

Participant Statement of Acceptance of the Open Innovation Program (to be signed before registering)

If you wish to participate in our company's Open Innovation Program (the "**Program**"), you must read and understand the terms and conditions and accept the sworn statement that follows by clicking "Accept" at the bottom.

I hereby state that I have read, understood and accepted the terms and conditions of the program and that I accept that the information, ideas and/or material (hereinafter, the "**Material**") which I send and submit to the Program can be analyzed and evaluated by Molinos or its advisors. When Material is sent, an original application number is automatically generated and each new shipment and provision of Material shall generate a new application number.

I state that I am of age and have the legal capacity and/or power of attorney to participate in this Program and that I (or, if applicable, my client) **am the sole owner or holder of the Material or that I am authorized and have the power of attorney to present or submit the Material to Molinos** within the context of the Program.

I also state that should the Material be confidential or restricted, I shall inform Molinos of this by checking the corresponding option when filling in the application. I agree with the measures that Molinos undertakes in order to maintain the confidentiality and the degree of commitment assumed by the company.

I also state that there is no reason or obstacle preventing me from sending the Material and that said shipment or the authorization for Molinos or its advisors to evaluate and analyze the Material does not imply any violation of third party rights. By participating in the program, I am granting Molinos exclusive authorization to analyze and evaluate the Material for a period of 60 days. I acknowledge and accept that if Molinos is interested in the Material, I may be requested to sign an additional non-disclosure agreement to safeguard the confidentiality and to grant exclusivity to Molinos so that it can start research and development activities with respect to the Material, its application and/or potential development. I also acknowledge and accept that in order to participate in the Program, I must: (i) provide personal data, such as my full name or company name, e-mail address, domicile, profession or occupation; (ii) state whether the Material is confidential or not and (iii) allow Molinos or any third party hired by Molinos for this task to process information about the Material and my personal data in order to advise or collaborate in the evaluation and analysis of the Material. Likewise, I state and accept that my participation (or that of my client) in the Program does not imply any contractual obligation or any partnership or employer/employee relationship between Molinos and me.

See **Slide Number 7** of the Molinos Presentation

Finally, I state that I have read and understood the [Special Terms and Conditions of the Program](#) and the [General Site Terms and Conditions](#) and that I accept them.

[Accept]

Special Terms and Conditions for Participation in the Open Innovation Program [www.molinos.com.ar/openinnovation]

Version 1.0 - [·]/[·]/2012

I - Introduction

Molinos Río de la Plata S.A., legally domiciled at Osvaldo Cruz 3350, Buenos Aires, Argentina, CUIT 30-50085862-8 (hereinafter, “**Molinos**”) wishes to increase its product quality and improve its process efficiency in order to achieve the highest international standards of food safety and environmental protection. The ultimate goal is to help create a better future for coming generations.

To achieve this, we call upon all of those who wish to contribute innovative and novel ideas in robotics, biotechnology, energy efficiency, industrial automation, the improvement of products or productive processes, process efficiency and other similar areas to help us meet the objectives stated above through our *Open Innovation Program* (hereinafter, the “**Program**”).

We know that there are individuals, companies, employees, customers, consumers, research centers, universities, suppliers and researchers (hereinafter, the “Participant”) across the world with original, brilliant ideas that can help us to adopt a whole point of view. These ideas may allow us to find a solution to a problem that has yet to be resolved; they may help create a new perspective or paradigm; they may reveal a new solution or lead to the development of new products. All of this is done from a socially responsible perspective that can help contribute to preserving the environment and increasing food safety.

The actors who come up with new ideas are often distanced from the agents who can develop these ideas and put them to work. This, in addition to the lack of interaction between these two important groups, means that significant efforts and achievements of the community are often fragmented and cannot be articulated within the productive system or within society.

This is why Molinos, based on certain successful precedents from diverse productive segments in other countries, has decided to join the trend that favors open innovation. This trend is based on the interaction between the community and companies and its goal is to work together to develop innovations that are profitable as well as socially useful and responsible.

For more information about the scope of the Program, click here: [Molinos Open Innovation Program](#).

II—Procedure

a) Who can participate?

