

LEGAL NOTICE
TERMS OF USE, PRIVACY POLICY AND COOKIES POLICY
WWW.CONECTAFICTION.COM

Welcome to www.conectafiction.com (hereinafter the "Website").

Please read these conditions carefully before using the Website because when you access it, you agree to be bound by the terms of use in force at the time you access such Website.

1. Data of the holder of the Web

The Website is operated by INSIDE CONTENT, S.L, a company incorporated under Spanish law, established in Clara del Rey, nº 4, 5ª-dcha, 28002 Madrid, Spain and Tax I.D. B-87731972, registered in the Madrid Mercantile Register in volume 35592, page 110, section 8, sheet number M-639687 ("INSIDE CONTENT")

Contact Email: contact@insidecontent.tv

2. Content of the Website

The Website is the official site of the event "CONECTA FICTION", an international exchange meeting between producers, authors and other participants on television fiction (hereinafter the "Event"). Its purpose is to provide the visitor to the Website (hereinafter, the "User" or "You") with contents, documentation and information relating to the Event, as well as to facilitate the participation and follow-up by the User of the activities organized within the Event, the services it offers and allow the completion of the procedures related to it.

3. Acceptance by the User of the Terms of Use

These terms of use (hereinafter, the "Terms of Use") regulate the access, navigation and use of the Website by the User, including access to and use of the published content (including without limitation, articles, information, texts, documents, logos, graphics, drawings, photographs, images, animations, designs, software, music, videos, audio clips, databases, etc.) (hereinafter "the Contents") and the services offered through the Website (by way of example, acquisition of accreditation for the Event, submission of projects for its participation in international coproduction pitching sessions PITCH COPRO SERIES, in the pitching sessions of digital series PITCH SHORT-FORM SERIES, pitching sessions of the laboratory of FUNDACION SGAE, PITCH FUNDACION SGAE, of the scriptwriters union ALMA PITCH CLIPS, of the pitching sessions of PITCH MUSIC SERIES, of the pitching sessions of PITCH EUROREGION, of the Contest ONIDEAS and any other actions organized within the framework of the event, as well as online agenda and participation in chats and forums relating to the Event) (hereinafter "the Services").

The access to the Contents and the use of the Services that can be accessed through the Website are subject to these Terms of Use, Privacy Policy and Cookies Policy (jointly referred hereinafter to as "Legal Notice") and the User's entry in the Website implies automatic acceptance of the same.

In turn, access to or use of certain Content or Services may be subject, in addition to these Terms of Use, to particular conditions applicable to said Content or Services (the "Particular Conditions"), which will be made available to the User upon access to those Contents or Services. The User who continues browsing the Contents or contracts or uses the Services subject to the Particular Conditions automatically accepts those Particular Conditions.

If the User does not agree with the Terms of Use or with the Particular Conditions applicable to a Content or Service, you must refrain either from accessing the Website or from accessing the Contents and/or using the Services subject to the Particular Conditions with which you do not agree, as appropriate.

The Particular Conditions shall prevail over the Terms of Use in case of contradiction between the two.

INSIDE CONTENT reserves the right to modify these Terms of Use and the Particular Conditions) at any time.

If any of the Conditions of Use or the Particular Conditions found to be invalid, null, unenforceable, or inapplicable for any reason, the mentioned condition will be excluded and will not affect the validity or the applicability of the other conditions.

4. Access Conditions and use of the Website by Users

4.1. Access and registration

Access to the Website is free of charge to Users, except when specifically informed otherwise, in which case prior to accessing the paid Content and/or Services, Users will be properly informed of the price of each Service or Content together with the information of such Service or Content.

Access to the Website does not require prior registration. You will be required to register as user to access certain Content or to use or contract certain Services. Registration as user will require the express acceptance of these Terms of Use and, if applicable, the Particular Conditions applicable to the specific Content or Service.

Upon registration, the User will create a personal and non-transferable user name and password. The registered

User will be responsible for keeping the password secret. The registered User assumes all responsibility for any activity performed from his account, with his/her user and password. In the case of a suspicion that the password is known by a third party, you must change it immediately.

4.2. Under 18

To access the Content, individuals who are under the age of majority in their state/country of residence must first obtain permission from their parents, guardians or legal representatives, who will be held responsible for all acts performed by the under aged on the Website.

