LEGAL WARNING

1. PURPOSE AND ACCEPTANCE

This legal notice regulates the use of the website www.acucinternational.com (hereinafter, THE WEBSITE), which is owned by AMERICAN CANADIAN UNDERWATER CERTIFICATION INTERNATIONAL ACUC INTERNATIONAL SL (hereinafter, THE OWNER OF THE WEBSITE).

Browsing the website of THE OWNER OF THE WEBSITE attributes the status of user thereof and implies full and unreserved acceptance of each and every one of the provisions included in this Legal Notice, which may be modified.

The user undertakes to make correct use of the website in accordance with the laws, good faith, public order, traffic practices and this Legal Notice. The user will be liable to THE OWNER OF THE WEBSITE or to third parties for any damages that may be caused because of failure to comply with said obligation.

2. IDENTIFICATION AND COMMUNICATIONS

THE OWNER OF THE WEBSITE, in compliance with Spanish Law 34/2002, of July 11, on information society services and electronic commerce, informs you that:

- Its corporate name is: AMERICAN CANADIAN UNDERWATER CERTIFICATION INTERNATIONAL ACUC INTERNATIONAL SL
- CIF/NIF/NIE is: B80684038
- Its registered office is at: C/ AÑASTRO, 25. 1º A , 28033 MADRID , MADRID , SPAIN
- Registered in the Commercial Registry of Madrid. Volume: 6815, Folio: 76,
 Section: 8, Registration Sheet: 110984, Inscription:1

3. COMMUNICATIONS

All notifications and communications between users and THE OWNER OF THE WEBSITE will be considered effective, for all purposes, when made through postal mail or any other means detailed below:

Tel.: +34 917668412

• E-mail: info@acucinternational.com

4. CONDITIONS OF ACCESS AND USE

The website and its services are freely accessible; however, THE OWNER OF THE WEBSITE conditions the use of some of the services offered on its website to the prior completion of the corresponding form.

The user guarantees the authenticity and timeliness of all data communicated to THE OWNER OF THE WEBSITE and will be solely responsible for any false or inaccurate statements made.

The user expressly undertakes to make appropriate use of the contents and services of THE OWNER OF THE WEBSITE and not to use them for, among others:

- a) Disseminate content that is criminal, violent, pornographic, racist, xenophobic, offensive, in support of terrorism or, in general, contrary to the law or public order. b) Introduce computer viruses into the network or carry out actions that may alter, spoil, interrupt or generate errors or damage to the electronic documents, data or physical and logical systems of THE OWNER OF THE WEBSITE or third parties; as well as hindering the access of other users to the website and its services through the massive consumption of computer resources through which THE OWNER OF THE WEBSITE provides its services.
- c) Try to access the email accounts of other users or restricted areas of the computer systems of THE OWNER OF THE WEBSITE or third parties and, where appropriate, extract information.
- d) Violate intellectual or industrial property rights, as well as violate the confidentiality of the information of THE OWNER OF THE WEBSITE or third parties.
- e) Impersonate the identity of another user, public administrations or a third party.
- f) Reproduce, copy, distribute, make available, or any other form of public communication, transform or modify the contents, unless you have the authorization of the owner of the corresponding rights or it is legally permitted.
- g) Collect data for advertising purposes and send advertising of any kind and communications for sales or other commercial purposes without prior request or consent.

5. INTELLECTUAL AND INDUSTRIAL PROPERTY

All contents of the website, such as texts, photographs, graphics, images, icons, technology, software, as well as its graphic design and source codes, constitute a work whose property belongs to THE OWNER OF THE WEBSITE, and cannot be understood as transferred to the user any exploitation rights over them beyond what is strictly necessary for the correct use of the website.

In short, users who access this website can view the contents and make, where appropriate, authorized private copies if the reproduced elements are not subsequently transferred to third parties, nor are they installed on servers connected to networks, nor are they subject to any type of exploitation.

Likewise, all trademarks, trade names or distinctive signs of any kind that appear on the website are the property of THE OWNER OF THE WEBSITE, without it being understood that the use or access thereof attributes to the user any right over them.