To be a Program Participant, you must: (i) have the legal capacity to enter into contract, (ii) be of age in the case of individuals and/or, when applicable, (iii) be granted power of attorney by the entity you represent. **Your participation in the Program implies and allows us to assume that there are no conflicts of interest and that the rights of third parties are not violated.**

The following individuals and institutions are invited to participate in the program: employees from our company, suppliers, researchers, students, professionals, research centers, universities and any other individual or corporation that meets the conditions indicated in the previous paragraph.

b) Participant Registration

In order to participate in the Program, it is necessary to register in order to submit an idea, initiative, information or materials for evaluation. Participants can register at the Program site [www.molinos.com.ar/openinnovation/ingreso] at no cost.

All fields on the participation and submission form must be filled in with true, accurate data. The Participant warrants and covenants that all data entered on the form are true, accurate, up-to-date and authentic.

The Participant undertakes to update the data if necessary. Molinos can proceed to verify the identity of the User and/or the personal data of the User, and reserves the right to request any additional supporting evidence and/or data necessary to corroborate the data entered, and to suspend and/or permanently ban any User whose data cannot be verified. Molinos is not liable for the truthfulness or accuracy of the data provided by the Participant.

Once the Participant has successfully registered, he/she shall access his/her personal account (the "**Account**") with a user name and password known only by the Participant. Should the Participant forget them, Molinos has a system to recover such data. The Participant merely enters the e-mail address he/she used for registration and then receives the Account information via e-mail. The Account is personal and non-transferable. No Participant can register or possess more than one Account. Should Molinos detect **different accounts with matching or related data, the Company may cancel, suspend or disable them.**

Molinos reserves the right to refuse any registration application or cancel any registration or Account without being obliged to disclose or explain the reasons for its decision and without generating any right to compensation or redress.

c) Submission and shipment of the Material

Once registered, the Participant may send to the addresses specified below all information (confidential or otherwise), previous knowledge and/or industrial secrets that the Participant has developed and/or legally owns, such as an invention or intellectual work, including ideas, concepts, drawings, techniques, software and/or know-how contained in any submission and/or presentation (hereinafter, the “**Material**”) under the Program, **with the obligation of stating whether said Material is confidential or not and if there are any restrictions or limitations on said Material that should be evaluated or considered by Molinos.**

In this regard, the Participant grants his/her express and unconditional authorization for the Material to be evaluated and/or analyzed by Molinos or by the Molinos advisors or consultants involved in the Program. **Before sending the Material, the Participant must accept the statement of acceptance describing the operation of the Program. Said acceptance serves as a sworn statement.**

The Participant represents and warrants that there is no reason or obstacle preventing him/her from sending the Material and that said shipment or the authorization for Molinos or its advisors to evaluate and analyze the Material does not imply any violation of third party rights.

By sending the Material, the Participant agrees to grant Molinos a 60-day period of exclusivity in order for Molinos to analyze and evaluate the Material. Participants are requested to send Material that they deem of interest in the scope of the Program in its corresponding format, taking into account the need for preserving and protecting the Material. The Material should be sent to the following addresses and contact people:

- By post:

Molinos Río de la Plata S.A.
Uruguay 4075
(B1644HKG) Victoria
Provincia de Bs.As.
Argentina

- By courier:

Molinos Río de la Plata S.A.
Uruguay 4075
(B1644HKG) Victoria
Provincia de Bs.As.
Argentina

- In digital or electronic format:
open.innovation@molinos.com.ar

To the attention of:
Evaluation Committee

Molinos Open Innovation Plan

d) Evaluation of the Material

The Material provided by the Participant will be initially evaluated and managed as part of the selection process by the **Molinos Technology Development and Industrial Innovation** management team.

