

WEBSITE'S TERMS AND CONDITIONS OF USE

This website is constituted under Colombian legislation and is controlled and operated by CasaLuker S.A., a commercial company, duly constituted and existing in accordance with the laws of the Republic of Colombia.

Acceptance of terms and conditions of use:

The entry and / or use of this website attributes to whoever accesses the user condition, accepting the user, from that moment, fully and without any reservation, subject to these terms and conditions of use, to the particular provisions that, if applicable, complement, modify or replace these terms and conditions, when this happens, in relation to all the contents and services of this website, and all applicable laws and regulations that are part of the Colombian legislation.

This website may only be used under these terms and conditions.

CasaLuker S.A. does not guarantee that the materials contained in this website or that other links made from this website are appropriate or in accordance with the regulations of any other country, or are available for use outside other countries.

The User may not distribute, modify, copy, transmit, display, use, reproduce, publish, grant licenses, create derivative works, assign, transfer, sell or otherwise use the Content or Software of the Site without prior express authorization, and in writing by CasaLuker.

The CasaLuker S.A website may only be used for lawful purposes. Activities that involve improper use of the site, such as misrepresenting a user's identity, using purchasing agents and carrying out fraudulent activities through the site, are prohibited.

Those users who freely choose to enter this website from other countries or places or to other sites connected through links to this website, will do so on their own initiative and it is their responsibility to comply with the applicable local laws.

Under no circumstances may the Site be used as a vehicle or means to send or transmit any kind of information or material that may be considered illegal, false, misleading, abusive, injurious, defamatory, vulgar, obscene, scandalous, provocative, pornographic, irreverent, mail garbage or any other information or material that may constitute a crime or that may give rise to civil liability processes or that could infringe any other law.

The use of this website will be made under the sole and exclusive responsibility of the user.

CasaLuker S.A. is not responsible for the material on this website being appropriate or available for use in other countries or places, being prohibited from accessing territories where its content is illegal.

In case the user does not totally or partially agree with these terms and conditions of use, he must refrain from using this website.

CasaLuker S.A. reserves the right to deny or suspend access to this website by any user who has unknown these terms and conditions, without prior notification.

Minors:

Any user who wishes to publish content on this website and who in the registration form informs that is a minor, must provide in this register just the email of any of their parents or representatives or guardians or those who exercise parental authority.

Parents or representatives or guardians or those exercising parental authority will be sent an electronic message from CasaLuker S.A. which will indicate that the child wishes to register on this website and that in order to do so they must authorize and complete the child's registration.

CasaLuker S.A. will use this information to verify the child's age and ensure compliance with its age restrictions.

In addition, parents or representatives or guardians or those exercising parental authority are those who must authorize CasaLuker S.A., to process the personal data of the minor, provided on this website, in order to be able to contact and send personalized information to the user.

Only when the parents or representatives or guardians or those exercising parental authority have completed the registration data, accepted the terms and conditions of use of this website and sent to CasaLuker S.A., the electronic message confirming that they authorize the registration of the minor as a user, and the treatment of the data of the minor, according to what for these purposes establishes Law 1581 of 2012 its Decree 1377 of 2013, Decree 1074 of 2015 and its other concordant and complementary norms, the minor may publish contents in this website.

If a minor omits the indication of his minority, or provides false information about it, and therefore CasaLuker S.A. does not send the electronic message mentioned above, it will not have any responsibility for the use that is consequently made of this website, nor for the effects and results derived from it, that occur under the false assumption of the user's age of majority.

CasaLuker S.A. recommends that parents or representatives or guardians or those exercising parental authority actively participate in monitoring the use that minors make of the internet.

