Martin o'connell engineering

| I'm not robot | reCAPTCHA |
|---------------|-----------|
| Continue | |

1. TERMS AND CONDITIONS FOR USE OF KAPITOL S.A.'s websites (Infobel, Teldir, Scoot). The elements on kapitol S.A.'s websites (the current website(s)) that may contain text, images, audio and video extracts, software and other elements (content) are provided by KAPITOL S.A. for information only. By visiting the current website or by downloading an item of the Content, you agree that you are bound by the terms and conditions set forth below (The Current Terms and Conditions). If you do not agree to the current terms and conditions, you may not access the Website or download any item in the Content. 2. Limitation of Liability. KAPITOL S.A. undertakes to ensure the accuracy and reliability of the current websites. However, since the content has been compiled by KAPITOL S.A. from various sources, it is given to you as it is, given the items available. Except where the User may demonstrate the existence of a serious infringement or fraud with a direct causal relationship to the loss or damage inflicted, kapitol S.A. may not be liable to you or a third party for errors or omissions of any kind affecting the content or elements associated with the current Sites. KAPITOL S.A. MAKES NO WARRANTY WHATSOEVER, EXPRESS OR IMPLIED, NEITHER TO YOU NOR THIRD PARTIES, REGARDING THE CONTENT OR ELEMENTS RELATING TO THE CURRENT SITES, AND IN PARTICULAR MAKES NO WARRANTY OF LACK OF FORGERY, MERCHANT OR FITNESS FOR A PARTICULAR PURPOSE. KapitOL S.A. only provides these links for your convenience and is in no way responsible for the content of the websites they take you with. With respect to this information, it does not provide any guarantee of lack of falsification, merchantability or fitness for a particular purpose. Finally, KAPITOL S.A. makes no warranty regarding the other sites to which the current sites provide you with access. It is entirely your responsibility to ensure that the websites you choose to access are free of destructive elements, including viruses. Except where the User may demonstrate the existence of a serious infringement or fraud with a direct causal relationship to the loss or damage incurred, in no event may, be liable for any damage or loss of any kind, including indirect, special or accidental damage or loss, arising directly or indirectly from the use or performance of the current Sites from the latter or on another website that YOU CAN ACCESS THROUGH THE CURRENT EVEN WHERE IT HAS BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGE OR LOSS. 3. Use of the current websites. Copying, reproduction, extraction, commercialization by sale, rental, distribution and any other form of making the content of the current Sites available to third parties for any purpose commercial or non-commercial, whatsoever in full or in part, as well as, more generally, any use that is incompatible with the content of the elements of the current sites is strictly prohibited. Furthermore, you are prohibited from transmitting, publishing, reproducing or disseminating information or items on the current Websites: 1. if it would constitute a criminal offence or could result in public compensation claims or if it would encourage others to commit acts that could constitute such an offence or could lead to such claims; 2. if this information or these elements are protected by copyright or other intellectual property rights, without the permission of the holder of these rights are obtained. (This prohibition extends to items derived from the information or items mentioned above); 3. if this would constitute the use of the current websites in violation of the law or to internet etiquette, or if this may prevent the use of the current websites or the internet by other users, including by the proliferation or software containing viruses or other disturbing elements; or 4. if this contravenes applicable international, European and/or national legislation on the protection of privacy and personal data, and in particular Regulation (EU) 2016/679 on the protection of natural persons with respect to the processing of their personal data and the free circulation of this data (hereinafter the GDPR) and the Belgian law dated 8 June 2016. Finally, the use of the current websites is limited in terms of the number of requests to: 1. 5 requests per day if the user is a legal person. IF YOU EXCEED THIS NUMBER OF REQUESTS, KAPITOL S.A. HAS THE RIGHT TO CLAIM AN AMOUNT OF €0.10 EXCLUDING TAXES FOR EACH REQUEST SUBJECT TO A MINIMUM OF €125 EXCLUDING TAXES PER EXCESS REQUEST. 4. Copyright. All content published on the current websites or otherwise accessible through them is protected by copyright. The content and copyright of the content belong to or is under the control of KAPITOL S.A. or its content providers. You may only use or reproduce the information contained in the content in connection with personal, non-commercial or educational use. Any other use, reproduction, dissemination, publication or transmission of the content is strictly prohibited without the prior written permission of the copyright owner. You must comply with all instructions, information and with the content, and do not separate them from it. 5. Trademarks. Infobel, Teldir and Scoot (logo of Scoot face) are registered trademarks of KAPITOL S.A. The names of all the other products, services or companies referred to on the current website may be trademarks of their respective owners. Trademarks displayed on this website are prohibited without the prior written permission of KAPITOL S.A. or the owner of the rights in this trademark. 6. Protection of Privacy. The aim of the current website is to provide the user directory and information services in accordance with EU Directive 2002/58/EC dated 12 May 2002. The data is used for consultation of users of the current website and communication to third parties in connection with an information service. The available database on this website is divided into two categories: • Private individuals: Only the directory data is processed by KAPITOL S.A. (last name, first name, address, telephone number) with KAPITOL S.A. regularly receives this data from the various telephone providers. The latter is obliged to disclose the data to its subscribers to the official catalogues as stipulated by the EU Directives 2002/58/EC dated 12 July 2002 and 2002/22/EC dated 7 March 2002 and Article 45, Section 2 of the Belgian Act dated 13 June 2005 on electronic communication. • Companies: This business category consists of the legal and physical persons who carry out their business as independent parties. The catalog data and public information about companies (name, address, telephone number, email address, fax, financial data etc.) can be consulted on the current website. Classification of enterprises by sector is also offered. The data is provided either by the individuals themselves or comes from the telephone providers, KAPITOL S.A.'s suppliers or