Said evaluation and/or inspection of the Material can involve sharing it with Program advisors or others involved in tasks associated with the Program under the same terms of security and confidentiality that Molinos applies to its own confidential information or information of this nature that it receives from third parties in the ordinary course of its business. This sharing is aimed at assessing the interest that Molinos could have in continuing research on improving an existing product; producing new products; enhancing production and quality processes; developing new technical solutions, processes or healthy technologies, or achieving any of the other objectives described in Section 1 of these Terms and Conditions.

e) Approval of the Material and contact with the Participant

Molinos agrees to inform the Participant who has sent and submitted Material if the Company is interested in beginning research and development (“R+D”) activities within 60 days counting from the date when the Material is received. The R+D activities would be aimed at generating new knowledge (“acquired knowledge”) and at creating new solutions, technologies, production processes, quality control and/or products or applications, services or methods. For the purposes of this Program, any acquired knowledge, improvement, new solution, method, application, technology, service, process, innovation or invention shall be referred to, handled and identified as a “**Result.**” The Molinos notice shall be sent to the e-mail address provided by the Participant at the time of registration. If the Participant does not respond to the notice within a reasonable timeframe, Molinos may send a certified written notice in order to summon the Participant to evaluate the company's proposal to begin research and/or development of the Material.

If Molinos has not expressed its interest in the Material within the 60-day term, the Participant shall be released to disclose and dispose of the Material as he/she deems appropriate.

The Participant represents and agrees that failure by Molinos to respond to any shipment and submission of any Material or to show interest in certain Material does not give the Participant the right to any claim, compensation or redress.

III- Proposal to Participants with regard to the Materials selected by Molinos

If Molinos is interested in carrying out R+D activities with respect to the Material submitted by the Participant for the purposes of achieving a Result, Molinos will summon the Participant to agree on a proposal. Both parties will make their best efforts to reach a joint agreement on, among others, the following terms: a) the use and handling of the Material and the research and development done by Molinos; b) the use that the Participant will retain during and after the R+D period; c) the ownership, application, processing, registration and/or deposit to obtain adequate protection of the intellectual and/or industrial property rights of the Results; d) the methods and scope of producing the Result/s including their (non-)exclusivity, geographical scope, time limits, as well as the technological or production environment in which the Results will be used.

IV- Indemnities and Liability

Molinos shall maintain the level of confidentiality with which it received the Material should the Participant have informed Molinos of the need for confidentiality or if necessary due to the nature of the Material and the particular circumstances of the case, and it shall apply the same protection and security measures to the confidential Material or parts thereof that it observes and applies for its own information, inventions, secrets or proprietary knowledge, with the same diligence and on terms as favorable as those which it customarily agrees on with third parties that provide Molinos with confidential information in the ordinary course of its business.

In this regard, the Participant must inform Molinos of any security measures and rights that the Participant has applied for, requested and/or obtained for the Material, including registrations, applications, deposits, passwords and technological measures, among others. The Participant acknowledges that Molinos could have developed or may be in the process of developing Material similar or identical to that submitted by the participant and that Molinos can use said Material freely to the degree to which it has been developed independently from the Material sent by the Participant.

The Participant acknowledges and agrees with the measures that Molinos may adopt to maintain such confidentiality, including among others, the following: The Participant agrees and undertakes to: (i) indemnify and hold Molinos and its directors, employees, agents, suppliers, companies or subsidiaries and vendors harmless from any and all losses, expenses, damages, and claims suffered or incurred by Molinos and/or any third party, including attorneys' fees; and (ii) be liable for all consequences arising from the infringement of intellectual or industrial

property rights of third parties caused by the use, release and/or exploitation of the Material.

While Molinos undertakes to maintain the confidentiality of the data provided by the Participant in his/her registration, the Participant undertakes to keep his/her user name and password confidential. The Participant is responsible for any use of his/her password and Account and must consider that if other people have or could have access to the e-mail listed as his/her own on the registration form now or in the future, such people could also request his/her password and user name. The Participant is exclusively responsible for taking all appropriate measures to prevent this from happening. The Participant undertakes to immediately and effectively notify Molinos of any unauthorized use of his/her Account and to hold Molinos harmless from any damages caused by such use to Molinos or any third parties.