The distribution, modification, transfer or public communication of the contents and any other act that has not been expressly authorized by the owner of the exploitation rights is prohibited.

6. HYPERLINKS

The establishment of a hyperlink does not imply in any case the existence of relations between THE OWNER OF THE WEBSITE and the owner of the website on which it is established, nor the acceptance and approval by THE OWNER OF THE WEBSITE of its contents or services. Those who intend to establish a hyperlink must previously request written authorization from THE OWNER OF THE WEBSITE.

In any case, the hyperlink will only allow access to the home-page or start page of our website, and must also refrain from making false, inaccurate or incorrect statements or indications about THE OWNER OF THE WEBSITE, or include illegal content, contrary to good customs and public order.

THE OWNER OF THE WEBSITE is not responsible for the use that each user gives to the materials made available on this website or for the actions carried out based on them. In hyperlinks to other places, as is also the case with social networks, THE OWNER OF THE WEBSITE will not exercise any control over these places and contents, will not assume any responsibility for the contents of any link belonging to other third-party websites nor will it guarantee the availability technical, quality, reliability, accuracy, comprehensiveness, veracity and validity of any material or information contained in any such hyperlinks or other internet sites.

7. EXCLUSION OF GUARANTEES AND RESPONSIBILITIES

The content of this website is of a general nature and has a purely informative purpose, without fully guaranteeing access to all content, nor its completeness, correctness, validity or timeliness, nor its suitability or usefulness for a specific objective.

THE OWNER OF THE WEBSITE excludes, to the extent permitted by the legal system, any liability for damages of any kind derived from:

- a) The impossibility of access to the website or the lack of veracity, accuracy, completeness and/or timeliness of the contents, as well as the existence of defects and defects of all kinds of the contents transmitted, disseminated, stored, made available, which have been accessed through the website or the services offered.
- b) The presence of viruses or other elements in the content that may cause alterations in computer systems, electronic documents or user data.
- c) Failure to comply with laws, good faith, public order, traffic practices and this legal notice as a result of incorrect use of the website. In particular, and by way of example, THE OWNER OF THE WEBSITE is not responsible for the actions of third parties that violate intellectual and industrial property rights, business secrets, rights to honor, personal and family privacy and one's own image, as well as regulations on unfair competition and illegal advertising.

Likewise, THE OWNER OF THE WEBSITE declines any responsibility regarding the information that is outside this website and is not managed directly by our webmaster. The function of the links that appear on this website is exclusively to inform the user about the existence of other sources that may expand the contents offered by this website. THE OWNER OF THE WEBSITE does not guarantee nor is responsible for the operation or accessibility of the linked sites; nor does it suggest, invite or recommend a visit to them, so it will not be responsible for the result obtained. THE OWNER OF THE WEBSITE is not responsible for the establishment of hyperlinks by third parties.

8. PROCEDURE IN CASE OF CARRYING OUT ACTIVITIES OF AN ILLICIT NATURE

If THE OWNER OF THE WEBSITE becomes aware of the use of the website services for activities that harm rights or that constitute illegal acts, he or she will take the necessary measures to repress and eliminate these activities, reserving the right to initiate legal actions.

If any user or third party considers that there are facts or circumstances that reveal the illicit nature of the use of any content and/or the performance of any activity on the web pages included or accessible through the website, they must send a notification to THE OWNER OF THE WEBSITE, duly identifying themselves, specifying the alleged infractions.

9. PUBLICATIONS

The administrative information provided through the website does not replace the legal publicity of the laws, regulations, plans, general provisions and acts that have to be formally published in the official journals of public administrations, which constitute the only instrument that attests to its authenticity and content. The information available on this website should be understood as a guide without legal validity.

10. APPLICABLE LEGISLATION AND JURISDICTION

This Legal Notice is governed by Spanish law. The parties agree to submit to the jurisdiction of the Courts and Tribunals that correspond to them based on the applicable procedural legislation.