

Legal Notice

a. Identifying data of the owner of the website

The website and its domain axesor-rating.com is property of AXESOR RISK MANAGEMENT S.L. with CIF B-18550897 domiciled in Parque Empresarial San Isidro, c/ Graham Bell, Edificio Axesor s/n, 18100 ARMILLA (GRANADA).

b. Disclaimer of liability

Every person who accesses this website assumes the role of user, committing himself/herself to observe and rigorously fulfil the dispositions included herein, in the General Conditions of the Website, Privacy and Cookies Policy, as well as any other applicable legal disposition.

Although AXESOR makes every effort to ensure that the information provided is correct and reliable, due to the fact that the information is produced from data supplied by sources over which AXESOR does not always have control and whose verification is not always possible, and given the large amount of material with which AXESOR works to compile the information, AXESOR does not provide any guarantee as to the accuracy, reliability, timeliness or suitability of the information provided nor is it liable for any errors, omissions, mismatches or omissions in the information provided. Consequently, the USER will not be able to demand any liability for the damages derived from errors and/or incorrectness or inaccuracy in the supplied information.

AXESOR shall not be held liable for any damage that may be caused by the incorrect operation of the Database due to external technical means, such as any element of hardware necessary for the Information supplied to function or to make the connection, expressly disclaiming any liability in the event of malfunction of the telephone network

AXESOR does not guarantee the commerciality and suitability of the content of the Information for a specific purpose. The USER agrees that the information provided by AXESOR may be one more element to be taken into account in the adoption of its business decisions, but may not take the same exclusively on the basis thereof, and doing so relieves AXESOR of all liability for the lack of adequacy. Likewise, it remains under the USER's discretion, and therefore AXESOR is released from all liability for the possible inadequacy of the content of the Information, the use of the same to bring it to court and/or tribunals, public administrations or any other public body or particular third party for any reason of their interest.

AXESOR reserves the right to interrupt the operation of the Website for the necessary maintenance, updating and repair work. The USER declares to know that the speed of data transmission on the Internet is variable and that there may be periods of time in which the network may suffer saturation, with the consequent effect on the speed of operation or access to the Service.

AXESOR reserves the right to modify or deactivate, either totally or partially, the website at any time at its own discretion and without the obligation to give prior notice.

The information published on this website may have various sources, such as the Internet or AXESOR, in order to publish information that is as correct and reliable as possible.

The USER should read carefully and agree to this document each time he/she uses the Website. Occasional modifications may be made to the terms and conditions established in this clause, and therefore, when using the Website, the USER accepts that the current version at any given time shall be applicable to said use.

AXESOR's failure to enforce any of its rights hereunder shall not be deemed a waiver of such rights in the future.

No content contained in these terms and conditions shall be construed as the conferring or transferring of any right.

If any or some of the sections or stipulations of these conditions and terms of use are declared null or inapplicable, said sections or stipulations will be considered excluded from the same, without implying the nullity of the entire document, which shall remain in force with regard to the remaining agreements.

c. Intellectual and Industrial Property Rights

The website, as well as all its content, is the property of AXESOR. USERS who provide their own information to AXESOR recognise this intellectual property right of AXESOR over their information. The information is the property of AXESOR, insofar as it is the object of intellectual property and is protected by the provisions of Royal Legislative Decree 1/1996, of 12 April, which approves the revised text of the Intellectual Property Law, in accordance with the wording given by Law 5/1998, of 6 March, with not only the data contained therein, but also the collection/systematisation of data being object of the protection, in the terms provided for in article 133 and the subsequent articles of the current Law on Intellectual Property.

Access to the Information and, where applicable, to the axesor® Database, authorised and regulated by means of these conditions, does not imply the transmission of any other of the rights derived from AXESOR's Intellectual Property.

USERS must respect the intellectual and industrial property rights, patents, trademarks, copyright of AXESOR or any third party on all information, data, images, files, applications, computer programs, etc. to which they have access through this Website, in accordance with the provisions of the clause on Intellectual Property in these conditions.

AXESOR is not responsible for the inclusion or use of contents published by USERS on the Website, which are the property of third parties and for which the USER does not hold a licence or legal authorisation for use.

The distribution or direct or indirect commercial exploitation of the information to which you have access is prohibited without the prior written authorisation of AXESOR.

d. Applicable law and Jurisdiction

The relations established between AXESOR and the USERS, as a consequence of the use of the services provided through the Website, shall be governed by the provisions of current Spanish legislation in relation to applicable legislation and competent jurisdiction. However, in cases in which current legislation provides that the parties may submit to a specific jurisdiction, AXESOR and the USERS, expressly waiving any other jurisdiction that may correspond to them, submit to the jurisdiction of the Courts and Tribunals of the city of Granada.

AXESOR RISK MANAGEMENT, S.L. © 2018.

This document has been drawn up and is the property of AXESOR RISK MANAGEMENT, S.L. (hereinafter, AXESOR).

This document is intended for the exclusive internal and personal use of the addressee to whom it has been delivered by AXESOR and may not be reproduced, published or redistributed, in whole or in part, without the express authorisation of AXESOR. The addressee shall be solely responsible for any consequences that may result from failure to comply with this prohibition, as well as for safeguarding the information supplied. In no event shall AXESOR be, nor shall it be held responsible for the use, assessment, opinions or decisions that may be adopted by third parties on the basis of the information contained in this document. The information contained is exclusively informative, in its case as a non-binding offer, without it implying a contractual commitment by either party and its content should be considered solely as commercial or descriptive information of a product or service under the characteristics, prices and configuration existing on the date of delivery.