V - General Terms and Conditions for Using the Site

In addition to consulting these special program terms and conditions and participating in the Program, anyone who wishes to navigate this site, use its links or hyperlinks or utilize other services or information - regardless of whether or not he/she is a Program Participant - must comply with the general site terms and conditions, which can be accessed by clicking on www.molinos.com.ar

VI – General Site Terms and Conditions

Please read the general terms and conditions for using this website (hereinafter, the “**Terms and Conditions**”) that are found below. These shall apply to the navigation of the website that can be visited at the URL

<http://www.molinos.com.ar/openinnovation> and for any subdomain (hereinafter, the “**Site**”), as well as for the products or services that may be offered on the Site in the future.

a) Legal Capacity

In order to use the Site, you must be of age and have legal capacity to enter into a contract. People without legal capacity or who have been suspended or disqualified cannot use this Site or access the special information or services, if any, that may be offered herein.

b) Acceptance and Acknowledgement of the Terms and Conditions

These Terms and Conditions are mandatory and binding and they govern the legal relationship between Molinos and all Site visitors, customers and/or users (registered or otherwise) (hereinafter, the “**User**”) of the Site regardless of whether or not they are participants in the Open Innovation Program, which can be accessed at **<http://www.molinos.com.ar/openinnovation>**

The visit, navigation and/or use of the Site in any form, including but not limited to its materials, information, software, images, illustrations, designs, icons and any

other content that is found or may be found there in the future are subject to the Terms and Conditions and imply the User's knowledge and acceptance.

IF YOU DO NOT AGREE OR CANNOT FULLY COMPLY WITH THE TERMS AND CONDITIONS, YOU MUST ABSTAIN FROM USING THE WEBSITE.

Molinos recommends that the User print and save a copy of the Terms and Conditions.

The User agrees and undertakes to indemnify and hold Molinos and its directors, employees, agents, suppliers, vendors and subsidiaries harmless from any and all losses, expenses, damages, and claims suffered or incurred by the Site, Molinos and/or any third party, including attorneys' fees, that result from any breach of the Terms and Conditions or of any applicable law on the part of the User.

c) Modification of the Terms and Conditions

The Terms and Condition, as well as the Site and its functions, can be replaced or changed at any time and at the sole discretion of Molinos. In these cases, the new modifications shall be announced to the Users on the Site home page and shall enter into effect immediately after their publication on the Site. The user is responsible for staying informed of changes made to the Terms and Conditions.

d) Service Interruption. System Errors. Limitation of Liability

Molinos does not warrant continuous, permanent or uninterrupted access and use of the site, and it reserves the right to interrupt, suspend or change the access to the Site at any time, either temporarily or permanently, when this responds to technical, security or maintenance reasons or when a new website function is being introduced. This shall not require the User's approval nor will any previous notice be required.

Molinos shall make its best efforts to keep the Site safe and adopt the security measures within its reach, but it does not warrant the full security of the environment, nor is it responsible for damage, harm or loss that the User may suffer due to system errors, be these in the company services, the servers utilized by Molinos or the Internet in general. Similarly, Molinos is not responsible for technical inaccuracies, typing errors, websites or third party contents that may be accessed directly or indirectly from the site via hyperlinks or website links, or for any virus, malware or damaging component of any kind that could affect the User's equipment as a result of the access, use or visit to the Site or caused by the transfer of any data, files and/or information of any kind contained in the Site. The User cannot attribute any responsibility to Molinos or demand payment or compensation of any kind for any damage or harm resulting from technical difficulties, a delay in connectivity, a Site function, system or Internet errors, or any other error or omission contained in the Site.

e) Prohibitions. Site Security

The User is prohibited from violating, infringing or otherwise affecting the normal use, operation and security of the Site. Even though Molinos uses techniques, measures and technology equipment to protect the User and the information entered into the Site, Internet is not a completely secure medium. The User understands and agrees that as the measures adopted by Molinos may prove insufficient, the User is using the Site at his/her own risk.

