



## TERMS AND CONDITIONS

### RELEVANT INFORMATION

It is a necessary requirement for the acquisition of the services offered on this site, that you read and accept the following Terms and Conditions that are written below. The use of our services will imply that you have read and accepted the Terms and Conditions of Use in this document. All the services that are offered by our website could be created, charged, sent or presented by a third web page and in such case they would be subject to their own Terms and Conditions. In some cases, to acquire a service, it will be necessary for the user to register, with the entry of reliable personal data and definition of a password.

The user can choose and change the password for his account administration access at any time, in case he has registered and it is necessary for the request of any of our services. Best Reference Mexico does not assume responsibility in the event that said key is delivered to third parties.

All purchases and transactions carried out through this website are subject to a confirmation and verification process, which could include product verification and availability, payment method validation, invoice validation ( if any) and compliance with the conditions required by the selected means of payment. In some cases verification via email may be required.

The prices of the services offered on this Website are valid only for purchases made on this website.



## LICENSE

DETIBSA through its website grants a specific license for a defined period of time for users to use the services in order to achieve accreditation in accordance with the Terms and Conditions described in this document.

## UNAUTHORIZED USE

If applicable (for sale of software, templates, or other design and programming products) you may not place one of our products, modified or unmodified, on a CD, website or any other medium and offer them for redistribution or resale of any kind.

## PROPERTY

You cannot declare intellectual or exclusive property to any of our products, modified or unmodified. All services are owned by the content providers. Unless otherwise specified, our services are provided without warranty of any kind, express or implied. At no time will this company be liable for any damages including, but not limited to, direct, indirect, special, incidental or consequential damages or other losses resulting from the use or inability to use our services.

## REFUND AND GUARANTEE

Once the requested service is completed, we do not make refunds after the results are sent, you have the responsibility to understand before requesting it. We ask you to read carefully before requesting it. We only make exceptions to this rule when the description does not match the service provided.



There are some services that may have a guarantee and the possibility of reimbursement, but this will be specified when purchasing the product. In such cases the guarantee will only be effective when the software has been used correctly. The warranty does not cover breakdowns or damage caused by improper use. The terms of the guarantee are associated with faults of origin and operation under normal conditions of the services and these terms will only be effective if the software has been used correctly.

## PRIVACY

DETIBSA guarantees that the personal information you send has the necessary security. You can review more in detail in our [PRIVACY POLICY](#)

DETIBSA reserves the rights to change or modify these terms without prior notice.