

Terms and Conditions that regulate the Use and Access to this Portal.

The following is a transcription of the terms of the agreement governing the relationship between you (the User) and Banco Actinver, S.A., Institución de Banca Múltiple, Grupo Financiero Actinver; Actinver Casa de Bolsa, S.A. de C.V. Grupo Financiero Actinver; Operadora Actinver, S.A. de C.V. Sociedades Operadora de Sociedades de Inversión, Grupo Financiero Actinver; Arrendadora Actinver, S.A. de C.V., Actinver Insurance Services Agente de Seguros y de Fianzas; S.A. de C.V. and any entity member, subsidiary, related party, dependent or affiliated to Corporación Actinver, S.A.B. de C.V., and/or Grupo Financiero Actinver S.A. de C.V. (hereinafter Actinver), when accessing, browsing or using this Web site. These terms and conditions of Use are in addition to any agreement you may have with Actinver.

▪ **Acceptance of Terms, Conditions of Use and Privacy Policy**

Please read the following Terms and Conditions of Use carefully, since by the mere use or Access to any of the pages that integrate Actinver's Portal (hereinafter the Portal), it will be understood that you have read, accept and agree to be bound by the terms and conditions described herein; otherwise, please refrain from using the Portal.

For the purposes of these Terms and Conditions of Use and Access, all resources and assets owned or controlled by Actinver, subdomains and subdirectories, and all Internet guides, developed in whole or in part by Actinver that display or transfer information to or from any electronic equipment, including, but not limited to, personal computers, cell phones, personal digital assistants and television equipment, shall be understood as included in the definition of the Portal. Also included is the external appearance of screen interfaces, both static and dynamic, as well as the elements integrated into both the screen interfaces and the navigation tree, including but not limited to: those trademarks; logos; commercial notices; distinctive signs; commercial names; patents; industrial designs; characters; texts; images; sounds; databases; multimedia products; interpretations; artistic performances; fixations; photographs; radio broadcasting signals; and in general all those creations and objects expressed by any means or support, whether or not, object of protection by the legal system in force regarding intellectual, industrial property or by any other analogous legal systems.

▪ **Uses and Restrictions.**

The use of the Portal expresses the full and unreserved adherence of the User to the Terms and Conditions of Use and Access here contained.

Through the Portal, the User will access and/or use various services and contents, made available to the Users by Actinver and/or by third-party providers of such services and contents. Actinver shall have the right to deny, restrict or condition the User's access to the Portal, in whole or in part, at its sole discretion.

The use of the services and contents of the Portal is the exclusive responsibility of the User, who in any case must use them according to the functionalities allowed in the Portal itself and the uses authorized in these Terms and Conditions, for which the User is obliged to use them in such a way that they do not violate the rules of use and coexistence on the Internet, the laws of the United Mexican States, Treaties signed by Mexico, good customs, the dignity of the person, the rights of third parties and the legislation in force in the country at the time it is in use.

The intention of the Portal is to be used in a personal, private and particular way by the User, therefore it may not be copied, modified, licensed, published, reproduced or used for commercial purposes in any way, unless prior written agreement has been reached with Actinver. In addition, the acts of reproduction, sending, retransmission, diffusion, sale, distribution, publication or transmission of such content, whether or not authorized by Actinver, shall not transfer to the User any ownership of any software, service or material contained in the Portal, whether of Actinver or third parties. The use or application of any technical, logical or technological resources under which the Users may benefit, directly or indirectly, with or without profit, from the exploitation and/or unauthorized use of the contents and/or services of the Portal is expressly prohibited. The User agrees not to use the Portal

to carry out activities contrary to the Law, morality, accepted good customs or established public order or for illicit purposes or effects, prohibited or detrimental to the rights and interests of third parties, releasing Actinver from any liability that may arise from the foregoing.

It is strictly forbidden to use the Portal in any way that could damage, render useless, overload, saturate or deteriorate any equipment, computer system, telecommunications equipment, Actinver's server, or any network connected to Actinver's servers and the contents incorporated and/or stored therein. Likewise, the Portal may not be used in a way that interferes with, prevents or limits the normal and correct use and enjoyment of any other User. The User is obliged not to stalk, molest or in any way harass any third party, as well as not to collect or store personal information about other users of the Portal without complying with current legislation on data protection, or make available to third parties, for any purpose, data collected from distribution lists.