The User is strictly prohibited from:

i) sending files or any type of information the content of which is illegal, obscene, abusive, libelous, defamatory or contrary to accepted principles of morality (this list is only illustrative); ii) sending files containing viruses or any other program or software that may destroy or damage the operation of a computer, the Site or the system; iii) using the Site to violate any applicable law; iv) offering products or services through the Site; v) decompiling, disassembling, reverse-engineering or using programs, software or automatic or manual devices to monitor or copy the information or any content contained in the Site without the prior consent of Molinos; vi) providing false or inaccurate information during registration or at any other time when any type of personal information or data is requested; vii) carrying out any activity that interferes with or disrupt access to the Site, its operation, the server hosting this Site, or servers and/or networks connected to the server hosting this Site; viii) accessing data not intended for the User, or logging onto an account that the User is not authorized to access; or ix) attempting to probe, scan or test the vulnerability of a system or network or to breach security or authentication measures of the Site.

The User is not authorized to use any network monitoring or discovery software to determine the Site architecture, or extract information about Site use, traffic or user identities. The use of robots, spiders, or any other type of software, automatic device, or manual process to manipulate or copy the Site or its information or content is prohibited.

The User is cautioned that any violation to these provisions will subject the User to civil and/or criminal liability for damages.

f) Review and Monitoring

Molinos reserves the right to review, monitor and keep records of use for the User of the Site and its content, including search history and the IP address from which the Site was accessed, and to investigate possible violations of the Terms and Conditions. Access to the Site may be cancelled if Molinos detects patterns of use contrary to the provisions of these Terms and Conditions.

g) Registration

The User may navigate freely throughout the Site but must be registered to be able to download certain contents or access certain sections reserved for registered Users, such as the shipping and supply of the Material referred to in paragraphs I,

II, III and IV of the special terms and conditions applicable to the **Open Innovation Program**.

Users may register by accessing the Site at no cost. For the purposes of registration, Users are required to fill in all the fields in the form accurately and precisely with valid and true data. The User warrants and covenants that all data entered are true, accurate, up-to-date and authentic. For proper system operation, the User is required to keep data up-to-date, and for this purpose, undertakes to update personal data if necessary. Molinos may proceed to verify the identity of the User and/or the personal data of the User, and reserves the right to request any additional supporting evidence and/or data necessary to corroborate the data entered, and to suspend and/or permanently ban any User whose data cannot be verified.

Molinos is not liable for the truthfulness or accuracy of the data provided by the User. Also, if these Terms and Conditions are breached, Molinos reserves the right to suspend the User's access either temporarily or permanently, and to reject applications for registration.

The User shall access his/her Personal Account (the "**Account**") by entering a user name and password known only to the User. Should the User forget them, Molinos has a system to recover such data. The User merely enters the email address used for registration and then receives the user name and password via e-mail. The Account is personal, unique and non-transferable. A single User is not authorized to register or possess more than one Account. Should Molinos detect different Accounts with matching or related data, Molinos may cancel, suspend or disable the accounts. Molinos reserves the right to reject any registration application or cancel a previously accepted registration for any Account without being obliged to disclose or explain the reasons for its decision and without generating any right to compensation or redress.

Molinos undertakes to maintain the confidentiality of the information provided by the User at the time of registration; and the User undertakes to maintain the confidentiality of his/her user name and password. The User is responsible for the use of his/her password; the User must consider that if other people have or could have access to the User's email account entered on the registration form now or in the future, such people may request the User's user name and password. The User is exclusively responsible for taking all appropriate measures to prevent this from happening. The User undertakes to immediately and effectively notify Molinos of any unauthorized use of his/her Account and to hold Molinos harmless from any damages caused by such use to Molinos or any third parties.

h) Reserved Rights. Intellectual Property.

Notwithstanding the specific provisions and rules related to intellectual property and the handling of the Material (as this term is defined in the Open Innovation

Program), all the rights related to this Site and its contents are reserved by and belong to Molinos.

This Site is a work composed of different integrated and inseparable elements (including but not limited to text, logos, graphics, illustrations, photos, sound, music, database, animations, videos, software, HTML code and the design in general) owned by Molinos or third parties from whom Molinos has obtained license rights. All of the above is protected by national and international intellectual and industrial property laws.

If the User believes that any content on the Site violates or infringes in any manner whatsoever on third-party intellectual property rights, the User should notify Molinos at the address indicated in these Terms and Conditions, providing all the relevant information and supporting documents.