government sources. The directory and information services provide important tools for accessing the telephone services, and they involve the commitment to universal service. The processing of personal data for these purposes is necessary in accordance with Article 5 of Directive 2002/22/EC dated 7 May 2002. This data will remain until it is updated. The people who have requested an ex-directory phone number and those who have requested deletion of their data will not appear on the current site. If a natural person has given his free and consent for his or her data to be used for direct or indirect marketing purposes, KAPITOL S.A. may process the data for this purpose. KAPITOL S.A. may make transfers of data to countries outside the EU in accordance with applicable law, in particular Regulation (EU) 2016/679 on the protection of natural persons with respect to the processing of personal data and the free circulation of this data (hereinafter the GDPR). Any natural or legal person who can prove his identity has the right to obtain a copy of the data about him or her/it and to request full information about the processing of his or her/its data and the rights that he or she/it holds. He or she/she/it has the right to require free correction of data that he/she/it finds to be inaccurate. Any natural person who can prove his identity has the right to refuse to allow all or part of his/her data to appear on the current website and to request deletion for free unless KAPITOL S.A.'s legitimate and overarching purpose takes precedence. Any legal person who can prove their identity has the right to request deletion of their data if the request is in accordance with the legitimate interests of the business. Any natural person who can prove his identity and who has consented to the use of his/her data for marketing purposes has the right to withdraw his consent and to refuse to allow his/her personal data to be processed for these purposes. Requests for the data of those affected (data subjects) whether they are natural or legal persons shall be submitted using one of the following procedures: 1. By clicking on the following link: Update my personal data 2. By fax sent to number +32 2 379 29 88 or via web form to the address. It is important that the request is accompanied by a copy of an identity document and, for requests originating from legal persons, by proof of the person's authority to represent the legal person submitting them. 3. In the case of ordinary post (see address below) accompanied by a copy of an identity document and, for requests originating from legal persons by proof of the person's authority to represent the legal person submitting them. DPO - KAPITOL S.A. Chaussée de St Job, 506 1180 BRUSSELS (Belgium) KAPITOL S.A. expressly undertakes to destroy or return the personal data communicated in connection with these requests. If a natural person whose data is displayed on the current website in the Private Individuals tab wants to have his/her telephone provider directly to prevent incorrect data from being included in the updates provided by this provider to KAPITOL S.A. Any person has the right to file a complaint about his or its personal data to the Data Protection Authority (DPA) (Belgian jurisdiction in matters concerning the protection of privacy -) or other supervisory authority with jurisdiction by virtue of the GDPR. KAPITOL S.A. may not be obligated to withdraw the data displayed on other websites or other information media to which it does not provide data. It is up to you to contact the owners of the affected sites directly. IMPORTANT: Some websites cache searches performed on the current site. These practices are not authorized, so KAPITOL S.A. cannot be held responsible for these and reserves the right to take legal action against any person engaged in them. 7. Use of cookies. The current website may contain cookies. A cookie is a small file sent by our server stored on your computer's disc. It retains the track of the visited website and contains a certain amount of information related to this visit, such as the language used, the display mode (mobile or computer) and the user's geographic location. We also store the IDs of users who have an account and sign in to it. Our cookies serve above all to allow the current website to function and produce statistics. The processing of the data collected using these cookies then serves the legitimate interests of THE S.A.S.A.in accordance with ARTICLE 6(1)(f) of the GDPR. The data recorded using the cookies is stored only during the current session, except for the data used for statistical purposes. In order to provide services to KAPITOL S.A., other devices on the current website. A list of these devices can be sent on request to any natural person who can prove their identity. The policies of these third-party entities regarding the use of cookies can be consulted on their own websites. We have taken appropriate security measures to protect all information received by our website from loss, abuse, aggravation or interference. 8. Indemnity. You undertake to indemnify KAPITOL S.A. and keep it free from any damages or losses, costs and expenses, including reasonable attorneys' fees, relating to violations by you or by the users of your account, in connection with the use of the current websites or the dissemination or transmission of information or other items on the current websites by you or by the users of your account. 9. Changes. KAPITOL S.A. reserves the right to modify or delete all or part of any element of the content on the current Sites and to do so at any time without notice. 10. Miscellaneous terms. The current terms and conditions constitute an agreement between KAPITOL S.A. and you regarding the use of the current website, which is belgian law. KAPITOL S.A.'s failure to insist on strict compliance with each period of the current document or to ensure that this compliance is not in any way waiver of any term or right whatsoever. If any of the current terms is declared invalid, or otherwise unenforceable by a court of jurisdiction, this does not affect the other terms at all. Any objections and disputes of any kind fall within the jurisdiction of the Belgian courts in Brussels. You can also contact the Mediation Service for Telecommunications (Boulevard Roi Albert II, 8, Box 3, at 1000 Brussels - 02/223.09.09 - www.ombudsmantelecom.be). www.ombudsmantelecom.be).

41887266305.pdf <u>livro_gestalt_terapia_explicada.pdf</u> bowflex xlt manual.pdf premature ovarian failure eshre guideline.pdf qasida ghousia dawateislami.pdf anuradhapura map pdf water borne diseases in pakistan pdf alcohol y depresion pdf on writing well 30th anniversary edition pdf sm t350 review ps vita emulator apk pro fifty shades darker parents guide woman broken leg cast stories import pdf to dwg autocad 2020 how to pray rosary in tamil pdf puzzle ring instructions 8 band uc davis basc tutor 36398cd27d8a6e.pdf f9ae2.pdf

493425.pdf 1421517.pdf kujifonamefakojo.pdf