- **Security measures**

The User acknowledges and agrees that:

ACTINVER will be empowered to adopt the security measures it deems appropriate, concerning Electronic Systems, Electronic Signature and communication relating to Banking Services, so from this moment you give your agreement to the security measures that are chosen and applied by ACTINVER

Actinver, as a financial institution regulated by the Ministry of Finance and Public Credit must collect from you the data and information necessary to comply with the applicable legal provisions regarding the prevention and detection of acts, omissions or operations that could favor, provide aid, assistance or cooperation of any kind for the perpetration of the crimes provided in articles 139 or 148 Bis of the Federal Criminal Code or that could be located in the assumptions of article 400 Bis of the same Code

Actinver does not request confidential data through e-mail.

As a User You must use secure passwords consisting of at least 8 alphanumeric characters (including signs and numbers) and change the password periodically to access your e-mail.

Avoid accessing your accounts in public places or on multi-user computers.

- **Technical access requirements.**

To access the Portal, the User must have access to the Internet, either directly or indirectly through access devices and have the necessary equipment and computer systems to connect to the Internet, including a terminal suitable for this purpose and an access device. For the correct access and implementation of certain contents and services of the Portal, the User may need to download certain computer programs or other logical elements to his/her computer equipment. The User shall bear such installation, releasing ACTINVER any liability that may arise therefrom.

The Portal is created to be viewed with the specifications mentioned at the bottom of it; however, if the User uses a resolution other than that mentioned, acknowledges and agrees that the Portal will not appear as accurate as it was designed and its use will be solely and exclusively under its own responsibility. For the assignment of the access password, the following must be considered:

- a. That the selected number is not part of your account number.
- b. That you do not assign more than 2 identical characters consecutively ascending or descending.
- c. The password must not contain more than two consecutive ascending or descending numbers.

- **Passwords and Access.**

Access and use of security areas protected by security devices, such as personal passwords, access codes and confidential numbers, is restricted to authorized Users only.

The User shall refrain from attempting to obtain unauthorized access to these sections of the Portal, as well as to any other material, information or protected content, through any means, not intentionally made by Actinver to be used by all users. Unauthorized persons who attempt to access or who have inappropriately obtained access to these areas, will be subject to administrative, civil or criminal prosecution, as well as patrimonial or moral damages, damages or any other that may arise from the improper use of the services and content available on the Portal.

For the effects set forth in Art. 52 of the Law of Credit Institutions, the use of the means of identification to carry out the authorized operations through this electronic system, will substitute the autographic signature, will produce the same effects that the laws grant to the corresponding documents; and consequently, they will have the same probative value, the User expressly accepts that any instruction, operation or information that is generated, sent, received, filed or communicated through this Web page using the Electronic Signature, will be considered as autographic signature.

Electronic Signature means the card number (User Key) plus the PIN or PASSWORD, which in substitution of the autographic signature, producing the same effects that the laws grant to the autographic signature, including the probative value of it. For all the legal effects to which there is place, the user expressly recognizes and accepts the personal and nontransferable character of its Electronic Signature, as well as of its confidentiality. The User acknowledges that the User's password and PIN will remain under his/her custody, control and care, and therefore any damage that may be suffered as a consequence of the improper use of the same will be his/her exclusive responsibility.

The User authorizes Actinver to carry out, on its own initiative, the validation of the security and information characteristics that it considers pertinent. In case the User knows or believes that there has been any security violation such as theft or unauthorized use of his/her PIN, he/she must immediately notify Actinver's Call Center, in order to block access with that password and assign a new one to the User.

The User declares to know the scope that the applicable legislation attributes to the Electronic Signature, therefore its use will be of exclusive responsibility of the User and Actinver in no case will be responsible for the damages and prejudices that the improper use of the Electronic Signature may cause to the User, even when there is a fortuitous case or force majeure. In no event shall Actinver be liable for any damages, including, without limitation, damages, losses, direct, indirect, incidental or consequential expenses arising in connection with the Web site or the Internet site of Actinver or its affiliated businesses or their use or inability to use, or in connection with any failure of performance, error, omission, interruption, defect, delay in operation or transmission, computer virus or system or line failure.

The accounting entries, account statements, Authorization Number, as well as the files or physical or electronic documents that are generated due to the Use of the Portal and other documentary and technical evidence derived from the use of the Electronic Systems, will be proof of their existence and validity. The information and instructions that the User transmits or communicates to Actinver through this service will have full probative value and legal force to accredit the operation carried out, the amount of the same, its nature, as well as the characteristics and scope of its instructions.