The “Molinos” trademark and any other trade name or distinctive symbol of Molinos or of any other subsidiary may not be reproduced or used without the prior written consent of Molinos.

i) Ads and Links. Third Party Sites

References on this Site to names, trademarks, products or services of third parties or ads, links to third party web sites or information are provided to the User solely for convenience and do not in any way constitute or imply endorsement, sponsorship, partnership or recommendation by Molinos of the third party, its information, product, or service. If the User clicks on third-party ads or links and accesses other sites that do not belong to Molinos, the User shall be subject to the terms and conditions of those sites. Molinos does not control the practices and policies of such third parties nor does it edit or monitor the content of their web sites, Therefore, Molinos is not responsible for nor does it guarantee the accuracy of the information and/or the content that may be viewed on such sites.

Notwithstanding the foregoing, if any User is affected by such third party information and/or contents, the User must promptly notify Molinos so that collaborative action may be taken in such regard. The User must carefully read the access and use policies and accept them before continuing to browse and visit such third party sites, which will be done at the User’s own risk and responsibility.

Molinos does not guarantee that the contents, operations or information provided, reproduced and/or conveyed on third party sites are legal or free from harmful effects. Therefore, the User shall hold Molinos harmless from any and all liability that may arise from the contents included on the abovementioned sites or the services provided or advertised therein.

j) Links to this Site

The creation of hyperlinks or links to this Site from other pages or web sites is authorized; provided that such hyperlinks or links do not damage the institutional

image or the trademarks of Molinos and its related companies, the Site or any person to whom the Site refers. The use of “framing”, a technique to create a hyperlink or link to this Site so as to make the Site or its content appear as belonging to the site from which the link is made, is expressly forbidden.

The creation of hyperlinks or links from pages or web sites that promote or contain comments or elements that are violent, discriminatory, pornographic or otherwise illegal, libelous or defamatory is forbidden.

In the creation of the hyperlinks or links, the use of elements extracted from the Site without the prior express consent of Molinos is strictly forbidden.

k) Limitation of Liability

Notwithstanding the provisions of sections d) and e) of these Terms and Conditions, Molinos will not be liable for:

(a) Any loss, damage, claim or liability whatsoever arising from or related to: (i) any error or omission on the Site or its information or contents; (ii) lack of availability of the Site and/or its information and/or contents; (iii) the use of the Site and/or its information and/or contents; (iv) the use of any kind of equipment or software related to the Site and/or its information and/or contents.

(b) Any special, direct, indirect, incidental, punitive or consequential damages or any damages whatsoever resulting from or related to the use, or the inability to use, the Site and/or its information and/or contents.

l) Privacy Policy Concerning the Personal Information Provided by the User. Security and Handling

The Privacy Policy of Molinos is disclosed below so that the User can freely decide whether to provide Molinos with any personal data that may be required or collected from the Site.

In order to be able to access certain sections of the Site and use them efficiently and securely, the User must provide certain data at registration, namely, first and last name, address, email account, ID number and login data (for example, the URL from which the User is accessing the Site, or the URL which the User visited next, the browser used, IP addresses, pages visited, searches done, among other information that may be stored and maintained) and, if applicable, the User’s profession or occupation. **Any personal information entered by the User into the Site is fully confidential and Molinos undertakes to protect it in accordance with the provisions of the personal data protection law (Law 25,326).** For this purpose, security systems and measures with the appropriate technology will be used to guarantee the security of data provided and avoid its unauthorized use. The information provided by the User is stored in servers or magnetic media with high levels of security and protection, both physical and technological. Molinos may delegate the handling or processing of the information

provided by or collected from the User to third parties, but only for the purpose of providing technical service to Molinos and under strict confidentiality.

Molinos and/or its related companies may store and process the User's personal data, which will be used to: (a) identify the User efficiently and securely; (b) maintain a database of customers or potential customers of Molinos, group companies and/or related companies; (c) conduct internal studies on the interests, behavior and demographics of Users to better understand their needs and interests and provide them with related information; (d) improve product and/or service development, research, production and marketing initiatives; (e) analyze pages visited and searches done by users to improve content offering; (f) conduct market and consumer behavior studies; (g) assess the business needs of the company and the group; (h) send information about new services and products, in accordance with the provisions stated below; (i) identify consumer profiles and/or habits for general promotional and marketing purposes. Molinos guarantees that User data shall be used in accordance with the provisions of Law 25,326 on Personal Data Protection, and that the databases owned in Argentina have been duly registered with the Argentine Personal Data Protection Agency.

