



KASZNAR LEONARDOS

**Terms and Conditions
of Use of the Site**

TERMS OF USE

Welcome to our Site!

This Site is controlled and operated by Kasznar Leonardos Propriedade Intelectual [“Kasznar Leonardos”, “our office” or “we”], an intellectual property law firm headquartered at Rua Teófilo Otoni, 63, 5th to 7th floor, Rio de Janeiro/RJ and registered with the Tax Payer Number 15.305.456/0001-37.

Please carefully read the information below that makes up our Terms and Conditions of Use of the Site (“Terms of Use”) to enjoy our services. This document shall be construed in conjunction with our Privacy and Personal Data Protection Policy (“Privacy Policy”).

For purposes of these Terms of Use, “You” or “User” means any individual who accesses and interacts with our Site.

Index



1. Who are we?	4
2. Our Website	5
3. Intellectual Property	6
4. Third Party Websites	7
5. Liability Limitation	8
6. Privacy Policy	9
7. General Provisions	10
8. Applicable Law and Jurisdiction	11
9. Contact	12

1. Who Are We?



We are an office specialized in Intellectual Property, focused on providing services of excellence in protecting the immaterial assets of our clients, contributing to the innovation and development of society.

We are innovators by essence, and we want to bring creativity and multidisciplinary to wherever we are. With extensive knowledge and experience in various areas of industry and business cultures, we work to create customized solutions for your business. Our team consists of 24 partners, more than 250 employees, and an extensive international network of partners. All working relentlessly to protect the inventions that move the world forward.

2. Our Website



Through this site, Kasznar Leonardos presents its services and professionals, keeping everyone informed about news in the area and opens a window of contact with You.

Therefore, our Website contains text, information, news, names, images, photographs, illustrations, visual identity, logos, trademarks, sounds and other information related to the services and practices of Kasznar Leonardos in its respective areas of expertise ["Content"].

This Content is for informational purposes only and, except as expressly delineated, does not represent any kind of legal advice to You and should not be construed as such, and Kasznar Leonardos shall not be liable for any damages incurred by You in this regard. If you would like legal advice, please contact us through our [Contact Us](#).

The Content offered on this Site and the services provided by Kasznar Leonardos are not intended for minors. Therefore, if you are under 18 years of age, we ask that you do not continue to browse our Website.

3. Intellectual Property



The use, exploitation, imitation and reproduction in whole or in part of any intellectual property assets owned by Kasznar Leonardos, including but not limited to the Content of this Website, software, trademarks, patents, copyrights, domain names and other.

The use of the aforementioned properties without the due authorization from their owners will constitute violation of intellectual property rights, and the violator will be subject to the civil and criminal penalties applicable and provided for in the specific legislation that governs the matter.

4. Third Party Website



The Site may contain links to third party websites, inserted only for the User's convenience. The inclusion of such links does not imply or mean any link, monitoring or responsibility of the Site over other websites, their content or owners.

Access to the linked websites is not subject to the Site's Terms of Use. Our office recommends that the User read the legal documentation of each website accessed through the links inserted in the Site.

Kasznar Leonardos will not be responsible, directly or indirectly, for any damage or loss caused by or related to the use of any information, content, goods or services made available on any third party website accessed through the links provided on the Site.

5. Liability Limitation



Kasznar Leonardos engages its best efforts to inform, serve and protect the User. However, the User is solely responsible for the use of the Site, its tools and functionalities. Accordingly, in no event shall our firm, its partners, agents, representatives, employees, partners, service providers, or others who are involved in the operation of the Site be liable for any incidental, consequential, punitive, or expiatory damages, lost profits, or other monetary damages in connection with any claim, suit, action, administrative, arbitration, or other proceeding brought in connection with the use of the Site, its Content, features, and/or tools.

Despite our efforts to ensure that the Site is available for twenty-four (24) hours on a daily basis, we cannot guarantee that there will be no instabilities and that we may need to take the Site offline for a short period of time.

Our office is also not responsible for your network quality, modem, electronic devices and/or other elements that may influence the User's access to the Site.

6. Privacy Policy



Our office cares about your privacy and protection of your personal data. For this reason, we have a specific Privacy Policy, which contains all the necessary information about our personal data processing operations.

7. General Provisions



Respect to Users. Our office has as principle the respect for the User, always acting in compliance with the Brazilian General Data Protection Law [Law No. 13,705/18], the Internet Act [Law No. 12,965/14] and other applicable rules.

Update. These Terms of Use may be updated at any time, if necessary. In this case, the User will be informed on the Site itself and, by becoming aware of such substantial changes and continuing to browse, will be bound by the changes made.

Partial enforceability. If any obligation contained in these Terms of Use is declared unenforceable, in whole or in part, such unenforceability shall not affect the remaining obligations.

Language. All Website documentation is in the Portuguese language. Our office may, at its discretion, make available any translations for your convenience. In case of contradiction between the translated version and the original version in Portuguese, the latter shall prevail.

8. Applicable Law And Jurisdiction



These Terms of Use shall be governed and interpreted in accordance with the Brazilian legislation in force.

The courts of the Capital City of the State of São Paulo are hereby elected to have jurisdiction to settle any disputes related to these Terms of Use.

9. Contact



If you have any questions about these Terms of Use, You can contact us by Contact Us or by our e-mail dpo@kasznarleonardos.com.

Kasznar Leonardos

Rio de Janeiro

Rua Teófilo Otoni, 63, 5º ao 7º andar
20090-080 | Rio de Janeiro | RJ | Brasil
T. 55 (21) 2113.1919 | mail@kasznarleonardos.com

São Paulo

Av. Nove de Julho, 3.147, 7º e 10º andares
01407-000 | São Paulo | SP | Brasil

www.kasznarleonardos.com



**KASZMAR
LEONARDOS**