

General Terms and Conditions of Use

Acceptance of the conditions

Access and use of the tool TERMITUR involves accepting the present general conditions of use. These conditions will govern your access to and use of the tool. Use of services of TERMITUR constitutes agreement with the terms and conditions.

Services operation

Registration

You must register in order to use TERMITUR. Your email and the name of your institution (i.e., University/Institute/Centre to which you are attached) is required. Once the registration is complete, you will receive a confirmation email in order to validate the account. You will then be able to start using TERMITUR.

Cancellation

In order to cancel your account it is required to send an email using the email address associated with your user account with the subject "Cancellation" to the following address: termitur@uma.es.

The user will be able to revoke the given consent and to exercise the rights of access, modification, cancellation and opposition of the data that being under the protection of the Spanish Organic Law 15/1999 on Personal Data Protection have been offered to TERMITUR. In order to perform any of these actions you have to send an email to termitur@uma.es properly identifying yourself and indicating in a clear and legible manner the specific right that is exercised.

Store and share information

You can store files and data when using TERMITUR that will be considered of your ownership.

TERMITUR may ask for your permission when you try to make use of certain services that the tool provides (for example, upload files, share files, save redundant backups...). You will have to grant it in order to obtain these services.

You are solely responsible for the content of your files. You must make sure that you have the necessary rights or permissions to fulfill these conditions.

TERMITUR allows you to share files with other people when you host them in TERMITUR's server. Bear this information in mind and carefully choose what you want to share. TERMITUR assumes no responsibility or liability for such activities.

Responsibility

Files and other type of contents can be protected by third party intellectual property rights. Don't copy, upload, or share files, unless you have the authorisation of the owners or their assigns of such rights. TERMITUR is not responsible for the infringements of intellectual property that can be derived from the contents uploaded by the users, assuming these users sole responsibility for such infringements.

Security of the account

You are solely responsible for the safe custody of the password used to access the services offered by TERMITUR and you agree not to disclose it to any other person. You will be responsible for any activity performed from your account, whether you have authorised the activity or not. For that reason you must notify TERMITUR immediately of any unauthorized use of your account or any incident related to it.

Copyright

TERMITUR respects the intellectual property rights in accordance with article 270 of the Spanish Criminal Code as well as Spanish Royal Legislative Decree 1/1996 of 12 April, approving the restated text of the Law on Intellectual Property and you must do so.

TERMITUR will respond to notices of alleged copyright infringements failing to comply with the law and of which we have had knowledge through the appropriate channels.

TERMITUR reserves the right to remove or disable the content that is alleged to be infringing and to cancel the subscriptions of the users who repeatedly commit infringements. You can notify us the alleged infringements sending an email to termitur@uma.es (subject "Copyright infringement").

Certification seals

The following seals certify full alignment of the web that host the tool TERMITUR to the existing legislation, i.e. Spanish Organic Law 15/1999 of 13 December on Personal Data Protection and Spanish Law 34/2002 of 11 July on Services of Information Society and Electronic Commerce.

Their inclusion on the website is not mandatory and they do not have official nature. However, obtaining them transmits a mark of confidence to the users.

Seals of:

Adapted Company

Spanish Law 34/2002 on Services of Information Society (LSSI)

LSSI Seal

Adapted Company

Spanish Organic Law 15/1999 of 13 December on Personal Data Protection (LOPD) and Spanish Royal Decree 1720/2007 of 21 December, approving the Development Regulation of the Spanish Organic Law 15/1999 of 13 December on Personal Data Protection

LOPD Seal