The User has the right to access, delete or update the information in his/her Account and any User data stored on any database that may be created. Any Site User shall have the right to request and obtain information on the personal data held by Molinos on its database, and Molinos is obligated to provide the requested information within ten calendar days after the request has been received. The User may request, free of charge, the updating, correction, deletion or blocking of his/her personal data stored on the databases by sending a certified letter to or by appearing personally at Molinos's domicile. In addition, the User may request that his/her Account be deleted or removed from the database at any time.

The following information is provided in compliance with sections 1 and 2 of Executive Order No 10/2008 of the Argentine Personal Data Protection Agency: **The owner of personal data is entitled to exercise the right to access these data free of charge within intervals no shorter than six months unless a legitimate interest is evidenced to such effect in accordance with what is established in Section 14, Subsection 3 of Law 25,326.** The ARGENTINE PERSONAL DATA PROTECTION AGENCY, the enforcement body of Law 25,326, has the power to deal with all complaints relating to the breach of personal data protection rules.

For the same purposes stated above and to centralize the databases of the group, Molinos may assign and transfer (even at the international level) the User's personal data to its suppliers, other companies of its business group, subsidiaries, related companies, companies in which Molinos has an ownership interest, whether in Argentina or abroad, ensuring the highest possible levels of protection. Molinos may also transfer the User's personal data to databases located in countries that may not have the level of protection required by the Argentine Personal Data Protection Agency, but which are subject to the same good practices and approvals regarding data transfers.

If said data are required by a court, or any legal or administrative process, Molinos will be forced to disclose such data to the requesting authority, and communicate such disclosure to the concerned User.

By registering on the Site, the User agrees that Molinos and any of the group's companies or subsidiaries have the right to contact the User by post, telephone or email and to send the User information that Molinos, at its exclusive criteria, may consider of interest to the User, including any advertisements or information on offers and promotions, either from Molinos or any third party. If the User does not wish to be contacted for these purposes, the User may notify Molinos of his/her decision in writing and Molinos shall interrupt this type of communication as soon as possible.

The User is advised that, for faster access to information when going from page to page, the Site may track User data through "cookies" or "web beacons". This tracking system also helps identify the User without having to request the password every time the User accesses the Site. These *cookies* or *web beacons* are small files sent by the visited page which are stored on the computer hard drive and occupy little disk space.

m) Consumer Protection

Argentine Bureau of Consumer Protection. For inquiries or complaints, visit: <http://defensadelconsumidor.buenosaires.gov.ar> (only within the city of Buenos Aires).

Outside the city of Buenos Aires, contact the Department of Consumer Protection at <http://www.consumidor.gov.ar/>, or call 0-800-666-1518, or in person at Av. Julio A. Roca 651 4th Floor, (1322) Buenos Aires.

n) Severability of these Terms and Conditions

Any provision of these Terms and Conditions that is held to be void, invalid, or ineffective shall not affect the validity or effectiveness of the remaining provisions, which shall continue to be effective and binding on the parties.

o) Notices

As a general rule, and unless otherwise specified, any notice or other communication required in relation to the Site under these Terms and Conditions shall be made in writing: (i) to the User: by email, to the email address provided by the User, or by certified letter, to the address provided on the registration form; (ii) to Molinos: by email, to open.innovation@molinos.com.ar, or to the registered office indicated on the page: www.molinos.com.ar

p) Jurisdiction and Governing Law

The User agrees that these Terms and Conditions are exclusively and fully governed by the laws of Argentina and shall be construed in accordance therewith.

In the event of any difference, disagreement or dispute deriving from the interpretation, validity, scope and/or enforcement of these Terms and Conditions, the User shall contact the Site in writing to submit his/her claim in order for the parties to attempt to reach an agreement. In the event an agreement is not reached, the dispute shall be resolved exclusively by the ordinary courts of the city of Buenos Aires.