

Legal Notice and Terms of Use of the Site

Last updated on April 21, 2021

1. LEGAL NOTICE AND TERMS OF USE

I can guarantee that you are in a 100% safe space, for this you must know:

1.1. IDENTIFICATION DATA OF THE RESPONSIBLE

As stated in current regulations, I inform you that:

My company name is: SUNSHINEOXYGEN, S.L. UNIPERSONAL

My registered office is at Mas les Mimoses, Camos 17834 Girona

CIF: B05328778

Email: hello@sunshineoxygen.com

My social activity is:

- (1) Healthcare and healthtech consultancy firm. Including all sorts of services regarding consultancy and advisory. Participation in direction boards in different public and private stakeholders (pharmaceutical industry, public and private administration, Centres of Reference and hospitals, medical societies, patient associations, etc.
Operating also in the environments point-of-care, telehealth, shipment and delivery.
- (2) On-line & off-line training including the publication of guidelines, books and handbooks.
- (3) Development and shuttle of technological solutions around the healthcare and healthtech fields.

1.2. PURPOSE OF THE WEBSITE.

The services provided by the person in charge of the website are the following:

- The sale of training and services on online businesses.
- Selling Ebooks
- Manage the list of subscribers and users attached to the web.
- Provision of content on the blog
- Direct your network of affiliates and merchants as well as their payment management.

1.3. USERS:

Access and / or use of this website attributes the condition of the USER, who accepts, from said access and / or use, these terms of use, however, by the mere

use of the website does not mean the beginning of the relationship labor / commercial any.

1.4. USE OF THE WEBSITE AND INFORMATION CAPTURE:

1.4.1 USE OF THE WEBSITE

The website <https://www.sunshineoxygen.com> (THE WEB) provides access to articles, information, services and data (hereinafter, "the contents") owned by Sunshineoxygen Sociedad Limitada. The USER assumes responsibility for the use of the web.

The USER agrees to make appropriate use of the content offered through its website and with an enunciative but not limiting nature, not to use them to:

- (a) incur in illicit, illegal or contrary to good faith and public order activities;
- (b) disseminate content or propaganda of a racist, xenophobic, pornographic-illegal nature, in defense of terrorism or in violation of human rights;
- (c) cause damage to the physical and logical systems of the website, its suppliers or third parties, introduce or spread computer viruses or any other physical or logical systems that are likely to cause the aforementioned damage;
- (d) try to access and, where appropriate, use the email accounts of other users and modify or manipulate their messages.

Sunshineoxygen Sociedad Limitada reserves the right to withdraw all comments and contributions that violate respect for the dignity of the person, that are discriminatory, xenophobic, racist, pornographic, that threaten youth or childhood, order or public safety or that, in his opinion, are not suitable for publication.

In any case, Sunshineoxygen Sociedad Limitada will not be responsible for the opinions expressed by users through the blog or other participation tools that may be created, in accordance with the provisions of the applicable regulations.

1.4.2 INFORMATION CAPTURE

Contact form, where the USER must fill in the email, subject and name field.
Subscription form, filling in the USER the necessary fields for the subscription to the web with the name and email fields

Sales form, the USER filling in the necessary fields for the sale with the fields of name, email, address and ID.

Tracking cookies, according to the following rules

Navigation and IP Address: When browsing this website, the user automatically provides the web server with information regarding your IP address, date and time of access, the hyperlink that has been forwarded to them, your operating system and the browser used.

Despite the foregoing, users may unsubscribe at any time from the services provided by Sunshineoxygen Sociedad Limitada or data provided by the USER in compliance with current regulations on Data Protection. Likewise, both when subscribing to this website, as well as when making a comment or making a purchase on any of its pages and / or entries, the user consents:

- The treatment of your personal data in the WordPress environment in accordance with its privacy policies.

The access of Sunshineoxygen S.L. to the data that, according to the WordPress infrastructure, the user needs to provide either for the subscription to the web or for any query through the contact form.