Personal information protection:

By entering the Site and registering, the user authorizes CasaLuker S.A. to use and process the personal data entered by him on the Site, for the purposes established on the Site and in particular, in order to allow him to create a database of registered users, send commercial, advertising, technical information of CasaLuker S.A., and / or its products and / or its services to Users, build business strategies with registered users and the information reported by them, use of information in operational business processes of CasaLuker S.A., programming and delivery of gifts, postcards and any advertising material as well as for any other commercial purpose that allows the development of a commercial relationship with users for the sale of CasaLuker S.A. products.

The information of the users and other content published on the Site, which have the quality of personal data in accordance with the provisions of Law 1581 of 2012, will be treated as confidential and protected according to Law 1581 of 2012 its other concordant rules and complementary and personal data protection policy of CasaLuker S.A.

CasaLuker S.A. will take reasonable logical, administrative and physical measures to protect the personal information obtained through the Site from unauthorized access by third parties, as well as to prevent adulteration, loss, unauthorized or fraudulent use of third parties of personal information.

However, CasaLuker S.A. is not responsible for the unauthorized entry of third parties to the Site and access to personal information of users and visitors, violating the measures through the internet. In these events CasaLuker S.A. will manage the security incident in accordance with the guidelines established by applicable law.

The user authorizes CasaLuker S.A. to disclose your personal information to the competent authorities in compliance with the law or administrative order, and to keep such information for the purposes established herein, being able to keep it until the purpose for which such data has been obtained has been fulfilled.

The user may enter each time he/she wishes to enter his/her profile to make the necessary changes to their personal data when they must be updated or when he/she wishes to delete them.

The user may exercise rights recognized by Article 8 of Law 1581 of 2012, regarding personal data that has been entered through the Site.

In case of any concern, comment or query related to the handling of personal data of the user, it can be consulted in the following email: servicioalcliente@casaluker.com.co or the privacy notice.

Use of this website, its services and contents:

The entry and / or use of this website by the user must be made taking into account, among others, the following particular conditions, which are understood and accepted by the user, when entering and / or using this website, and while these are on this website, CasaLuker S.A. will not be responsible for compliance and the user will keep CasaLuker S.A. harmless for every concept:

- The user is obliged to abide by these terms and conditions of use, the privacy notice and the manual of information treatment policies CasaLuker S.A., as well as any other conditions established in this website.
- The user is obliged to use due caution and diligence when accessing, using and consulting this website.
- The user must comply with all laws, rules and regulations applicable to access, use and consultation of websites.
- The user is solely responsible for their conduct and for the content of texts, graphics, photos, videos or any other type of information that they use or include in this website.
- The user cannot violate any applicable law or regulation, therefore, the user is not allowed to use this website for illegal or harmful purposes against this website or any third party, or that, in any way, may cause harm or prevent the normal functioning of this website.
- The user cannot perform actions that can generate on this website or through it and by any means, among others, but not limited to, errors, damages, interruptions or suspension of the operation of the website or the systems of CasaLuker S.A. or to third parties, or who may attempt against the information contained in the website, computers or the property of third parties.
- The user is prohibited from using this website to implement, send, distribute or transmit any harmful or potentially harmful virus or computer program, as well as any program that is intended to damage the operation, access, use or content of this webpage, or prevent or limit the access or use of it by other users.
- The user is prohibited from including, publishing, exhibiting, uploading, distributing or disseminating any inappropriate subject, name, material or information, infringing, immoral, illegal, obscene, blasphemous, defamatory, abusive, threatening, vulgar, racist, sexist, scandalous, provocative, pornographic, irreverent, and offensive to CasaLuker S.A., or third parties, or any other user, or that threatens fundamental rights and freedoms, or that constitutes a criminal offense or conduct under current laws.
- The user is prohibited from creating a false identity for the purpose of confusing others and / or impersonating another user or any third party.
- The contents of this website are protected by the laws that regulate copyright and trademark rights and are the exclusive property of CasaLuker S.A. unless expressly stated otherwise, the user can access the contents of this website for personal use only, that is, the user can download copies of the materials included only for personal

and non-commercial use or for political propaganda, therefore, the user may not change or delete any reference to the author, trademarks or registered commercial slogans or legends of use in accordance with the copyright.

