

LEGAL NOTICE

Introduction

This legal notice provides information about Free Press Alliance, its ownership, and its terms of use. Free Press Alliance is part of Beka Financial Markets Holdings, S.L. This document outlines the legal framework governing the use of our platform

Using this website constitutes the acceptance of the following terms and conditions. If you do not agree with these terms and conditions, you should not use **freepressalliance.com**.

1. General information

freepressalliance.com is an Internet domain (hereinafter the **'Website'**) owned by **Beka Financial Markets Holdings, S.L.** with tax identification number **B87805545** (hereinafter **"The owner of the website"**).

2. Exemption from liability for content and services

On this **website**, **Free Press Alliance** provide relevant information on freedom of the press. **Free Press Alliance** reserves the right to modify or change its content and services at any time, unilaterally and without prior notice. The information provided on the **website** is only, indicative and estimated and will never have a binding value for **Free Press Alliance**. Before using the contents and services of the **website**, the user must read the conditions included under the heading "Legal Notice", conditions that may be modified at any time, unilaterally and without prior notice from **Free Press Alliance**. Only and exclusively those conditions that are in force at any given time are considered to be applicable.

This website provides links to other Internet sites for the convenience of users of the *World Wide Web*, but is not responsible for the availability, suitability or content of such sites. **The owner of the website** does not recommend, guarantee or endorse the services described therein. Although every care has been taken in the information and documentation available on the **website**, its suitability for the purposes sought by users is not guaranteed explicitly or implicitly. The contents may contain inaccuracies or typographical or spelling errors. Consequently, **the owner of the website** shall never be held responsible for the use that users make of said contents, the latter accepting the information provided as is, and making use of it under their own responsibility.

In the News section, **the owner of the website** does not assume any liability derived from the lack of integrity, accuracy and updating of the data contained therein, since only the regulations published in the official gazettes are valid.

The owner of the website shall not be liable for any damages and/or losses that may be caused as a result of the unavailability or lack of continuity or access to the contents or services of the **website**, whether for technical reasons or of any other nature. **The owner of the website** will also not be responsible for failures in the operation of its **website**, errors, omissions, delays in data transmissions or connection lines and other incidents that may arise. In the same way, it does not guarantee that computer viruses may not exist within its computer system and shall not therefore be liable for any damage that such computer viruses may cause to users' equipment, data and/or computer programs.

3. Access to the website

Access to this **website** is free of charge. The user who freely and voluntarily communicates with **Free Press Alliance** provides the personal data that he/she deems appropriate and therefore expressly authorizes **Free Press Alliance** to use the aforementioned data to send him/her communications about its content, unless he/she expressly declares his/her refusal to receive such communications. The data provided by the user to **Free Press Alliance** via e-mail, will be treated in accordance with that described in the "**Privacy Policy**" of this **website** and always respecting the legislation in force at all times regarding the protection of personal data. Communication via e-mail between users and **Free Press Alliance** does not use a secure channel, and the data transmitted is not encrypted, so users are requested to refrain from sending personal data that deserves the consideration of specially protected data in the terms of article 9 of the LOPD, as the security measures applicable to a non-secure channel make it inadvisable. All information provided by the user to **Free Press Alliance** must be truthful.

To this effect, the user guarantees the authenticity of all the data he/she communicates to **Free Press Alliance**. Similarly, it will be the user's responsibility to keep all the information provided permanently updated so that it corresponds, at all times, to the user's real situation. In any case, the user will be solely responsible for any false or inaccurate statements made and for any damage caused to **Free Press Alliance** or third parties as a result of the information provided.

4. Personal Data Protection

The personal data collected by **Free Press Alliance** from the user are covered by the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council, of 27 April 2016 and Organic Law 3/2018, of 5 December, on the

Protection of Personal Data and Digital Guarantees. **Free Press Alliance** is very sensitive to the respect that the privacy of its users deserves, which is why it maintains a strict ["Privacy Policy"](#).

5. Legitimacy of content and property rights

The user is bound to use correctly and lawfully the contents and services of the **website**, refraining from using such contents and services with illegal or criminal purposes. The fact that in the **website**, there may appear registered trademarks or any other goods or rights protected by the industrial or intellectual property rights, does not mean, under any circumstance, that the owners of the rights have granted a license for use, concession or authorization of any kind on behalf of the users of the **website**. The greatest care has been given to avoid offences on intellectual or industrial property, as well as to avoid the dumping of illegal contents or establishing links to other websites that contain illegal information. Nevertheless, this will apply to the users who report the cases in which these circumstances may have occurred by mistake or omission, so they are immediately corrected. Regardless of the provisions in the previous paragraph, the contents or services of the **website** shall not be copied, distributed, published, recorded, stored, sent or transmitted by any means, without prior written consent of **The owner of the website**. The amendment or use of the contents with any other purpose than their own use by a natural person, either commercial or of any other nature, constitutes a violation and/or infringement of intellectual property rights of **The owner of the website**, which reserves the right to exercise the legal actions that may apply in each case to completely satisfy its interests.

6. Applicable legal regulation and jurisdiction

The ["Privacy Policy"](#) and the "Legal Notice" of this **website**, as well as the remaining content herein, has been written in compliance at all times with the applicable legislation in this field, particularly the Regulation (EU) 2016/679 of the European Parliament and Council, of 27th April 2016 and the Organic Act 3/2018, of 5th December, on Personal Data Protection and digital guarantees, and Act 34/2002, of 11th July, on Services of the Information Society and e-commerce, and may be reviewed and amended at any time with the aim of adapting to any change in the legislation in force. In that case, the new content shall be applicable from the moment it is published on the **website**, being accessible for the users thereof. Any controversy or dispute that may arise as a consequence of the use of this **website** shall be solved in accordance with the jurisdiction of the Courts of the users residence, when he/she is resident in Spain, or the Courts of Alicante, when the



user is resident outside of Spain, expressly waiving any jurisdiction that may correspond by Law.