Likewise, we inform that the information of our users is protected according to our PRIVACY POLICY.

By activating a subscription, contact form or comment, the user understands and accepts that:

From the moment you subscribe or access a payment service, Sunshineoxygen S.L has access to a: Name, and email, or other necessary data forming a file with the name of "USERS OF THE WEB AND SUBSCRIBERS" or in the case of making a purchase, will be subscribed to the file of "CUSTOMERS AND / OR SUPPLIERS" having access to data of name, surname, email, ID and full address.

In any case, Sunshineoxygen S.L reserves the right to modify, at any time and without prior notice, the presentation and configuration of the website

www.sunshineoxygen.com as this legal notice.

2. INTELLECTUAL AND INDUSTRIAL PROPERTY:

Sunshineoxygen S.L. by itself or as assignee, is the owner of all the intellectual and industrial property rights of its website, as well as the elements contained therein (by way of example, images, sound, audio, video, software or texts ; trademarks or logos, color combinations, structure and design, selection of materials used, computer programs necessary for its operation, access and use, etc.), owned by Sunshineoxygen S.L. or its licensors. All rights reserved.

Any use not previously authorized by Sunshineoxygen S.L. will be considered a serious breach of the author's intellectual or industrial property rights.

The reproduction, distribution and public communication, including the method of making them available, of all or part of the contents of this website, for commercial purposes, in any medium and by any technical means, without authorization, is expressly prohibited. of Sunshineoxygen S.L..

The USER agrees to respect the Intellectual and Industrial Property rights owned by Sunshineoxygen S.L.. You can only view the elements of the web without the possibility of printing, copying or storing them on your computer's hard drive or on any other physical medium. The USER must refrain from deleting, altering, evading or manipulating any protection device or security system that was installed on the pages of Sunshineoxygen S.L..

It is strictly forbidden to share the license for use with more people, each license is personal and non-transferable, reserving us how many civil and criminal actions assist us in order to safeguard our rights, all under the warning of incurring a crime against intellectual property.

3. EXCLUSION OF GUARANTEES AND LIABILITY

Sunshineoxygen S.L. is not responsible, in any case, for damages of any kind that may be caused, by way of example: due to errors or omissions in the contents, due to lack of availability of the website, - which will make periodic stops for technical maintenance - as well as for the transmission of viruses or malicious or harmful programs in the contents, despite having adopted all the necessary technological measures to avoid it.

4. MODIFICATIONS

Sunshineoxygen S.L. reserves the right to make the modifications it deems appropriate on its website without prior notice, being able to change, delete or add both the content and services provided through it and the way in which they are presented or located on your website.

5. LINKS POLICY

The people or entities that intend to make or make a hyperlink from a web page of another Internet portal to the web of Sunshineoxygen S.L. must submit to the following conditions:

- The total or partial reproduction of any of the services or contents of the website is not allowed without the express prior authorization of Sunshineoxygen S.L..
- No deep-links or IMG or image links, or frames with the Sunshineoxygen S.L. website will be established without your express prior authorization.
- No false, inaccurate or incorrect statement will be established on the Sunshineoxygen S.L. website, nor on its services or contents. Except for those signs that are part of the hyperlink, the web page on which it is established will not contain any brand, commercial name, establishment label, denomination, logo, slogan or other distinctive signs belonging to Sunshineoxygen S.L., unless expressly authorized by the latter.
- The establishment of the hyperlink will not imply the existence of relations between Sunshineoxygen S.L. and the owner of the website or portal from which it is made, nor the knowledge and acceptance of Sunshineoxygen S.L. of the services and content offered on said website or portal.
- Sunshineoxygen S.L. will not be responsible for the content or services made available to the public on the website or portal from which the hyperlink is made, nor for the information and statements included therein.
- The Sunshineoxygen S.L. website may make available to the user connections and links to other websites managed and controlled by third parties. These links have the exclusive function of facilitating users to search for information, content and services on the Internet, without in any case being considered a suggestion, recommendation or invitation to visit them.
- Sunshineoxygen S.L. does not market, direct, or previously control, or own the content, services, information and statements available on said websites.
- Sunshineoxygen S.L. does not assume any type of responsibility, not even indirectly or subsidiary, for damages of any kind that may arise from access, maintenance, use, quality, legality, reliability and usefulness of the contents, information, communications, opinions, statements, products and services existing or offered on websites not managed by Sunshineoxygen S.L. and that are accessible through Sunshineoxygen S.L..