- The user may not modify, copy, publish, display, transmit, adapt or in any way exploit the content of this website.
- The user cannot infringe, destroy, modify or use information from third parties without the proper authorization of the owner of the information.
- When the user downloads copyrighted material, he does not acquire any rights over those materials.
- The user is not allowed to use the name of CasaLuker S.A. or use the technological platforms provided by it to distribute unsolicited commercial messages or emails.
- Any modification, adaptation, translation, reverse engineering, decompilation or disassembly of any part of the Site is prohibited.
- The user of this website will be liable for any damage caused to CasaLuker S.A. for the improper use of this website and for any violation and breach of these terms and conditions of use.

CasaLuker S.A. will be willing to provide the information that is required in order to collaborate with the competent authorities, against any breach or violation of the provisions of these terms and conditions of use.

Exclusion and limitations of content and technical responsibility:

By entering and / or using this website, the user expressly accepts that its use is carried out under his sole responsibility and risk.

By complying with the aforementioned standards, it means that the user expressly accepts that the use of the site is carried out at his/her sole risk. Therefore, CasaLuker S.A., will not be responsible for any damages, direct or indirect, present or future, that the User or third parties may suffer, on the occasion of the execution of any instruction or the information contained in this site that causes errors, omissions, interruptions, deletion or corruption of files, viruses, delays in operation or transmission, or any other type of error in operation; releasing CasaLuker S.A. now of any administrative, civil or criminal liability in this regard.

The user is warned about the need to validate the information before using it.

The material and technical components of this website may include errors and present technical failures at any time, as well as being outdated or incomplete, and therefore, the use made by the user will be at your own risk and responsibility.

Under no circumstances CasaLuker S.A. will be responsible for any loss, damage, claim or liability of any kind that results from the use of the website or its content. This includes any special damages, emergent, direct, indirect, unforeseen, incidental or consequential damages, loss of earnings, or any other type (including, without limitation, attorneys' fees) in any way due to, result of, or arising in connection with the use or inability to use the website or the content, errors, omissions, interruptions, deletion or corruption of files, viruses, delays in the operation or transmission, or any other type of error in its operation.

CasaLuker S.A. will not be liable for the accuracy, veracity, timeliness and integrity of the information contained in this website, nor of the information contained in the documents that establish links to this website, nor for any technical problems, inaccuracies, omissions or errors of transcription that could affect the content of this website or the links contained therein.

CasaLuker S.A. assumes no responsibility or derivative of any damage or loss, including, but not limited to, loss of information or utilities, existence of viruses, results of use or inability to use the material on this site, lost business opportunities, or any other damage, or for any third party claim.

CasaLuker S.A. does not assume any responsibility for problems or for the impossibility of using this site or any of the websites that comprise it, including but not limited to events such as problems in the server or in the connection, interruptions in its communication, technical problems.

CasaLuker S.A. is not responsible, in any case, for damages and losses of any nature that may result from the lack of availability, maintenance and effective operation of this website and / or its services or contents, lack of utility, adequacy or validity of the website and / or its services or contents to meet specific needs, activities or results or expectations of the user, the existence of viruses, malicious or harmful programs in the contents, reception, obtaining, storage, dissemination or transmission, by the user, the contents, as well as the illegal, negligent, fraudulent use, contrary to the present terms and conditions of this website, its services or contents, by the user.

CasaLuker S.A. does not guarantee the privacy and security of the use of this website and, in particular, does not guarantee that unauthorized third parties may fraudulently be aware of the class, conditions, characteristics and circumstances of the user's use of this website. All liability for damages of any nature that could be due to the knowledge that unauthorized third parties of the class, conditions, characteristics and circumstances of the user's use of this website and its services may be excluded.

In the event that the use of the material on this website results in the need to provide service, repair or correct equipment or information, the user must bear any costs derived from it.