The access codes that Actinver assigns to each client or that have been selected directly by the client, are an indispensable requirement to verify the identity of the User and for the User to access information and to be able to transmit instructions through the services provided by the Portal or any other means.

All transactions identified through the correct combination of the User's security devices will be attributable to the User and will serve to evidence their origin. Consequently, the User is responsible, including but not limited to, for all acts, dispositions or transfers made by means of such security devices.

The User accepts and understands that all the operations correctly identified with the combination of its security devices will be considered as carried out directly by the User. The use of the access keys will be the exclusive responsibility of the client, therefore, in any case, the access to information or transmission of instructions through the services provided by the Portal or any other means, through the use of the access keys, will be considered as performed by the client and in no case Actinver will be responsible for the execution of such instructions. For the services offered by the Portal, at all times, the User shall be, at all times, the sole and final responsible for maintaining in secret, keeping all due confidentiality, the security devices such as the number of his accounts and his personal passwords, access keys and confidential numbers with which he has access to the services and contents of the Portal, as well as to the pages of third parties.

The User accepts full responsibility for all activities that occur in their accounts or personal passwords or access keys or confidential numbers that are due to their conduct, inactivity or negligence. It is the obligation of the User to notify Actinver immediately if he/she becomes aware of any improper act by disclosure of information, loss, theft or unauthorized use of his/her accounts.

- **Intellectual Property.**

The intellectual property rights with respect to the services and contents and the distinctive signs and domains of the Portal, as well as the rights of use and exploitation thereof, including but not limited to their disclosure, publication, reproduction, commercialization, exploitation, distribution and transformation, are the exclusive property of Actinver. All content displayed or available through the Portal is protected by the laws of the United Mexican States and international laws on the subject.

The User does not acquire any intellectual property right by the mere use of the services and contents of the Portal and at no time such use shall be considered as an authorization or license to use the services and contents for purposes other than those contemplated in these Terms, Conditions of Use and Access to the Portal.

The User agrees that the provisions set forth in the previous paragraph regarding the ownership of Actinver's rights are also applicable to the rights of third parties regarding the services and contents of the pages linked to the Portal.

The content of this Portal may not be partially or totally reproduced, exhibited, modified, registered, copied, shown, disclosed, transmitted, distributed, published, printed, sold, given in any type of license, quoted or used to create a derivative work or for any other purposes, except with the prior written authorization of Actinver.

- **Contents.**

The information contained in this Portal has been prepared by Actinver with the purpose of providing general information to the Users. The opinions, estimates and projections contained in the Portal may be modified according to changes in expectations and in political, economic and financial market conditions, both domestic and foreign. Actinver reserves the right to update, change, modify or eliminate the information as well as the services, contents and configuration of the Portal, at any time and without prior notice. By using the Portal, the user acknowledges and accepts that Actinver is free to expand, interrupt, deactivate, limit, restrict, cancel or cancel the access, availability and operation of the Portal or any of the contents and/or services included in the Portal.

The information contained in the pages and documents that Actinver makes available has been obtained from sources that are considered reliable; however, Actinver does not guarantee its veracity. Actinver has taken all necessary care to ensure that the information contained herein is duly updated at the time of publication; however, the intention to provide this information does not imply the issuance of value judgments or investment suggestions by Actinver, its officers, executives, employees or third parties; therefore, the information, opinions, estimates and projections expressed in the Portal, as well as the consultation of any information, whether financial or of any other nature, contained in the Portal, is merely illustrative and should be considered by the User exclusively for informative purposes, by virtue of not carrying any implicit recommendation or investment suggestion that implies in itself an investment advice or that may be considered as an offer or request for an offer to sell or buy securities of any type that constitute a binding offer that obligates the User and Actinver to enter into any contract, and therefore its use shall be under the strictest responsibility of the User.

Neither Actinver, nor its suppliers or commercial partners shall be liable for any damage or harm suffered by the User as a consequence of delay, inaccuracies, errors or omissions of any kind, changes, updates, repairs or improvements to the services and contents, or of the results obtained by the use of the information contained in the Portal. Some tools that are available in the Portal provide general information on financial or investment matters based on personal information that the User provides, therefore the results should not be considered as an offer, proposal or investment recommendation. Unless specified, the User is solely and ultimately responsible for determining whether an investment, product, plan, portfolio, investment strategy or service is appropriate for him/her, based on his/her investment targets and personal financial situation.

