time, we can modify the presentation and configuration of our web site, increase or reduce services, and even remove it from the Internet, as well as the services and content provided, all unilaterally and without prior notice.

A. INTELLECTUAL PROPERTY

All the content, text, images, trademarks and source codes are our property or that of third-parties whose rights of use have been acquired, and are protected by Intellectual and Industrial Property rights.

The user only has the right to a private use of these, without a profit-making intention, and needs express authorisation to modify, reproduce, exploit or distribute them, or exercise any right belonging to its owner.

B. CONDITIONS OF ACCESS

Access to our web site is free and does not require any prior subscription or registration.

The submission of personal data implies the express acceptance, on the part of the USER, of our privacy policy, with the enabling of the respective check at the time of submission of his/her data.

The user must access our web site, in good faith, pursuant to the provisions of Public Law and these General Conditions of use. Access to our website is carried out under the individual and sole responsibility of the user, who shall answer in all cases for the damages and detriments that he/she may cause to third-parties or to us.

Taking into the account the impossibility of control regarding the information, content and services contained in other web sites which can be accessed through links that our web site might make available, please be informed that we are exempt from any liability for damages or detriments of any type that could derive from the use of these web sites, external to our firm, on the part of the user.

-INFORMATION ON DATA PROTECTION-

BASIC INFORMATION ON DATA PROTECTION	
Controller	DE CAMBRA ABOGADOS, S.L.U.P.
Purpose	To manage enquiries or communications through the enquiry form on the web site.
Legitimation	Legitimate interest of DE CAMBRA ABOGADOS, S.L.U.P. to comply with information or communication requirements.
Recipients	Data shall not be disclosed to third-parties except where there is a legal obligation, or except if complying with an enquiry so requires.
Rights	To access, rectify and erase data, as well as other rights, as explained in the additional information.
Additional information	You can consult the additional information and Data Protection in greater detail below.

-ADDITIONAL INFORMATION ON DATA PROTECTION-

RUBRIC	BASIC INFORMATION	ADDITIONAL INFORMATION
Who is the controller?	DE CAMBRA ABOGADOS, S.L.U.P. Tax identification number: B-84764190	<ul style="list-style-type: none"> • Contact information: Contact number: 914312085 Email address: información@decambraabogados.com Postal address: Calle Marqués de la Ensenada, nº 14, 1ª planta, oficina 15. 28004-Madrid.
What is the purpose of the processing?	<ul style="list-style-type: none"> - Client/supplier management. - Pre-client management. - Labour management. - Management of internship agreements. - Management of Community of Owners. - Management of minors' data. 	<ul style="list-style-type: none"> • Detailed description of the purposes of the processing <ul style="list-style-type: none"> - complying with contractual obligations - Management of contracts, payrolls, social securities, risk prevention, personnel selection and other labour procedures of the firm - economic, tax and accounting management of the firm - administrative management of clients of the firm - managing enquiries and requests submitted through forms on the firm's web site - management of students that come to carry out professional internships - management of the procedures and actions of the judicial and/or extrajudicial files of the firm's clients - security control and control of compliance with labour obligations - management and processing of tax and income tax returns • Data retention terms or criteria: Processed data shall be retained during the stipulated legal terms.

<p>What is the basis that legitimates the processing?</p>	<p>The legal basis of the processing is the contract implementation/application of precontractual measures, as well as the compliance with legal obligations.</p>	<ul style="list-style-type: none"> • Details of the legal basis of the processing, in cases of legal obligation, public interest and legitimate interest: - Contract implementation/application of precontractual measures: Article 6.1.b) GDPR - Compliance with legal obligations: Article 6.1.c) GDPR • Obligation or not to provide data and consequences of not doing so: the client/interested party must provide the Controller of the processing with all information, data and documentation necessary for the correct provision of service. Data subjects must provide accurate and up to date information, communicating changes and rectifications of their personal data. In the case of not doing so, DE CAMBRA ABOGADOS, S.L.U.P. cannot guarantee good provision of the service and is exempted from any liability. By clicking the “Accept” button included in the form, you are declaring that the data you have provided is accurate and truthful.
<p>To whom do we disclose your data?</p>	<ul style="list-style-type: none"> • Data shall not be disclosed to third-parties and international transfer of your data shall not be carried out for this processing. 	<ul style="list-style-type: none"> • Data shall not be disclosed to third-parties except where there is a legal obligation, or except when the fulfilment of enquiry requires it.
<p>What are your rights?</p>	<p>You can exercise your right of access, rectification, erasure, opposition, blocking, restriction of processing, and/or not being subject to automated decisions</p>	<ul style="list-style-type: none"> • You can exercise your rights through email, postal mail or in person. • You have the right to revoke the consent provided at any time without given any reason. • Equally, you have the right to complain to the supervisory

		authority (Spanish Data Protection Agency or others).
Where do we obtain your data? Where do they come from?	It comes from the form on the web site that the data subject.	<ul style="list-style-type: none"> • Personal data are obtained from the form on the DE CAMBRA ABOGADOS, S.L.U.P. web site, that the data subject fills out, where the categories of said data that are processed are basically identification data.