1. GENERAL, SPECIFIC AND COMPLEMENTARY TERMS OF USE SERVICES

1.1. The present terms of use (General Terms of Use) constitute the rules and conditions of use of the website http://peloponnisossearch.com (The Website). The General Terms of use govern the use of all the aspects of the website http://peloponnisossearch.com.

1.2. The company under the name GR-SEARCH.COM, which is the administrator of the Website (Administrator), may revise at any time the present General Terms of Use and modulate specific or complementary-additional terms of use for a specific part or function of the Website. The user will be informed about these changes before his/her entrance to this part or before using this function.

1.3. The General Terms of Use and the possible specific or complementary-additional terms of use form a legally binding agreement (contract) between the Administrator and the user/visitor of this Website.

2. ACCEPTANCE OF TERMS OF USE

2.1. The visitor or user of the Website must read and study carefully the General Terms of Use before visiting or using the Website’s pages. In case of disagreement the visitor/user must not make use of them. The General Terms of Use apply to the entire content of the Website.

2.2. The users surfing the Website or its categories is assumed to have irrefutably agreed on these terms of use.

3. USE OF THE WEBSITE HTTP://PELOPONNISOSSEARCH.COM

3.1. You must not use the present Website for: a) illegal activities, b) breach of international and national laws, rulings and regulations, c) violation of intellectual property rights of the Website’s Administrator or of any third parties, d) submission of misleading or fraudulent information, e) insult, defamation, harassment, harm or discrimination on the basis of gender, age, ethnicity, sexual preference or physical disability, f) treatment of third party data, g) uploading or sending spam, phish, pharm, viruses or any malware software, that may harm the function of the Website or the services of the Internet, h) any indecent or immoral activity. The Administrator reserves the right to discontinue any access to the present Website that breaches one or more of the aforementioned prohibitions. In case the user has access to external links or external content via the present Website, the Administrator bears no responsibility towards the content and the other functions of those external links.

3.2. The users must abide by the general terms and conditions, the applicable law and every rule of law or/and practice or/and procedure which has been designated and entered into force by the Administrator.
3.3. The user acknowledges and accepts unconditionally that he/she is solely responsible for any damages that may happen on the present Website or any third party, regardless of their cause, kind or name, when those damages occur as a consequence, direct or indirect, from not complying with the present terms and conditions of use.

4. PERSONAL DATA AND CONSUMER’S SAFETY

4.1. The Administrator takes all reasonable measures for the protection of Personal Data which are subject to the Greek legislation, binding provision or contract, which ensure fair treatment and adequate level of protection of Personal Data.

4.2. The Administrator commits that all Personal Data that http://peloponnisossearch.com and the Company may receive shall not be used inappropriately and shall not be sold or given in any way to third parties.

4.3. The users unconditionally accept and provide the Administrator and his/her authorized partners the right to collect, edit and maintain record of users’ personal data, even sensitive ones, under the function of this Website for a specified purpose, which will be communicated to the user upon the collection of his/her personal data.

4.4. The Website’s users reserve the right to apply for a deletion, correction or/and update of their personal data, or the inactivation of their registration or/and express their opposition against further editing of their data, at any time, by communicating with the Administrator of the Website http://peloponnisossearch.com.

5. CONFIDENTIALITY AND PROTECTION OF COMMUNICATIONS

5.1. In case asked, the user is obliged to declare his/her real personal and other data to the Website.

5.2. The Website takes all necessary measures for the protection of communications, in accordance with the legislation.

6. WEBSITE CONTENT- INTELLECTUAL PROPERTY RIGHTS

6.1. The products or services which are mentioned to the web pages of the Website and bear the trademarks of their respective organizations, companies, partners, associations or editions constitute their own intellectual and industrial property. Except from these explicitly specified exceptions (intellectual property of third parties and partners, such as the intellectual property of the software which belongs to the company that created the website) the entity of the website's content, including logos, trademarks, images, graphics, photographs, designs, texts, audiovisual material and all the files on this website constitute intellectual property, registered trademarks and marks of services and products of the Administrator and they are protected by the relevant provisions of Greek law,
European law and the international conventions for the protection of industrial and intellectual property.

6.2. Consequently, the user must use the aforementioned only for personal use, non-commercial, provided that all notes that refer to the creator’s right and all other relative rights of intellectual property mentioned on the original material, remain on the copies, too. The distribution via social media is allowed only for non-commercial purposes. It is prohibited to modify, reproduce, post, perform, load, or distribute in any way the website’s material for commercial purposes. It is prohibited to modify, rent, lease, loan, sell, distribute or create derivative works based on the aforementioned content, fully or partially, unless authorized to do so in writing by the Administrator, through a separate agreement.

6.3. The user is allowed to save only a single copy of part of the content in a personal computer for private and not public or commercial use provided that he/she does not modify the information in any way and he/she keeps intact all copyright, trademark, and other proprietary notices and without affecting in any way the relative intellectual and industrial property rights.