6. RIGHT OF EXCLUSION

Sunshineoxygen S.L. reserves the right to deny or withdraw access to the portal and / or the services offered without prior notice, at its own request or by a third party, to those users who fail to comply with these General Conditions of Use.

7. GENERAL

Sunshineoxygen S.L. will pursue the breach of these conditions as well as any improper use of its website by exercising all civil and criminal actions that may correspond by law.

8. MODIFICATION OF THE PRESENT CONDITIONS AND DURATION

Sunshineoxygen S.L. may modify the conditions determined here at any time, being duly published as they appear here. The validity of the aforementioned conditions will depend on their exposure and will be in force until they are modified by others duly published.

9. COMPLAINTS AND DOUBTS

Sunshineoxygen S.L. informs that there are claim sheets available to users and customers, being able to send an email to hello@sunshineoxygen.com indicating their name and surname, the service or product purchased and stating the reasons for their claim.

You can also direct your claim by postal mail to: Sunshineoxygen Mas les Mimoses, 17834 Camos (Girona) Spain

10. CONDITIONS OF SALE

The purpose of these general conditions is to expressly regulate the conditions applicable to the contracting processes carried out by the "Client" users of the online courses offered by Sunshineoxygen S.L. through its website.

These conditions will remain in force and will be valid for as long as they are accessible through the website, all without prejudice to the fact that Sunshineoxygen S.L. reserves the right to modify, without prior notice, the general conditions as well as any of the legal texts found on said website. In any case, access to the Web after its modification, inclusion and / or replacement, implies acceptance of the same by the user.

The client is subject to the general conditions in force at each of the moments of making the corresponding contracting, not being possible to contract any service without prior acceptance of these general contracting conditions.

On this website you can purchase products or services reflected on each sales page. To proceed with the payment, the client has at his disposal the following means: Visa / Mastercard / American Express; the user must provide the cardholder's name, number, expiration date and CVV.

All information will be processed through a payment gateway external to Sunshineoxygen S.L. called Stripe, being able to obtain more information by visiting its website <https://stripe.com/es> or through Paypal, being able to obtain all the necessary information at <https://www.paypal.com/es/home>

To proceed with the payment, you will normally be redirected to a cart where the necessary data will be requested through third-party platforms such as Hotmart or Thrive Cart.

11. APPLICABLE LAW AND JURISDICTION

The relationship between Sunshineoxygen S.L. and the CLIENT will be governed by European and Spanish Framework regulations and any controversy will be submitted to the Courts and Tribunals of Spain, unless the applicable Law provides otherwise.

12. CAUSES OF DISSOLUTION OF THE CONTRACT

The dissolution of the service contract can occur at any time by either party. You are not bound to conditions of permanence with Sunshineoxygen S.L. if you are not satisfied with our service.

Sunshineoxygen S.L. may terminate or suspend any and all contracted Services immediately, without prior notice or liability, in the event that you do not comply with the conditions set forth herein.

Upon dissolution of the contract, your right to use the Services will cease immediately.

The following will be causes for dissolution of the contract:

- The falsehood, in whole or in part, of the data provided in the process of contracting any service.
- Alter, circumvent, reverse engineer, decompile, disassemble or alter in any way the security technology provided by Sunshineoxygen S.L..
- Cases of abuse of support services due to the requirement of more hours than those established in the contract.
- False and unfounded opinions with the aim of discrediting the owner of the products or services purchased.
- Any breach established throughout the conditions.
- The dissolution implies the loss of your rights over the contracted service.