

## **LEGAL INFORMATION**

# SOS FAIM-LUXEMBOURG ACTION POUR LE DÉVELOPPEMENT, ASBL

N° Registre de Commerce: F0000554

Legal form: Non-profit association, under Luxembourg law

Date of incorporation: 24/04/1993

Registered office: 17-19, avenue de la Libération L-3850 Schifflange

E-mail: info-luxembourg@sosfaim.org

The website www. sosfaim.lu (hereinafter referred to as "the site") is the exclusive property of SOS FAIM LUXEMBOURG ACTION POUR LE DÉVELOPPEMENT, ASBL (hereinafter referred to as "SOS FAIM"), registered in the Luxembourg Trade Register under No. F0000554, with registered office at located at 17-19, avenue de la Libération, L-3850 Schifflange.

The site is published and managed in collaboration with Intrépide Studio SARL. (hereinafter referred to as "Intrépide"), a public limited company incorporated under Luxembourg law, registered with the trade register of

Luxembourg under No. B 217259, having its registered office at 41 rue du Puits Romain, L-8070 Bertrange.

These general terms and conditions of use are governed by Luxembourg law and are intended to govern the use of the site.

By accessing the website sosfaim.lu, also accessible via the domain names sosfaim.org, sosfaim.com, sosfaim.eu, sosfaim.fr, sosfaim.de and soshunger.de, you agree to these terms and conditions of use.

If you do not wish to accept these terms and conditions, please do not continue to visit or use the website.



## 1. Responsibility of the user

The user uses the site and its services at his own risk and under his own responsibility. SOS FAIM cannot guarantee that the site and its services will not be interrupted. The obligation to provide the site and its services is limited to an obligation of means. Given that the user accesses the site via the Internet communication networks, it is the user's responsibility to be aware of the risks and to accept them.

It is the user's responsibility to protect him/herself against the effects of computer piracy by adopting a suitable and secure computer configuration, in particular with regularly updated virus detection and inoculation software.

SOS FAIM cannot be held responsible for any damage you may suffer directly or indirectly as a result of browsing the site. All information and data published on the site are provided for information purposes only. The provision of such data shall not be considered in any way whatsoever as specific advice or decision-making assistance and does not give any right to any guarantee whatsoever on the part of SOS FAIM.

The photographs, illustrations and texts reproduced and illustrating the products presented are not contractual. Consequently, the site cannot be held responsible in the event of an error in one of these photographs or texts.

### 2. Accessibility of the website

In principle, the site is accessible 24 hours a day, 7 days a week, except in the event of scheduled or unscheduled interruptions for maintenance purposes or in cases of force majeure. Being subject to an obligation of means, SOS FAIM cannot be held responsible for any damage, whatever its nature, resulting from the unavailability of the site or of one or more services, or resulting from the presence of a virus on the site.

#### 3. Links

The site may include information provided by external companies or hypertext links to other sites that have not been developed by SOS FAIM. The existence of said links to other sites in no way constitutes validation of these sites or their content by SOS FAIM.

SOS FAIM cannot be held responsible for the information, opinions and recommendations formulated by third parties. SOS FAIM has no means of controlling these sites (and/or the products and services they offer) and these sources, and does not guarantee or guarantee the availability of such sites and external sources. The links are partly automatic and cannot all be checked by SOS FAIM.



## 4. Intellectual property

All elements of the site (including the layout) as well as the site's services are protected by intellectual property laws, in particular the amended law of 18 April 2001 on copyright, related rights and databases and the Benelux convention on intellectual property. Unless otherwise indicated, copyright in the content of the site is held by SOS FAIM. All intellectual property rights, including in particular copyright and trademark rights, in all texts, illustrations, sounds, software and other material on this website are the property of SOS FAIM or are reproduced with the permission of the relevant owner.

The reproduction of information, texts, images, videos and documents of any kind contained on the site is not authorised without prior written authorisation from SOS FAIM. Any previously authorised use must be made without distortion, modification or alteration in any way whatsoever. The user is expressly prohibited from reproducing and/or using the trademarks and logos present on the site, as well as modifying, copying, translating, reproducing, selling, publishing, exploiting and distributing in digital or other format, all or part of the information, texts, photos, images, videos and data present on the site.

SOS FAIM grants the user of the site a private, non-collective and non-exclusive right to use its content. This right is limited to the right to print out one or more articles and/or to save them on a computer (or other digital medium such as a mobile phone or tablet) for personal use only.

Any networking, redistribution, professional or commercial use or marketing of the content to third parties, in any form whatsoever, is strictly prohibited without the prior written consent of SOS FAIM.

The rights implicitly or explicitly granted to you above constitute an authorisation to use and under no circumstances a transfer of rights or ownership. SOS FAIM reserves the right to take legal action against any infringement of its intellectual property rights.

## 5. Modification of the general terms and conditions of use

These general terms and conditions of use may be modified or supplemented at any time, depending on changes made to the www.sosfaim.lu website, changes in legislation or for any other reason deemed necessary. It is the user's responsibility to inform themselves of the site's general terms and conditions of use, of which only the updated version accessible online is deemed to be in force.



# 6. Applicable legislation and competent courts

Any dispute shall be subject to Luxembourg law and shall fall within the exclusive jurisdiction of the Luxembourg courts.

Done in Schifflange, November 2023