The foregoing exclusion and limitations of liability will apply in all legal action, even when CasaLuker S.A. has been informed or had prior knowledge of such damages.

Reservations of CasaLuker S.A.:

This site may contain information regarding products, offers, conditions, and events offered by CasaLuker S.A. However, CasaLuker S.A. can correct, modify, cancel or discontinue them at any time, without prior notice, and without incurring any liability to the user.

CasaLuker S.A. makes reasonable efforts to include such updated information on this website, but does not guarantee that the content or any information available on or through the website will be all the time correct, accurate, timely, current, accurate, or reliable in any way.

Therefore, CasaLuker S.A. assumes no responsibility for errors or omissions in the content of this web page.

The themes, materials, or information on this website and the pages that compose it are provided without warranty of any express or implied kind.

CasaLuker S.A. does not guarantee that the technical and operational functions of this website are presented without interruption or free of errors, that these defects are corrected, or that this website or the server that makes it available are free of viruses or other harmful components.

Under no circumstances, CasaLuker S.A. may be required to respond for any kind of damage that results from the use of the material on the CasaLuker S.A. website or of materials from any site that has links or links to this website.

CasaLuker S.A. will not have any obligation to maintain or update this web page and will not be liable for any damage that results from the inability to access it.

The information provided on this website is exclusively for informational purposes, therefore, CasaLuker S.A. will not be liable for any damage that may be caused by the improper use that a third party makes of the information provided on this website.

CasaLuker S.A. does not assume any responsibility for the damages that may be caused to a third party directly or indirectly by the presence of viruses or other harmful elements that may be transmitted through this website.

This website may offer opinions of some people or experts consulted regarding the content or products advertised on this website, as well as excerpts from press articles or other publications.

This information exclusively represents the opinion of these people and those publications are not necessarily the opinion CasaLuker S.A. Consequently, CasaLuker S.A. is not responsible for the accuracy or completeness of such information and opinions.

Nothing included in this website can be considered as a professional advice or advice of some kind, the user must be informed that before making any decision considering the information found on this website should previously consult with his/her own advisors.

CasaLuker S.A. is not responsible for any decision that the user makes considering the information contained in this website.

CasaLuker S.A. In no case will it be liable for the direct or indirect damages or consequences derived from the interpretation or misuse of the information contained in this website, which is why the use of the information provided is sole responsibility of the user.

CasaLuker S.A. assumes no responsibility for the information provided on this website, including, but not limited to, the reference to products and / or services, notes of interest, opinions, practical advice and resolution of concerns.

CasaLuker S.A. reserves the right to refuse service, to close accounts, to withdraw or edit content or to cancel applications, at its sole discretion.

Intellectual and industrial property:

All the contents of the website (including, without limitation, databases, images and photographs, informative, graphic, advertising, patents, utility and industrial models, drawings, text files, audio, databases, video and software) are the property of CasaLuker S.A., or of the content providers, having been, in the latter case, subject to licensing or assignment, by them, and are protected by national or international intellectual and industrial property standards.

The compilation, understanding as such the collection, design, arrangement and assembly, of all the content of this website is the exclusive property of CasaLuker S.A. and is protected by national and international standards of industrial and intellectual property.

All software used in the design of the screens, navigation and use and development of this website is owned by CasaLuker S.A. or its software providers and is protected by national and international industrial and intellectual property laws.

The brands, designs, distinctive signs and / or logos that appear on this website are owned by CasaLuker S.A. and are duly registered or in the process of registration.

All texts, graphic drawings, videos or audio media are property of CasaLuker S.A., or its content providers, and may not be subject to modification, copy, alteration, transformation, reproduction, adaptation or translation by you or third parties without the express authorization by the owners of said contents.

The provision of the content of this site for use of databases, drawings, graphics, images and photographs, text files, audio, video and software owned by CasaLuker S.A. or of its suppliers, does not imply, in any case, the cession of its ownership or the granting of a right of exploitation in favor of the user, other than the right of use that involves the legitimate use and in accordance with the nature of this web page.

