



CONDITIONS OF USE OF BRANDS OF THE MOCA PLATFORM

Effective as of December 1, 2016

The following conditions of this Agreement for the use of trademarks, hereinafter "Agreement", establish the legal terms that regulate the use of the name, logo, commercial image or other registered or unregistered trademarks of the MOCA Platform or its licensees ("MOCA Brands"). The terms that are not defined in the present document will have the meaning stipulated in the Terms of Service Agreement.

The User may not use the MOCA Brands unless they agree to comply with all terms and conditions of this Agreement.

1 PERMISSIONS FOR THE USAGE OF MOCA BRANDS

MOCA's brands are important assets of the INNOQUANT business and are protected by Spanish and international laws. It is possible to use the MOCA brands as described in this Agreement on a non-exclusive, non-transferable basis and on websites, applications that use services (as defined in the Service Contract), in printed resources or other media. INNOQUANT may revoke this authorization at any time. We do not expect to do this without a good reason, but, if it is revoked, the User agrees to immediately remove any MOCA brand from the websites or applications, or any other material.

2 USAGE OF THE MOCA BRANDS

The User can only use the MOCA brands in websites, applications or other means that are related directly with MOCA services, such as on a website that promotes the use of services based on MOCA. The User can not distort their true relationship with MOCA. The User can not use the brands to show MOCA or its services in a light of disparagement or disparagement, or in any other way that It can be detrimental to our business or interests in the MOCA brands.

When using only the name or logo of the MOCA platform, as opposed to "Powered by MOCA" logos or "MOCA Certified Partner", we ask the User to provide us with the appropriate brand attribute accrediting the ownership of the MOCA brands in Spain and U.E. such as: The name "MOCA Platform" and its logos are trademarks or service marks of INNOQUANT STRATEGIC ANALYTICS S.L. or its subsidiaries in Spain and other countries. Other names may be trademarks of their respective owners.

It may also provide style or usage guidelines that describe such things as size, color or



the relative placement of the MOCA brands. The User can only use the MOCA brands compatible with those guidelines, except when there is another written agreement between both parties. The User must update their use of MOCA brands to adjust to changes in the guidelines within a reasonable time after being provided a notice of the change in writing.

3 LIMITATIONS AND GOOD USE OF THE MOCA BRANDS

The User may not use the MOCA trademarks or any confusingly similar name or trademark within their product, service, company or domain name. For example, the User cannot use names like "MOCA Professional services ", " MOCA Services ", " MOCA for platforms" or domains like "getmoca.com" or similar. In addition, MOCA's trademarks cannot be used to imply any recognition by INNOQUANT of your products or services, or in ways that cause confusion for customers. The User may not display, copy, modify or transmit the MOCA brands, except as described in the present Agreement, the guidelines, or that is agreed with INNOQUANT in writing.

In addition to protecting the brands of MOCA, it is important that the User keeps his brand independent. Even when the use of the MOCA brands is allowed, we suggest that the User prominently use their own brands where it also uses the MOCA brands. For example, "Foo Analytics for MOCA" or "Bar Analytics powered by MOCA " are acceptable and emphasize their brand, but" MOCA Analytics ", " MOCA for platforms ", or "Mocalytics" are unacceptable and highlight the MOCA brands.

4 DISCLAIMER OF WARRANTY

This Agreement does not grant any warranty or express terms with respect to your use of MOCA's trademarks. We disclaim any warranty, express or implied, including any guarantee of non-infringement.

5 CONTACT

If you have any questions about this Agreement, please do not hesitate to contact us at legal@mocaplatform.com

6 OTHER LEGAL PROVISIONS

Unless otherwise agreed in writing between the User and INNOQUANT, this Agreement is the complete agreement between both parties regarding the use of the MOCA marks. INNOQUANT may terminate this Agreement at any time by notifying the User. The User can not transfer this Agreement to any third. This agreement is governed by the laws and provisions of disputes provided in the Services Contract, which are incorporated by reference. If any clause or part of this Agreement is held to be invalid or unenforceable, then it will be reformed and interpreted to achieve the objectives of that provision to the greatest extent possible, and all remaining provisions will continue in full force and effect.