

Terms and Conditions for the Use of HECTOR DÍAZ's Websites

In this document are established the general terms and conditions for the use of contents, products and services offered in the websites specified below, which are property of **PEDRO HECTOR DIAZ CARRILLO** (hereinafter THE HOLDER), so every person (USER) who has access to the website commercially known as HECTOR DÍAZ through the following websites (hereinafter WEBSITES):

- a) www.hectordiaz.com.mx
- b) www.hectordiaz.life
- c) www.hectordiaz.video
- d) www.hectordiaz.photo
- e) www.hectordiaz.co
- f) www.hectordiaz.design
- g) www.hectordiaz.art
- h) www.corporativohectordiaz.com
- i) www.preservesuhistoria.com
- j) www.videospromocionales.mx

Acknowledge and voluntarily accept the following terms and conditions by entering or browsing the aforementioned sites.

The WEBSITES are focused on publish, present and offer the contents, products and services THE HOLDER provides, and in the WEBSITES it may appear base prices of services, deadlines, and specifications of each one of them, which would require a confirmation through the agreement provided by THE HOLDER who will adjust to the needs and requirements of the USER.

THE HOLDER reserves the right to modify at any time and without prior notice, the presentation, content, services, products and any settings of the WEBSITES, so the USER acknowledges and accepts that there may be changes, quits, deactivations or cancelations of any element that is part of the WEBSITES or even the access to them, as well as prices, forms, and specifications for the services supply.

Accessing the WEBSITES is free and generally with no cost since the user does not need to provide any special consideration or password to enter the WEBSITES except for the cost of the Internet connection supplied by the provider of this type of services that the same USER has previously hired. In order to have access to certain contents and services of the WEBSITES a prior subscription or registration of the USER might be required. The WEBSITES are available and may be visited by people of any age.

The WEBSITES are aimed primarily for USERS residing in Mexico, so THE HOLDER does not guarantee that the WEBSITES fully comply with the legislation of other countries, therefore; USERS who reside outside the Mexican Republic and decide to access or use the WEBSITES will do so at their own possibilities and must be sure that such access and navigation complies with the applicable legislation. THE HOLDER will not be responsible for any inappropriate use given to the WEBSITES.

The USER agrees to use the information, content or services offered through the WEBSITES according to the law and the present terms and conditions, morals or public order. He will also abstain from doing anything that may affect the rights of third parties and/or affects in any way the functioning of the WEBSITES. The USER will also have to use the WEBSITES in the way they were created, so it is forbidden to use any application or software that automates the interaction or download the content or services provided through the WEBSITES.

When filling the forms provided on the WEBSITES, the USER accepts to share legitimate and true information required to access specific content, product or services offered through the WEBSITES. THE HOLDER commits to save guard the information provided according to the PRIVACY STATEMENT which is available for the USER on the WEBSITES.

THE HOLDER reserves the right to deletes or banned all comments or contributions againsts the law, that disrespect the dignity of an individual, that are discriminatory, that infringe the rights of third parties or that infringe public order, as well as any other contents that THE HOLDER does not consider appropriate for been published on the WEBSITES. THE HOLDER will not be responsible for the opinions expressed by USERS through comments or publications made on the WEBSITES.

It is specified that the access to the WEBSITES by itself does not imply the emerge of any business relationship between THE HOLDER and the USER.

THE HOLDER does not guarantee the availability of the contents or services offered on the WEBSITES, so any service must be confirmed and contracted in a special way with the required forms in addition to the signed contract for the provision of services. Without signing a written contract, THE HOLDER cannot be obligated to provide products or services offered through the WEBSITES. THE HOLDER undertakes to carry out the actions that according to his possibilities and available services allow him to maintain the good functioning of the WEBSITES, without this implying any responsibility for THE HOLDER.

Also, THE HOLDER is neither responsible for any damage that may be caused by the inappropriate use of the WEBSITES nor for any loss, damage or injury caused by accessing the WEBSITES.

HECTOR DÍAZ trademarks, slogans, copyrights, intellectual property, as well as domain names, designs, photographs and videos, with its logos, literal elements, audio, multimedia elements and their characteristics, and/or other products and services are registered trademarks owned by THE HOLDER or they are rights used under a license granted by the corresponding owner.

The USER acknowledges and agrees that the copying of any content, image, video, photograph property of THE HOLDER or used under license of its owner is prohibited, being only allowed the use and storage of images, designs, texts, multimedia material, among others, but only when it is expressly permitted by THE HOLDER; and that use is made following the purposes for which THE HOLDER has created or intended such service or material and that such use is made exclusively for the benefit of the USER without involving any type of economic benefit or in favor of the USER or a third individual.

Without prejudice to the foregoing, the USER recognizes that the WEBSITES display content, images and information that are disclosed and that are taken from the projects and services carried out by THE HOLDER, so the use, copying, alteration or mutilation that is not authorized by THE HOLDER is expressly prohibited. It is expressed that all rights are reserved in favor of THE HOLDER.

The USER recognizes THE HOLDER as the owner of all the Intellectual and Industrial Property rights of the WEBSITES, including the source code that makes possible the operation of the WEBSITES, as well as the images, audio and video files, logos, trademarks, color combinations, designs and other elements that distinguish it, which are protected by the Industrial Property Law, the Federal Copyright Law and all the applicable international regulations, so it is expressly prohibited the copying, distribution or sharing of the contents of the WEBSITES for commercial purposes, in any platform or media without the express consent of THE HOLDER. USERS and Customers who have signed a contract for the provision of services authorize the use of their image and voice, as well as the information provided, photographs and documents within the WEBSITES, to be used as a sample of the work performed and services provided by HÉCTOR DÍAZ.

In case the USER or a third party considers that any of the contents on the WEBSITES may imply a violation of copyright or Industrial Property, they must immediately notify THE HOLDER through the contact information available on the WEBSITES.

The information that is required, exhibited or mentioned in the WEBSITES is purely informative and is for reference purposes and diffusion of the services, contents and products offered by THE HOLDER. Any query that requires a final estimate must be made in the corresponding offices.

The WEBSITES may contain links to third party websites ("Linked Sites") or images from them. The Linked Sites of third parties are not under the control of THE HOLDER, therefore; THE HOLDER will not be under any assumption responsible for the content, accuracy or precision of the information, generation or transmission of viruses for downloading files or images from the third party websites.

The USER accepts to use the communication services provided by THE HOLDER's page, as well as the social media platforms, only to announce, send and receive messages and materials that are appropriate and, if applicable, related to that particular service, The USER acknowledges that THE HOLDER will be entitled to remove any type of comment, information, content or Internet link that is displayed on any of the WEBSITES, whenever an unlawful conduct is presented, false content is spread, or there is a disrespectful conduct; the USER quits to any right that might correspond if shows any of the misconducts previously announced.

Héctor Díaz®

Access by the USER to the WEBSITES implies the acceptance of the conditions stipulated in this document. If the USER does not accept the aforementioned conditions of use, he must immediately abandon the WEBSITES.

Claims for breach, infringement or violation of the obligations or rights contemplated herein shall be governed by the laws of Mexico and the international Treaties they are part of, as long as they are not in conflict with the principles of the law. All other claims, including, but not limited to, claims for violation of consumer protection, unfair competition and litigation, shall be governed by the jurisdiction of the courts of Guadalajara, Jalisco.

© All Rights Reserved.

® "HECTOR DÍAZ" is a registered trademark.