6.4. The user accepts explicitly and unconditionally that he/she is solely responsible for any intervention on the content and the consequences that follow, including any loss or damage of any kind that might affect the Administrator. Whereas, the Administrator does not in any case bear any responsibility either towards the user or towards any third party.

7. Use of Data Collection Software- “cookies”

The Administrator uses data collection software, including “cookies” in order to reexamine the visits and the websites that the user visits during each session on the Internet and collect adjusted information on his preferences. The Administrator reserves the right to manage users’ personal data through data collection practices. By using the present Website, the user explicitly agrees on these practices of data collection, as well as “cookies”, and the legitimate use of personal and non-personal data, which are collected, saved and edited via these data collection practices.

8. LIMITATION- EXCLUSION OF LIABILITY

8.1. The Administrator bears no liability towards the user or any third party that derives rights from the user for any kind of damage, whether it’s a property loss or not, positive or consequential, direct or indirect, or any other kind, regardless of its specific name, form and cause, for any legal, civil or criminal claims, or for any damage from the website’s visitors or from any third party that relates to the function or not and the use of the web site or any unauthorized interventions of third parties to the information available through it.

8.2. The Administrator and his/her partners make every possible effort for the efficiency of http://peloponnisossearch.com, without guaranteeing that its
functions or its server will be uninterrupted or without any error, free from viruses
and other harmful elements.

8.3. The limitation or exclusion of the Administrator’s liability according to the
present terms does not limit or excludes his/her responsibility for any form that
cannot be legally limited or excluded on the grounds of the applicable law.

9. ADVERTISMENTS-SPONSORSHIPS

9.1. Some of the web pages of the Website or its services, which are offered or will
be offered in the future may be supported by advertising resources or/and
sponsorships and may present advertisements and promotional displays.

9.2. The way, method and extent of the advertisement and sponsorships by the
Administrator of the Website regarding its content are subject to any form of
change without a specific notice to users.

9.3. The user explicitly and unconditionally agrees that the Administrator may
place or/and promote advertisements on this specific Website.

9.4. Everything provided in the form of advertisement to users/visitors through the
Website does not represent in any case, directly or indirectly, encouragement,
advice or suggestion for any kind of act. It is at users’/visitors’ discretion to
evaluate everything provided to them and act based on their private will, excluding
any liability of the Administrator.

10. EXTERNAL CONTENT

10.1. The Website may provide references through links, hyperlinks or advertising
banners on websites of third parties, of which the availability, content , personal
data protection policy, quality and integrity of services are not under the
Administrator’s control. The Administrator does not in any case bear any liability
for the availability, content, personal data protection policy, quality or accuracy of
any third party’s web pages and functions that are available to the user/visitor
through links or banners. Consequently, in case of any arising problem during the
visit or use of these pages/functions, the visitor/user must immediately
communicate with those responsible for these specific websites who are
responsible for the functions, too.

10.2. The Administrator cannot in any case be regarded that he/she endorses or
approves the content or the functions of the websites and the web pages to which
the visitors/users are referred to or to which the present web portal is linked.

10.3. The user accepts explicitly and unconditionally that the Administrator does
not bear any liability for any loss or damage, regardless from the specified cause,
name and form, which resulted from the availability of the aforementioned
external websites or web source or as a result of any reliance demonstrated about
the integrity, accuracy or existence of any other advertisement or any other
product and material provided or disposed to the aforementioned web sites or web
sources.
11. VARIOUS SETTINGS

11.1. The General Terms of Use constitute a single legal agreement between the user and the Administrator which govern the use of this website from the user.

11.2. The user explicitly and unconditionally accepts that the Administrator may provide notices, including modifications on the Terms of Use, through email, regular mail, or announcements.

11.3. The delay in the exercise or the abstention of a right by the Administrator, either once or repeatedly, in no way implies a waiver of that right, which can be exercised at any time.

11.4. In case a provision of these Terms of Use becomes invalid the user explicitly and unconditionally accepts that it will be replaced by another term which will have equivalent effect by the Administrator, interpreting in that manner the true will of the parties. In any case, the remaining present Terms of Use are not affected by the invalidity of a term and continue to be valid and enforceable.

12. CONSEQUENCES IN CASE OF BREACH OF THE TERMS OF USE

In case of breach by the user of any term of the present Terms of Use, in addition to any other consequences laid out by the present or any other source of law, the Administrator has the right in its sole judgment to discontinue, temporally or permanently, the access to the web site.

13. JURISDICTION AND APPLICABLE LAW

The present Terms of Use are exclusively governed by the Greek Law. All disputes arising in connection with the present Terms of Use shall be exclusively resolved by the courts of Athens.

14. REVIEW OF THE TERMS OF USE

The present terms and conditions of use were revised on February 24, 2016 and govern the present Website until notification of a newer review.