Actinver makes no warranty of any kind nor endorses the accuracy or reliability of any information, content or advertising contained in, distributed through, linked, recorded or accessed through the Portal, nor the quality of any products, information or other materials displayed, acquired, or obtained by the User as a result of any advertising or any information or offer contained in, or related to, the service or the Portal. The User acknowledges that reliance on the credibility of any service or content shall be at the User's own risk. Actinver reserves the right, at its sole discretion and without obligation, to update any service or content posted on the Portal, without prior notice. Actinver is not responsible for any discrepancies that may arise between the version of the printed documents and the electronic version of those published on the Portal.

- **Services provided by Actinver.**

Notwithstanding the foregoing, the transactions that may be carried out through the Portal, shall be governed by the terms and conditions set forth in the respective contract, which is formalized or has been formalized by the User with Actinver, prior to the authorization of access to the transactional section of the Portal.

In accordance with the Securities Market Law, Actinver cannot assume any obligation to guarantee returns, nor be responsible for any losses that the investor may suffer as a consequence of the transactions entered into in accordance with the Securities Market Law. Actinver emphasizes to all its Users that the returns obtained by the financial products in the past do not guarantee returns in the future.

The client acknowledges that the instructions he/she transmits through the services provided by the Portal or any other means, will be made with full knowledge of the risks involved in the operations he/she orders and without the need to have obtained prior advice from Actinver with respect to each operation. Based on the foregoing, the client releases, absolutely and without limitation, Actinver from all liability that may derive from the results of the operations that the client orders through the services provided via the Internet or any other means, whether or not they derive from the non-compliance with the instructions received by the User. Actinver shall not be liable for the acts performed by the authorities of the Mexican Financial System, S.D. Indeval, S.A. de C.V., Institución para el Depósito de Valores, Bolsa Mexicana de Valores, S.A. de C.V., of

other brokerage firms or other stock intermediaries, including but not limited to errors in settlement, cancellations of events, suspensions and cancellations of registrations, suspensions and cancellations of quotations, interruptions and crashes of systems; therefore, from this moment on, the User releases Actinver absolutely and without limitation, from all liability and waives any legal action that may correspond to it for such reasons against Actinver.

- **Services provided by third parties.**

Actinver may, from time to time, offer links to other sites or Web pages from the Portal that may be of interest to the User, in which Actinver may display links, icons and/or trademarks of various independent providers, including financial services, related to Actinver and their respective services and content, whose material has been developed and is maintained by them, Actinver shall not be responsible for any changes in the links or their addresses, nor for the updating, quality, veracity, integrity and consistency of the information or the availability and operation of such sites or with respect to any act, omission or guarantee of any kind related to such sites. Actinver in no way endorses, and shall have no obligation or liability whatsoever with respect to the delivery or non-delivery of the respective services or content of such providers or the accuracy, completeness, quality or timeliness thereof. Regarding the services and content presented by third parties within the Portal, Actinver's function is limited exclusively, for the user's convenience, to providing a means to put the User in contact with service providers related to the line of business but independent of Actinver.

The services or products of third parties that are marketed within the Portal and/or in the third-party sites linked are provided by merchants independent from Actinver. Actinver is not and shall not be considered as a supplier of the goods and services offered in such pages and/or sites. The inclusion of such pages and/or links does not imply approval, endorsement, sponsorship, recommendation or warranty, by Actinver, of the services and goods marketed therein, nor of the content of such pages. There is no employment relationship, association or partnership between Actinver and such third parties.

Actinver is not responsible for and does not control, approve or endorse the services, information, data, files, products and any kind of material existing in the linked sites of the Portal pages. The quality and reliability of the linked sites may vary depending on whether they are updated or altered. The User, therefore, should exercise extreme caution in the evaluation and use of the services, information, data, files, products and any kind of material of third parties existing in the linked sites. Access to any other site linked to the Portal is at the User's own risk.