Access to paid Content or Services may only be made by individuals over the age of legal majority in their state/country of residence and, in any event, eighteen (18) years of age or older.

4.3. Obligation to make correct use of the Website and Services

The User agrees to use the Website and the Services and to access the Contents in accordance with any and all applicable laws, rules and regulations, these Terms of Use, the Particular Conditions of certain Services and Contents and other notices and instructions placed in their knowledge at any time.

To that end, the User shall refrain from using the Website for illegal purposes or effects, prohibited in this Terms of Use, fraudulent, harmful to the rights and interests of INSIDE CONTENT or third parties, or in any way that may damage, disable, overload, deteriorate or prevent normal access and/or use of the Website, computer equipment or documents, files and any kind of content stored on any computer of INSIDE CONTENT, other Users or any Internet user.

4.4. Publication of content by Users

Users may send their own content to the public access sections of the Website or via email (such as, for example, communications, information, opinions, suggestions, ideas, comments, questions, sound or audio files, images, photographs, etc.).

The sending of such content will imply the granting in favor of INSIDE CONTENT an irrevocable, non-exclusive, free license, for the whole world and in perpetuity, to store, publish, reproduce, distribute, publicly communicate, broadcast, modify, edit, translate, incorporate in a database, or in any other form to use and/or exploit, in whole or in part, in an integral or fragmented way, such contents through any means or technology.

The User declares and guarantees that he/she owns or assigns all rights to the content that he/she sends to or through the Website.

It is absolutely prohibited to send to the Website any content that is unlawful or infringes upon fundamental rights and public freedoms, good customs and public order. For example, it is forbidden to include contents that:

- (a) violate the right to honor, personal and family privacy or the image of the person or is injurious or libelous;
- (b) incite or promote criminal, denigrator, defamatory, violent, or discriminatory attitudes or thoughts based on sex, race, religion, belief, age or condition;
- (c) incorporate or allow access to prohibited products and/or services;
- (d) are protected by any intellectual or industrial property rights belonging to third parties, without the User having previously obtained from their owners the assignment necessary for publication on the Website;
- (e) violate business secrets of others;
- (f) constitute advertising of any kind or spam;
- (g) incorporate viruses or other physical or electronic elements that may damage or impede the normal operation of the INSIDE CONTENT system or computer system or of third parties or that may damage the files stored on such computer equipment;
- (h) provoke by its characteristics (such as format, extension, etc.) difficulties in the normal operation of the Website.

5. Non-compliance and liability

INSIDE CONTENT reserves the right to deny access to the Website or cancel the registration made by an User in the event that the User breaches the applicable law, these Conditions of Use or any applicable Particular Conditions or instructions given at any time.

The User will be liable for breach of any of the obligations to which he is subjected by virtue of these Terms of Use or of the law in relation to the use of the Website and the damages caused.

6. Exclusion of guarantees and responsibilities

6.1. Website Operation. Availability and continuity, usefulness and fallibility.

INSIDE CONTENT makes every effort to ensure that access to the Website is uninterrupted and error-free. However, due to the nature of the Internet, this cannot be fully guaranteed. In addition, sometimes access to the Website may be temporarily suspended or restricted for repair or maintenance, or for the implementation of new tools or services. When reasonably possible, INSIDE CONTENT will first warn of interruptions in the operation of the Website.

INSIDE CONTENT does not guarantee the availability and continuity of the operation of the Website or that Users can effectively use the Website and access the different web pages that make up the Website. Nor does INSIDE CONTENT guarantee the usefulness of the Website for the performance of any particular activity, nor its infallibility.

INSIDE CONTENT excludes, to the full extent allowed by the legal system, any liability for damages of any nature that may be due to the lack of availability or continuity of the operation of the Website, to the fraudulent use of the Users attributed to the Website and to the fallibility of the Website.

6.2. Published content

INSIDE CONTENT does not control or guarantee the absence of viruses or other elements in the Contents that may cause alterations in your computer system or in the files stored in your computer system.

Likewise, INSIDE CONTENT does not guarantee the legality, reliability and usefulness of the Contents nor its veracity, accuracy, completeness and updating.