CasaLuker S.A. does not grant any license or authorization of use of any kind on its industrial and intellectual property rights or on any other property or right related to this website, its services or its content, therefore, any use of the contents of this website or the services it contains and, in general, of all the aforementioned rights, which is carried out without the authorization of CasaLuker S.A., including its exploitation, reproduction, dissemination, transformation, distribution, transmission by any means, subsequent publication, exhibition, public communication or total or partial representation which, if produced, will constitute infringement of the intellectual property rights of CasaLuker S.A., sanctioned by current legislation.

CasaLuker S.A., at its sole discretion and without prior notice, reserves the right to suspend the account or access of any user who may present content that allegedly infringes intellectual or industrial property rights or any other right, law, regulation or rule, or these terms and conditions of use, or when he/she does not make appropriate use of this website.

Content of website users or other third parties:

This website may allow the user to send and/or upload and/or publish a wide variety of content, which includes but is not limited to: written statements, ideas, opinions, suggestions and comments, images, photos, audio and video content.

If the user decides to do so, he/she declares that understands, and agrees to be responsible for any breach of the legal requirements on the content is sending and/or uploading and/or publishing.

In particular, he/she agrees to refrain from sending and/or uploading and/or publishing any content that is illegal in any way, obtained or shared in contempt of any law or requirements, or that is pornographic, offensive, vulgar, or that has the intention or potential to harm or damage any part of this website, its users or the computer equipment of CasaLuker S.A. or its suppliers.

He/she also confirms, declares and guarantees that owns or has the necessary licenses, rights, consents and permits to use and authorize CasaLuker S.A. to use all intellectual property, including but not limited to: patents, trademarks, service marks, commercial image, trade secrets, copyright, images, names, or other intellectual property rights in and of any user content, to allow the use of such content in the manner provided by this website and in these terms and conditions.

CasaLuker S.A. reserves the right to remove any content presented on this website at any time, for any reason and without prior notice.

Taking into account the possibility of the user to send and/or upload and/or publish on this website written statements, ideas, opinions, suggestions and comments, images, photos, audio content, video, or any other type of content or information owned by the user or by the latter owned by a third party, it is expressly established

that by including it on this website the user is deemed to authorize CasaLuker S.A. so that this content appears and remains on this website without the right to any consideration by CasaLuker S.A.

In relation to any type of content sent and/or uploaded and/or published to this website owned by the user or a third party that has authorized it, the user is considered to be the owner of the copyright on said content and that having been included in this website, the user grants free, unconditional and non-exclusive license to use such content in favor of CasaLuker S.A., without the right to receive consideration, remuneration, or any subsequent claim, whatever its type or nature.

CasaLuker S.A. may in turn make any use of such content, under the license of use so granted.

In this regard, the user acknowledges that CasaLuker S.A. may reproduce and synchronize the published content, in any format, known or to be known.

Likewise, public communication or distribution of said content may be done through any existing means or to be developed.

Consequently, CasaLuker S.A. is free to reproduce, distribute, post, publicly communicate, transform, market and conduct any full negotiation and without any limitation in relation to the economic rights over any content submitted and/or uploaded and/or published by the user of this website. Therefore, the sending user of such content and/or information may not claim compensation or participation due to the use that CasaLuker S.A. gives to this one.

Although CasaLuker S.A. can monitor or review debates, chats, announcements, transmissions, bulletin boards and similar on this website, you are not under any obligation to do so and do not assume any responsibility derived from the content of such materials, nor for any error, defamation, injury, slander, omission, falsehood, obscenity, pornography, blasphemy, danger or inaccuracy contained in any information within those places on this website.

The user is not allowed to put in, or publish on, or transmit to, or from this website any illegal, threatening, injurious, slanderous, defamatory, obscene, scandalous, explosive, pornographic or profane material, or any other material that could constitute or encourage conduct that may be considered a criminal offense, or give rise to any civil, or criminal, or otherwise breach of any law.