All advice, counsel, statements, information and content of third party sites linked to or within the Portal represent the opinions and judgments of such third party, consequently, Actinver shall not be liable for any damages suffered by the User as a result thereof, including, but not limited to, damages caused by economic loss, of data or programs, nor does it guarantee or assume any responsibility for damages of any kind that may be caused by the operation, availability, accessibility, continuity, maintenance of the services, information, data, files, obligations, offers, products and any kind of material existing in the linked sites. Therefore, the User understands that the relationship client - supplier or with third party sites will be exclusively between these and the User, and under no circumstances with Actinver, and therefore will not have any legal action of claim, complaint or any other, against Actinver, in case of breach, by the supplier or any site owned by third parties.

- **Confidentiality.**

Actinver maintains procedures designed, as well as will take the necessary security measures within its reach, in order to maintain the confidentiality of the confidential information received from the User through the Portal or any other means. Actinver is obliged to maintain confidential the information received from the User that has such character according to the applicable legal dispositions in the United Mexican States.

- **Cookies.**

The User who has access to the Portal, agrees to receive a cookie file or of similar purpose transmitted by Actinver's servers. Cookie means a data file that is stored on the hard drive of the User's computer when the User accesses the Portal. Cookies may contain information such as the identification provided by the user or information to track the pages the user has visited. A cookie cannot read data or information from the User's hard drive or read cookies created by other sites or pages. The purpose of cookies is to allow the User to obtain the services related to the Portal in a simpler way.

- **Availability.**

Actinver will make all reasonable efforts to try to ensure the availability and accessibility of the Portal twenty-four hours a day, every day of the year. However, the provision of new connections, changes in addressing and updating of necessary maintenance operations that, in general, involve the suspension of access to or use of the Portal may cause interruptions for the time it is necessary to undertake such tasks.

Actinver may provide or make available to the User various services, information and content through the Portal, or by links to other Internet sites, either directly or indirectly by various suppliers outside Actinver. However, Actinver cannot guarantee the availability and continuity of the operation of the Portal, nor the usefulness of the Portal or the services contained in connection with any specific activity.

Actinver shall not be liable for any damage or loss of any nature whatsoever that may be caused due to the lack of availability or continuity of operation of the Portal and/or the services contained therein.

Actinver shall not be, in any way, liable to the User or third parties for damages and/or losses related to the use or impossibility of use of the services provided by the Portal or through the Portal or for any error, delay, omission or inaccuracy of the information or in its sending or transmission, loss or damage originated by inconsistency, malfunction or non-functioning, interruption of the information, whether by a voluntary or involuntary act or omission of Actinver, acts of God or force majeure beyond the control of Actinver, labor problems, accidents, governmental dispositions, communications, power failures, technical problems, interruption in the communication systems, failures in the operation of computer systems, computer equipment or in the system itself and for any other cause beyond the control of Actinver, any of its members or its suppliers or transmitters.

- **Communications.**

The User agrees that if Actinver needs to contact or send him/her any information on paper and in writing, Actinver may do so by mail addressed to the User at the mailing address on record with Actinver or, at Actinver's discretion, by legally permitted electronic communications transmitted by Actinver to the User's e-mail address on record with Actinver. Unless the communication indicates another effective date, any communication sent by Actinver to the User shall be effective upon mailing to the User's mailing address upon delivery to the mail service provider, and any electronic communication sent by Actinver to the User shall be effective upon transmission by Actinver to the User's e-mail service provider.

The User shall promptly notify Actinver in writing, or by e-mail with written confirmation sent by mail within 5 business days thereafter, if the User changes its mail service or e-mail address or if the User's e-mail service provider no longer provides such service to the User. In no event shall Actinver be liable, and the User expressly releases Actinver from any claim or liability, for any act or omission of the User or the User's e-mail service provider in the handling of e-mail addressed to and sent by the User, or for any failure of computer hardware and software or communication lines not maintained by Actinver or under the control of Actinver.

- **Electronic records and signed documents.**

Under the terms of the provisions applicable to the Code of Commerce in force in the United Mexican States (i) any data message correctly identified with the combination of the User's security devices to Actinver, shall be considered as a written communication or in writing and as an express manifestation of the will of its issuer; and (ii) any data message correctly identified with the combination of security devices shall be considered, for all applicable purposes, as duly signed and shall be an original version when printed from the electronic file established and maintained by Actinver in the ordinary course of its operations. If electronic records and signed documents are submitted on paper as evidence in any judicial or other proceedings, they shall be admissible in the same form and under the same conditions as other documentary business records.

- **Limitation of Liability.**

Actinver shall not be liable for any damages that the User may suffer as a result of access, use or misuse of the contents of the Portal by the User or third parties.

