LEGAL NOTICE

1.- Right to information

We inform you that the **"FIBI"** Application (from now on the **"App"** or **"Platform"**), is property of Find It Book It S.L. (hereinafter **"FIBI"**), with Tax Identification number B-02797157, a company registered in the Commercial Register of Barcelona, in volume 47526, folio 108, Sheet 554590, Section 1, with registered office at Calle Orio 25 nº 1º3r, 08914 Badalona.

The access and/or use of the Platform/Application attribute the condition of user to you, and you accept, from said access and/or use, the present Legal Notice.

The user (hereinafter, the "User") may contact FIBI at the following e-mail address: info@finditbookit.es

2.- Use of the Platform

The User takes responsibility for the use of the Platform. The Platform may provide access to a multitude of texts, graphics, drawings, designs, photographs, multimedia contents, and information (hereinafter, "Contents") belonging to FIBI or to third parties to which the User may have access.

The User undertakes to make appropriate use of the Content and Services offered through the Platform and, by way of illustration, but not limitation, not to use them for

- (i) Engaging in activities that are illicit, illegal or contrary to good faith and public order.
- (ii) Cause damage to the physical and logical systems of the FIBI Platform, its suppliers or third parties.
- (iii) Introduce or spread computer viruses or any other physical or logical systems that may cause the aforementioned damage.
- (iv) Attempt to access, use and/or manipulate the data of FIBI, third party suppliers and other users.

- (v) Reproducing or copying, distributing, allowing public access through any form of public communication, transforming or modifying the Contents, unless authorised by FIBI.
- (vi) Suppressing, hiding or manipulating the Contents subject to intellectual or industrial property rights and other data identifying said rights of FIBI or third parties incorporated into the Contents, as well as the technical protection devices or any information mechanisms that may be inserted into the Contents.

FIBI warns that the materials contained in this Platform have been included for information purposes only and are therefore insufficient for making decisions or taking positions in a specific case.

The User should bear in mind that the materials contained in this Platform may not reflect the most recent legislative or jurisprudential status on the issues analysed. Likewise, these materials may be modified, developed or updated without prior notification.

FIBI shall have the right to investigate and report any of the above-mentioned conducts in accordance with the Law, as well as to collaborate with the authorities in the investigation of such actions.

FIBI may temporarily suspend, without prior notice, access to the Platform for maintenance, repair, updating or improvement operations. Nevertheless, whenever the circumstances allow it, FIBI will inform the user, with sufficient notice, of the date foreseen for the suspension of the Services. FIBI is not responsible for the use that the Users may make of the Contents included in the Platform.

3.- Intellectual and Industrial Property

All the intellectual property rights of the Content of the Platform and its graphic design are the exclusive property of FIBI, or of a third party that has authorised the use of these, and therefore it is FIBI that has the exclusive right to exploit them. For this reason and in accordance with the legislation applicable to Intellectual and Industrial Property Rights, FIBI does not grant any licence or authorisation of use of any kind regarding its intellectual and industrial property rights or any other property or right related to the Platform, the Services or its Contents.

The reproduction and temporary storage of the Platform's contents is permitted as long as this is strictly necessary for the use and visualisation of the Platform from a personal device.

The legitimacy of the intellectual or industrial property rights corresponding to the Contents provided by the users is the exclusive responsibility of the same, so the User will keep FIBI free from any claim from third parties derived from the illicit use of Contents in the Platform.

4.- Liability and Guarantees

FIBI declares that it has adopted the necessary measures that, within its possibilities and the state of technology, allow the correct functioning of its Platform, as well as the absence of viruses and harmful components. However, FIBI cannot be held responsible for:

- (i) The continuity and availability of the Contents and Services.
- (ii) The absence of errors in said Contents and the correction of any defect that may occur.
- (iii) The absence of viruses and/or other harmful components.
- (iv) The damages caused by any person who violates FIBI's security systems.

The contributions that can be found in this document have been made for information purposes only. FIBI does not guarantee the completeness, accuracy and timeliness of its contents. FIBI does not assume any responsibility for links to other websites or Apps that are on the Platform and can direct the User to other sites over which FIBI has no control. For this reason, the User accesses the Content under his own responsibility and under the conditions of use that govern them.

5.- Duration and modification

This Legal Notice will be in force indefinitely, and FIBI may make changes to the conditions specified in it, which will come into force from the moment of its publication.

FIBI may delete, add or change the Contents and the Services it provides, as well as the way in which they are located or presented. The conditions that are published at the moment in which the User accesses the FIBI Platform are understood to be in force.

Access and/or use of the Platform shall be understood as acceptance by the User of this Legal Notice and its conditions and, where applicable, any changes made to them.