INSIDE CONTENT excludes, to the fullest extent permitted by law, any liability for damages of any kind that may be due to the presence of viruses or other harmful elements in the Contents and/or lack of veracity, accuracy, completeness and/or update or any other defects and defects attributable to those of the Contents offered on the Website.

6.3. Information, content and services and hosted outside the Website

The Website may make available technical links (such as links, banners, buttons), directories and search tools that allow Users to access websites owned and/or managed by third parties (hereinafter "Linked Sites"). The installation of these links, directories and search tools in the Web Site has the sole purpose of providing Users with the search and access to the information, contents and services available on the Internet.

The results of search tools are provided directly by third parties and are a consequence of the automatic operation of technical mechanisms, so INSIDE CONTENT does not control those results and, in particular, does not control that Internet sites appear whose contents may be illegal, contrary to good customs or public order or considered inappropriate for other reasons.

INSIDE CONTENT does not offer or market the information, content and services available on Linked Sites, does not previously control, approve, recommend, monitor or make them own. The User, therefore, must exercise extreme caution in the valuation and use of the information, contents and services existing in Linked Sites.

INSIDE CONTENT does not guarantee or assume any liability for damages of any kind that may cause in the operation, availability, accessibility or continuity of the Linked Sites or in the information, contents and services offered in Linked Sites.

6.4. Use of the Website by Users

INSIDE CONTENT does not control Users' use of the Website. Therefore, INSIDE CONTENT does not guarantee that Users use the Website in accordance with these Terms of Use and, as the case may be, with the Particular Conditions that result from application, or that they do so diligently and prudently. INSIDE CONTENT also does not verify the identity of the Users, nor the veracity, validity, completeness and/or authenticity of the data that Users provide, if applicable, about themselves to other Users.

INSIDE CONTENT hereby disclaims any liability for damages of any nature that may be due to the use of the Services and Content by Users or that may be due to the lack of veracity, validity, completeness and/or authenticity of the information that the Users provide to other Users about themselves and, in particular, but not exclusively, for damages and damages of any nature that may be due to the impersonation of the personality of a third party made by a User in any kind of communication made through the Website.

7. Intellectual and industrial property rights

The Website and all of its Contents as well as the different elements that integrate it, such as navigation structure, databases, computer applications, distinctive signs, trademarks, logos, trade names, articles, texts, publications, videos, audio clips, photographs, graphic designs, animations and any others, are subject to intellectual and industrial property rights of which INSIDE CONTENT is the exclusive owner or transferee with the required scope.

These Terms of Use do not imply assignment or transfer of any kind in favor of the User of any intellectual or industrial property right on the Website or any of its elements. The User is expressly prohibited from storing, publishing, reproducing, distributing, publicly communicating, disseminating, making available, modifying, editing, translating, extracting, incorporating into a database, or otherwise using and/or exploiting, for commercial purposes, in whole or in part, by any means or procedure, the Website or any of its contents and elements, except if the prior written consent of INSIDE CONTENT is obtained.

By the mere access to the Website, the User obtains a limited authorization for personal use of the Website, for viewing the Contents, use of the Services and, if necessary, temporarily downloading the pages of the Website exclusively in the cache of the device of the User from which it accesses. In any case, you will not be able to

delete the copyright notices that are included in the Contents.

The User shall refrain from evading or attempting to circumvent any technological measures adopted by INSIDE CONTENT to restrict acts that do not have the authorization of INSIDE CONTENT or third parties entitled to rights on protected works or services accessible through the Website. The User must at all times respect all intellectual and industrial property rights on the Website, whether owned by INSIDE CONTENT or third parties.

INSIDE CONTENT grants to the User the limited, revocable and non-exclusive right to create a hyperlink, link or link on its own website that leads to the Home page of the Website, provided that said link does not represent INSIDE CONTENT, the Website and/or the Content and/or Services offered therein in a false, misleading, defamatory or otherwise offensive manner. It is prohibited, except in the cases in which INSIDE CONTENT expressly authorizes by written, to establish links, hyperlinks or links, from other websites to INSIDE CONTENT web pages other than the main page of the Website, accessible at the URL <http://www.conectafiction.com/>, or to replace it in the future, as well as to present the Website, its pages or the information contained therein under frames or marks, distinctive signs, trademarks or social or commercial names, logos or graphics of another person, natural or legal.