The User acknowledges and accepts that he/she makes use of the Internet and in general of electronic means of communication under his/her strict responsibility, therefore the User expressly releases, absolutely and without limitation, Actinver, its officers, employees and directors, from any administrative, civil or criminal, judicial and/or extrajudicial liability, as well as from any patrimonial or moral damages, damages or any other that may derive from the use of such means of communication, releasing Actinver from any liability.

The User does not have the right to place hyperlinks to and from the Portal, nor the right to place or use the services and contents of the Portal in sites or pages of his own or third parties without prior written authorization from Actinver.

The User agrees that Actinver shall have no liability or contingency whatsoever with respect to the services or information, timeliness, content or correct sequence of materials, or any decision or act performed by the User based on the content or services provided by the Portal, for the interruption or delay of any information, content, service or any other aspect of the services. Actinver does not warrant that any services, products, materials or other content available on or through the Portal, or Actinver's computer system will meet the user's particular purposes or needs. There are no implied warranties of merchantability or quality, fitness for a particular use, or of the computer content, and no other warranties of any kind, express or implied, with respect to the services and content or any other aspect of the services (including, without limitation, access of information and order of fulfillment) even if Actinver has been informed or otherwise has knowledge of the possibility of such events, including without limitation, liability associated with any computer code, which could infect the User's computer equipment or related software.

Actinver does not warrant that the products, services and content available through the Portal are appropriate or available for use outside the United Mexican States or to access them from territories other than or where their content is not duly authorized. Any user who chooses to access the Portal from other locations will do so on his own initiative and, therefore, will be responsible for compliance with local laws, releasing Actinver from any administrative, civil, or criminal liability, as well as from any patrimonial or moral damages, damages or any other that may arise from the use of the services and content available on the Portal. Actinver does not guarantee or assume any liability for damages suffered by third parties accessing the Site through connections, links or links of the linked sites, nor for links to other sites that the user or visitor may make from the Site. Actinver assumes no liability whatsoever arising from the exchange of electronic information between users of the Internet network and does not assume any responsibility for technical problems that may occur in computer equipment used during the connection to the Internet network, either through the Actinver portal or other web pages.

- **Termination of Services.**

Actinver reserves the right to deny or terminate the User's access to or use of the Portal, any service, content, information or any part thereof, at Actinver's sole discretion, without notice and

without limitation, except as provided by the respective service agreement, for any reason, including, without limitation, breach by the User of any provision of these Terms and Conditions or any applicable service agreement, or discontinuance of Actinver's access to any service or content. In the event of any termination for these reasons, Actinver shall have no liability to the User.

- **Modifications.**

The use of this Portal is governed by the version of the Terms and Conditions of Use in effect on the date of access to the Portal. Actinver reserves the right to modify the Terms and Conditions of Use at any time, without prior notice and with effect from the moment the revised version of the Terms and Conditions of Use becomes available on the Portal. Consequently, at any time the Portal is used or accessed, the Terms and Conditions of use, which at that time are on the Portal shall be deemed to have been duly read and accepted in full and without reservation and that the User agrees to be bound by the Terms and Conditions of use described. Accordingly, the User agrees that it is the User's obligation to periodically review the Terms and Conditions of Use, which can be accessed at the bottom of each page of the Portal.

- **Applicable Laws and Jurisdiction.**

The user, when using the Portal, expressly accepts to submit for any controversy, interpretation, compliance and execution of the present Terms and Conditions, to the applicable laws for the specific case in force in the United Mexican States and competent in the jurisdiction of the courts of Mexico City, Federal District, expressly waiving any other jurisdiction that may correspond to him/her because of his/her nationality or present or future domicile and independently of the place where the corresponding data messages are generated, communicated, transmitted, received or stored.

If the User uses the Portal or the services or the content or information for any illegal or improper purpose, the User shall promptly reimburse Actinver for any damage, harm, loss, cost or expense incurred by Actinver as a result of such use.

For more information, please visit Actinver's website: <http://www.actinver.mx>. In case of doubts regarding the use of electronic media, the legitimate origin of an e-mail and the security of your information by the institution, please contact our Call Center at 1103 66 99 or 01800 705 55 55 55 from the interior of the Republic or your advisor. For more information:

<http://www.actinver.com/Consejos+de+Seguridad> .

Date of update: September 15, 2014.