

LEGAL NOTICE

By means of this Legal Notice we provide you with information of interest on Axis Audiovisual Research, S.L., owner of the platform, that can be accessed using the URL <http://axis-adlinks.com> (hereinafter, the Platform):

Trade name: Axis Audiovisual Research, S.L. (hereinafter, Axis)

Tax Identification Number: B83832899

Registered office: Cuesta Blanca Street, 127, 28108 - Alcobendas (Madrid)

Registry Information: Madrid Mercantile Register, volume 19460, book 176, Section 8, Sheet 341526

Please, do not hesitate to contact us in case you have any query related to the Platform. For such purpose, we have placed at your disposal the following email address: info@axis-adlinks.com.

Further, in this document you will find the terms and conditions of the Platform, which regulate the access to it and its use.

During its existence, it may occur the the Platform itself and/or its contents, including the following terms and conditions, may be subject to change, or any of its elements may be eliminated or disrupted. For this reason, we encourage you to read carefully the content of the following terms, and to periodically review it.

This document is an English translation, provided for users' convenience only. The Spanish version of this general terms will govern the relationship between users and Axis. If there is any contradiction between what the Spanish version of the Legal Notice says and what this translation says, the Spanish version shall take precedence.

GENERAL TERMS OF USE

1. Parties

Both Axis, as owner of the Platform, and you, as a user that freely and voluntarily has accessed the Platform, regardless of having used or not the services offered therein, are subject to what is established in these General Terms of Use.

This means that just by visiting and browsing the Platform you undertake to fulfil the requirements and obligations contained herein, without prejudice to fulfil any other terms and conditions that may apply to you.

2. ¿Which is the subject of the Platform?

Axis makes this Platform available to the user in order to share its activity and to offer means of contact with the entity. The Platform also enables the user to access an audiovisual content database consisting of a

large catalogue of videos and photographs, classified by categories, on an “as available” basis. In order to use this last service it is required to be registered.

Once registered in the Platform, you shall access the services corresponding to the selected modality.

3. Intellectual property rights

The Platform and the content therein, including the programming, the design, the graphics, the codes or the texts or images therein, are the exclusive property of Axis or the entity is entitled to use them.

Trade marks, trade names and distinctive signs shown in the Platform are also the property of Axis or the entity is empowered enough to use them within the Platform.

The reproduction, distribution, public communication (including the right to make available) and transformation or any other activity that may be carried out of the contents of the Platform is forbidden, even if the source is acknowledged, without the Axis' prior written consent or the consent of the owner of the exclusive rights.

Without prejudice to the foregoing, Axis does not own any intellectual property exclusive right over the videos or photographs, or any of its elements, shown in the Platform. Every video is reproduced from their respective origin pages, where they are freely accessible by any Internet user, and is shown in the Platform by mean of a frame. Such activity shall not be considered as a public communication of the videos. Axis does not assume any responsibility for such videos, as long as the reproduction is made from the web site that originally contains them. The owner of each one of such web sites shall be responsible for its content, including the videos.

If, when browsing the Platform, you come across an intellectual property infringement, please write us to the following email address: [legal@axis-adlinks.com].

4. Third party sites

The Platform includes links to third party web sites or web pages, beyond Axis' control. Even if they are placed within the Platform, Axis does not review or approve the functioning of such links or the commercial information or content accessible through them.

For this reason, you understand and accept that Axis does not assume any responsibility for such links and cannot guarantee neither the content accessible through them, nor the consequences of accessing them. When you use any of those links, you do it at your own risk, assuming and accepting that Axis cannot guarantee its security or that the lawfulness of the content they allow you to access to.

5. Availability of the Platform

We do our best to try to make the Platform fully available and operational. However, there could be temporary access interruptions or some functions may not be available. The Platform will be displayed “as is”, subject to the current availability and limitations.

Axis shall not assume any responsibility neither for the unavailability of the Platform, nor for the damages you may suffer because of such unavailability.

6. Exclusion of liability

Although Axis tries to ensure the security of the systems supporting the Platform and all of its contents by implementing standard security measures, we cannot offer full guaranties in respect of intrusions or losses of information that may occur.

Nor can we control or guarantee the absence of virus or of other malicious objects in the Platform or in any third party web site that may alter your computer system (hardware or software). You understand and accept that there may be situations which are beyond our control.

Axis cannot be held responsible for the misuse of the Platform or for the breach of these General Terms of Use, or any other applicable terms, by any user.

On a general basis, neither Axis nor its partners shall be liable for lost profits, consequential losses or any other loss whatsoever.

7. Obligations of the user

As user of the Platform, by accessing to and browsing it, you agree to fulfil the following obligations:

- Using the Platform in a diligent, correct and lawful way, in accordance with the applicable legislation (in particular, the regulations on intellectual property as well as on personal data protection), the moral and good deeds and the public order.
- Reviewing periodically these General Terms of Use, or any other legal terms that you may have agreed with.
- Checking the notifications that Axis may send to you: they may also be important to you.
- Not to use the Platform for commercial purposes, in particular, to collect information and contents in order to render any services that, in our sole judgement, correspond to us or compete with us.
- Not to modify or to try to modify the Platform in any way, or to carry out any action or use any means to simulate the Platform's look and feel or functioning.
- Not to do anything that could harm, disable, overburden or impair the proper working of the service (or the networks connected thereto). You shall not interfere in any other user's use and enjoyment of the Platform.
- Not to introduce, by any means, virus, worms, trojans or any other malicious codes intended to interrupt, destroy or limit the functioning of the Platform.
- Not to use any techniques or verse engineering and/or to decompile or to decode or use any other system to find the Platform's source code, or any element protected under intellectual property rights.
- Not to infringe Axis' or third party's rights or interests such as, intellectual property rights (copyright, patents, trademarks, trade secrets...).

8. Compensation

You shall indemnify us in case Axis suffers any kind of damage, harm, loss or cost (including attorneys and legal representatives fees) due to your breach of these General Terms of Use. The same applies in case Axis receives queries or complaints from third parties derived from your breach of these Terms.

9. Data protection

The collection and processing of personal data obtained by Axis through the Platform is governed by a specific [Privacy Policy](#).

10. Waiver and interpretation

These General Terms of Use are an agreement between you and us, with mutual obligations.

If any point of these General Terms of Use is considered unlawful, invalid or non enforceable by a decision of the competent Authorities, it may be modified to be enforceable and effective (modifications will remind as closest as possible to the original intention of the regulation). Notwithstanding the foregoing, such circumstance shall not affect the remaining clauses.

No waiver by us of any breach of any provisions hereof shall not be interpreted as a waiver to require its strict fulfilment in the future.

11. Language

The applicable language to these General Terms of Use is Spanish. We may offer you the translation of this document in several languages for your convenience only, to help you understand it, but you explicitly agree that the official wording is the one in Spanish.

If there is any contradiction between what the Spanish version of this document states and any of the translated documents, the Spanish version shall prevail.

12. Governing law and venue

The relations between Axis and the user shall be construed in accordance with the Spanish law. The Parties, waiving any other jurisdiction to which they may be entitled, agree that any dispute resulting from the performance or interpretation of these General Terms shall be resolved by the Courts and Tribunals of Alcobendas, unless otherwise provided by applicable law.