CasaLuker S.A. reserves the right to remove, delete or modify any part or all of the content and/or information sent and/or uploaded and/or published by the user if in its opinion such content and/or information is inappropriate, illegal, inconvenient or contrary to these terms and conditions.

CasaLuker S.A. will cooperate fully with any competent authority that requests or orders to reveal the identity of any person who sends and/or uploads and/or publishes such content and/or information.

Links

It is possible that this or other websites of CasaLuker S.A. contain links to other sites from which CasaLuker S.A. do not be a holder.

These links are available for the convenience of the user and have the sole purpose of allowing access to these third party sites.

CasaLuker S.A. does not guarantee, approve, supervise or make any statement about the essence, quality, functionality, accuracy, fitness for a particular purpose, or any content of third party sites.

CasaLuker S.A. has no way to control the content of those websites.

It is the responsibility of the user to take the necessary security and prevention measures to use the services and information provided by each website, as well as review and comply with the conditions and terms that each of them exposes.

In accordance with the above, the user acknowledges and accepts that CasaLuker S.A. shall not be liable, directly or indirectly, for any damage or loss caused or presumed to be caused by such content, products or services available on said websites, or by the use or trust placed by the user in such content, products or services.

These terms and conditions are only applicable for the use of this website and not for the use of websites that are not related to CasaLuker S.A. or from any other company or organization, so the website includes links to which can connect.

CasaLuker S.A. is not responsible for the availability of any of the sites to which this web page can connect.

CasaLuker S.A. does not assume responsibility for the contents, advertising, products or other materials obtained through any other website.

Consequently, access to such links through this website will be at the sole risk and exclusive responsibility of the user, without in any way compromising the responsibility of CasaLuker S.A.

In any case, CasaLuker S.A. reserves the right to terminate any permission granted and to request the termination of the connection with other websites at any time.

Cookies:

CasaLuker S.A. uses cookies to record user preferences, analyze the traffic of this website, evaluate and improve the content and functions of this website and optimize its design and content.

Cookies are small text files sent by a website and stored on the computer's hard drive.

Most browsers accept cookies automatically.

The user can always configure their browser to reject all cookies from this or other websites they visit.

If the user chooses not to accept cookies, he/she may also use this website, however, it is possible that some parts of this website may not work properly or run slowly if he/she chooses to refuse cookies.

By using this website and not disabling cookies, the user accepts its use for the purposes described.

Promotional activities:

All promotional activities aimed at boosting sales of CasaLuker S.A. products that are published on this website will also be governed by the terms and conditions that will be published within this website regarding each activity provided that each one is generated and must be reviewed and accepted by each of the users who intend to participate in the respective promotional activity.

Therefore, as each promotional activity that is promoted or carried out through this website, will be subject to the terms and conditions indicated for it, participation in it must comply with what is indicated in each case.

Online donations terms and conditions:

The use of the services and / or contents of the web page by the user, implies the adhesion and express acceptance of all the general conditions of use of the web page that are listed below.

Acceptance of the terms of use: By pressing the symbol of acceptance (I accept), the user expresses in a free, peaceful, voluntary and spontaneous way to know and accept expressly and unconditionally, each and every one of these terms and conditions of use already therefore be subject to each and every one of its provisions, which will then become a pact between the user and CasaLuker S.A. The user will be solely responsible for the use of this site and for the fulfillment of these general conditions in its entirety. Consequently, the user is obliged to keep secret, with the character of confidential and reserved information, their access codes, passwords or similar data assigned to access the page or any of its services, being responsible for any damage and harm of all nature derived from the misuse made by itself or by third parties, both against the same user, considering this as a consequence of their negligence, such as those that CasaLuker S.A. may suffer as a result of breach of this.