8. Privacy Policy

Generally, the people who make use of the Website do so without providing any personal information. However, in order to access certain Content and Services of the Website, Users must provide certain personal identification and contact data.

Users who provide their data to the Website consent to their processing in accordance with the following conditions and guarantees that the data provided are correct, committing to communicate to INSIDE CONTENT the changes that occur in them.

Personal information collected through the Website, registration forms or via email is used for the purpose that is indicated in each case in which such information is collected and, in general, to manage access to certain Content and Services of the Website, send information, promotions and publicity and other commercial communications related to INSIDE CONTENT and the Event, newsletters, update INSIDE CONTENT records, display and manage contents and communications with the User, including those published by Users, respond to communications made by Users and comply with any legal requirements, in addition, if applicable, to register the User in the Event and facilitate their participation in the international co-production pitching sessions. INSIDE CONTENT will process your data to the extent necessary to meet those needs. The User authorizes INSIDE CONTENT to keep and process its personal data for the purposes described above for the future editions of Conecta FICTION.

INSIDE CONTENT guarantees the confidentiality of the personal data provided by the Users, according to the provisions on the Ley Orgánica 3/2018, de 5 de diciembre, de Protección de Datos Personales y garantía de los derechos digitales and the General Data Protection Regulation (EU) 2016/679, and of the Law 34/2002, July 11, on Services of the Information Society and Electronic Commerce.

These data will be treated under the responsibility of INSIDE CONTENT, S.L., at Clara del Rey, nº 4, 5ª dcha, 28002 Madrid, Spain, and Tax ID B-87731972. Users may contact INSIDE CONTENT in order to be able to freely exercise their rights of access, to rectification, to erasure, to object, to data portability and to restriction of processing regarding the data incorporated in their files. To do so, they must send to INSIDE CONTENT, by certified mail to C/ Francisco Navacerrada, 8, 5º fl., Madrid 28028, Spain, or to the email address contact@insidecontent.tv a written request specifying the right that wishes to exercise, accompanied by a copy of an official document that identifies him/her. In any case, INSIDE CONTENT may keep a copy with the data duly blocked, as long as responsibilities for this agreement can be derived.

The User shall have the right to lodge a complaint with the Spanish Agency for Data Protection (AEPD) in the case that User understands that any of its rights related to data protection have been breached.

9. Cookies Policies

The cookies are alphanumeric identifiers that the Website sends to the hard disk of the User's computer through its web browser in order that our systems can recognize your browser, obtain information about your navigation in the Web site, information about connection, registration, preferences regarding the language used, IP address, identifier of devices of connection and configuration, history of purchase, etc. All this in order to obtain greater efficiency and personalization of the Contents and Services offered by the Website to the User, as well as collect statistical data. Cookies are only associated with an anonymous User and his computer and do not provide references that allow to deduce personal data of the User.

Specifically, the Website uses cookies for the following purposes:

- I. Identify you when you register on our website.
- II. Offer you content on the Website or third party websites, including advertising, advertisements, according to your interests.
- III. Offer you personalized services, such as updates of the Event.
- IV. Keep a record of the preferences selected by you, which allows us to act on them, such as whether or not you want to receive personalized advertising.

- V. Maintain a record of inscription purchases.
- VI. Prevent fraudulent activities.
- VII. Improve security.
- VIII. Collect statistical information with the aim of improving the website and its navigation, statistics of use, speed of searches, measurement of the activity of the Website, etc.

In the event that INSIDE CONTENT combines the collection of this information with the personal data of the User, that information will be treated in accordance with the Privacy Policy contained in this Legal Notice.

Visiting the Website with your browser settings adjusted to allow the acceptance of cookies confirms that you want to make use of the Website and the Contents and Services offered on the Website and that you consent to our use of cookies and any other technologies that we use to provide you the same as described in this notice.

The Help menu in the menu bar of most browsers indicates how to configure your browser to accept cookies, to notify you every time you receive a new cookie, as well as to completely disable all cookies. In the case of being completely deactivated it is possible that certain Content and Services that require its use are not available to the User.

10. Governing Law and Jurisdiction

The relationships established between the User and INSIDE CONTENT will be governed by Spanish law. The User and INSIDE CONTENT, expressly waiving any other jurisdiction that may correspond to them, will submit any disputes and / or litigation to the Courts and Tribunals of Madrid, Spain.