



ACCEPTABLE USE POLITY

Mallet Advogados Associados is committed to store with safety, privacy and quality the information exchanged with all the clients and service users, reason why it developed a strict acceptable use policy, based on the following premises and conditions:

-the electronic email address of this *website* or site is hosted at **Mallet Advogados Associados's** public domain and developed, controlled and operated solely by **Mallet Advogados Associados** with the help of agents and partners that have been hired exclusively to execute the offered services;

-the procedure to gather and handle personal data is clear and transparent and used only for the services rendered by the firm;

-users are all individuals and companies, clients and non-clients, that use the services rendered by **Mallet Advogados Associados** or that, by any means, interact, access or use the site or the services rendered by **Mallet Advogados Associados**;

Therefore:

-the user acknowledges and accepts that the sole purpose of the website is to disclose institutional information of **Mallet Advogados Associados** and other websites that the firm considers interesting;

-the user acknowledges and accepts that the access and the use of the website represents the full, express and uncondi- tional acceptance of the terms and of the acceptable use policy;

-the user acknowledges and accepts the privacy policy terms to use **Mallet Advogados Associados** website;

-the user acknowledges and accepts that all material, graphics, information, texts, data, images, photos, videos, sound, illustration, names, logos, trademarks and information broadcasted within the website are owned by **Mallet Advogados Associados** and are protected by the copyright law and by the intellectual property right law;

-the user acknowledges and accepts that the access to the information disclosed by **Mallet Advogados Associados** is only for information purpose and any reproduction of such information has to preserve their copyrights;

-the user acknowledges and accepts that information found in the website are exclusively informative and cannot be regarded as an advice or legal opinion by **Mallet Advogados Associados**;

-the user acknowledges and accepts that in order to obtain specific information regarding any information disclosed by **Mallet Advogados Associados** website, said user will have to contact directly the law firm, either thru e-mail (contato@mallet.adv.br) or thru the available phone numbers;

-the user acknowledges and accepts that **Mallet Advogados Associados** cannot be held responsible for any actions performed by third parties based on information disclosed in its website.

-the user acknowledges and accepts that the service and information rendered by **Mallet Advogados Associados** may be discontinued at any time, for any reason, due to circumstances that are beyond his/her will;

-the user acknowledges and accepts that **Mallet Advogados Associados** cannot be held responsible for the accuracy, validity, timeliness, utility, integrity, applicability, opportunity or scope of the information broadcasted in its website, although **Mallet Advogados Associados** always seeks to check the reliability and veracity of the information before disclosing;

-the user acknowledges and accepts that the website may contain links to third party's websites containing information which are not the responsibility of **Mallet Advogados Associados**;

-the user acknowledges and accepts that Mallet Advogados Associados cannot be held responsible for the information disclosed by other websites, and the firm does not endorse nor is responsible for any content, marketing, product, service or other material enclosed or disclosed by other websites;

-the user acknowledges and accepts that **Mallet Advogados Associados** cannot be held directly or indirectly responsible for any losses and damages that may effectively or allegedly be caused by the trustworthiness laid upon the information, goods and services made available or in connection with the use of this website or with websites owned by third parties;

-the user acknowledges and accepts that the informative texts written by the associates and by the attorneys of **Mallet Advogados Associados** are of exclusive responsibility of their respective authors;

-the user acknowledges and accepts that **Mallet Advogados Associados** is the owner of the copyrights of all the information made available in the website, as well as of all the intellectual property rights and related rights;

-the user acknowledges and accepts that unless he/she has an express permission in writing given by **Mallet Advogados Associados**, the use of **Mallet Advogados Associados**'s name, trademark, image or logo is totally forbidden;

-the user acknowledges and accepts to have permission only to download, print, temporarily store, recover and show;

the information of **Mallet Advogados Associados**'s website in his/her computer screen or mobile device, print pages or store under electronic format in his/her computer or mobile device is only for his/her personal use or for the internal use of his/her company, and the user shall in such case make reference to its name;

-the user acknowledges and accepts that all information enclosed in the website cannot be totally or partially copied, reproduced, republished, downloaded, posted or transmitted by any

other means to any third party for commercial purposes.

Mallet Advogados Associados reserves the right to, at any time and at its own discretion, change the settings of its website or of its regulations, among which are included the present acceptance use policy and the privacy policy, besides others, without the need to previously notify the users.

If the user continues to use this website after its amendments, it will imply that the user has automatically accepted all its terms.

The circuit court of the city of São Paulo is elected to resolve any dispute or controversy arising out of this Acceptance Use Policy, excluding any other court that may be claimed.

This **Acceptance Use Policy** will become effective as of January 1st., 2019 for an indefinite term.