General Conditions: CasaLuker S.A. will not be liable for any interruption or suspension of the services related to the website due to circumstances beyond its control, including, without limitation, any rupture of the internet connection or security.

CasaLuker S.A. will not be liable, directly or indirectly, for any damage or loss caused or allegedly caused by or in connection with the access or use of this website or those of related services, including, without limitation, damages caused as a result of any error, trojans, viruses, worms or other harmful codes that have occurred following access to the website.

With the acceptance of these terms, the user assumes the transaction cost generated by the use of the platform for transactions with financial entities.

User information: The user must provide CasaLuker S.A. certain personal minimum information, such as full name and surname, identity document, address, nationality, and others that are requested by CasaLuker S.A. in order to establish a personalized relationship with the user for the registration of donations made.

The requested information will only be used by CasaLuker S.A. and the financial entity through which the user makes the donation, therefore, it will not be disclosed or marketed to third parties without the corresponding written authorization or through the user's internet.

Target audience: This website is intended for people over 18, or minors with the express consent of their parents, therefore, the user expressly states that he has the legal capacity to donate in accordance with articles 1473 and 1502 of the Civil Code Colombian.

Services offered on the site: This site allows registered users natural or legal persons who have the capacity to bind themselves or who are duly authorized for the purposes of giving CasaLuker S.A. free of charge. the value described in its donation record, without expecting any consideration. Donations made by users may be delivered without specific destination or to finance the programs developed by CasaLuker S.A. Donations may be made through the system of recurring payments and direct debit by means of periodic charges that will be made to the debit and credit card(s), for which in the event that the user selects this modality, he/she understands and expressly authorizes the automatic application of the amount selected, with the periodicity and for the term established by the user in the donation record.

Origin of the funds: The user declares and guarantees that the funds donated have a legitimate and legally faultless origin and have been obtained legally according to the laws of Colombia. Under no reason or circumstance, the donation system of CasaLuker S.A. will be used for activities such as "money laundering", or any other name given to the activity of using money obtained illegally or for the acquisition of goods and services.

Good faith principle: CasaLuker S.A. presumes that all users access and use the website in accordance with the principle of good faith. CasaLuker S.A. does not assume responsibility for the use of the system by any person

who does not have capacity and/or is not within the legal framework mentioned here. Therefore, the user is responsible to CasaLuker S.A. for the veracity, timeliness and integrity of the information that is provided by the User.

Modifications and changes:

CasaLuker S.A. has total autonomy, so it reserves the discretionary right to modify, change, clarify, add, remove, delete or dispense, unilaterally, any part or all of this website, as well as these terms and conditions, modifying, changing, clarifying, adding, removing, deleting or dispensing with any of its stipulations, at any time and without prior notice, as deemed necessary, so the user should periodically review these terms and conditions of use.

By using this website after the modifications and changes have been published, the user accepts those modifications and changes, regardless of whether he/she has reviewed them or not.

Termination:

CasaLuker S.A. reserves the right to interrupt, suspend or terminate the use of this website or any of the services that comprise it, at any time and without prior notice.

Applicable legislation and jurisdiction:

All matters related to this website are governed and interpreted by the laws of the Republic of Colombia.

All disputes, differences or any type of claim that arises in relation to this website or regarding its interpretation, use, scope and termination, will be submitted to the decision of an arbitration tribunal, which will be governed by the legal norms in force in The Republic of Colombia, which will operate in Bogotá, Colombia, and will be composed of one (1) arbitrator, who will be appointed directly by the Conciliation and Arbitration Center of the Chamber of Commerce of Bogotá.

Independence of provisions:

In the event that one or more of the provisions contained in these terms and conditions are considered void, illegal or ineffective in any aspect, the validity, legality and enforceability or effectiveness of the rest of the provisions of these terms and conditions will not be affected or annulled by said circumstance.

Headers:

The headings of the provisions of these terms and conditions are solely for ease of reference and are not part of them, and no meaning or interpretation may be inferred or derived from them.