

IDENTIFICATION.

This legal notice regulates the use of the website CAMPINGCORTIJO.COM (hereinafter, THE WEBSITE), owned by LIEKE DRIESSEN (hereinafter, WEBSITE OWNER). The WEBSITE OWNER, in compliance with Law 34/2002, of July 11, of information and electronic commerce society services, informs you that:

- Its corporate name is:
- Its trade name is: LIEKE DRIESSEN
- Its Fiscal Identification Code is: X1492669S
- Its registered office is at: CAMINO SAN ISICIO S/N, CAZORLA, (JAÉN), C.P. 23470
- To communicate with us, we put the following means of contact at your disposal:
 - + Phone: +34 953721280
 - + E-mail: INFO@CAMPINGCORTIJO.COM
- All notifications and communications between users and the WEBSITE OWNER will be considered effective, for all purposes, when made via postal mail or any other means of those detailed above.

2) USERS.

The access and/or use of the WEBSITE OWNER's portal, creator of the site, attributes the condition of USER, who accepts, from said access and/or use, the General Conditions of Use reflected herein. The mentioned Conditions will be of application independently of the General Contracting Conditions that in its case are of obligatory fulfilment.

3) USE OF THE PORTAL.

The website and its services are free and open access, however, the WEBSITE OWNER conditions the use of some services offered on its website to the prior completion of the appropriate form, to become a user of the portal. The user guarantees the authenticity and timeliness of all data communicated to the WEBSITE OWNER, and shall be solely responsible for any false or inaccurate statements made. The user expressly agrees to make appropriate use of the contents and services of the WEBSITE OWNER and not to use them for, among other purposes:

Disseminating content, which is criminal, violent, pornographic, racist, xenophobic, offensive, in support of terrorism or, in general, contrary to law or public order.

Introducing into the network computer viruses, or performing actions likely to alter, damage, interrupt or generate errors or damage to electronic documents, data, or physical and logical systems of the WEBSITE OWNER or third parties; as well as

hindering the access of other users to the website and its services through the massive consumption of computing resources through which the WEBSITE OWNER provides its services.

Attempting to access the email accounts of other users or restricted areas of the computer systems of the WEBSITE OWNER or third parties and, where appropriate, extract information. Violating the rights of intellectual or industrial property, as well as violating the confidentiality of the information of the WEBSITE OWNER or third parties. To supplant the identity of another user, of the public administrations or of a third party.

Reproducing, copying, distributing, making available or in any other way publicly communicating, transforming or modifying the contents, unless you have the authorization of the owner of the corresponding rights, or it is legally permitted.

Collecting data for advertising purposes and sending advertising of any kind and communications for the purpose of sale or other commercial nature without prior request or consent.

4) PRIVACY POLICY.

The WEBSITE OWNER wants to inform users and customers of its website, about the policy carried out regarding the processing and protection of personal data of those who voluntarily use the contact forms to contact the WEBSITE OWNER, as well as to access their own page, which involve the communication of their personal data to the WEBSITE OWNER.

A.- IDENTIFICATION OF THE DATA CONTROLLER.

The WEBSITE OWNER, provided with fiscal identification code X1492669S, informs the user and customer of its Web page of the existence of a record of automated activities of personal data called CUSTOMERS, where personal data that the user and the customer provide is collected and stored in order to manage their request.

B.- UPDATING OF POLICIES.

The WEBSITE OWNER will modify, without prior notice, this privacy policy whenever necessary to adapt it to changes in legislation, regulations, jurisprudence, administration, or in order to adapt the policy to the instructions issued by the Data Protection Agency or the legitimate object of any modification. Changes in this policy, however, will be published and warned on the website of the WEBSITE OWNER. For all the above, the WEBSITE OWNER, recommends users to periodically read these policies in order to know the changes that are made in them.

C.- PURPOSE OF THE REGISTRATION OF ACTIVITIES.

The WEBSITE OWNER does not request on its website, data from Internet users who visit it, except purely identification data, therefore, the communication of personal data by the user to the WEBSITE OWNER through its website can only be understood to take place when they voluntarily use the contact form service or other means of communication to contact the WEBSITE OWNER, since in these cases the processing of data is inevitable and implicit to the communication system. For these cases and those described in the following section, the entity informs the customer that the processing of data is carried out for the following purposes: To carry out all the formalities related to the preparation of budgets, contracting, and provision of services of the WEBSITE OWNER, to the company to which it belongs or, where appropriate, to the interested party who requests it. As well as to attend and answer incoming communications and commercial prospecting to keep users informed of any promotions.

D.- CONSENT.

It is reported that when the user does not maintain business relationships with the WEBSITE OWNER, and sends an email or a communication to the WEBSITE OWNER, indicating other personal data, the user will be giving their free, unequivocal, specific, informed and express consent to the processing of personal data by the WEBSITE OWNER, for the purposes set out above, as well as to answer your communication or to send documentation.

For the same purposes, the WEBSITE OWNER informs that, if the client sends an email or communicates to the WEBSITE OWNER their personal data by reason of the position they hold in a company, whether as administrator, manager, representative and/or any other position as a contact person in the company, it will be understood that such communication entails the provision of their free, unequivocal, specific, informed and express consent for the processing of their personal data by the WEBSITE OWNER, with the purposes set out above.

E.- Identifying the recipients with respect to whom the WEBSITE OWNER intends to carry out transfers of, or access to, data on behalf of third parties. The WEBSITE OWNER only intends to carry out transfers or communications of data that due to Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 and the Organic Law 3/2018 of 5 December on the General Data Protection Regulation and the guarantee of digital rights (hereinafter GDPR) must be carried out to meet its obligations to the Public Administrations, Bodies, or persons directly related to the WEBSITE OWNER, in cases where this is required in accordance with the Legislation in force in each matter and at any time or in cases where it has expressly consented.

Likewise, the WEBSITE OWNER informs the user that any other transfer of data to be made, will be brought to their knowledge when so required by the GDPR, informing you expressly, precisely and unequivocally of the recipients of the information, the purpose for which the data will be used, and the nature of the data transferred, or

where appropriate, when the GDPR so establishes, specific and informed unambiguous consent will be previously requested from the user.

However, the WEBSITE OWNER informs the user and the customer, that any processing of personal data, is subject to current legislation in Spain on data protection, established by the GDPR and its complementary and development regulations. In this sense, the WEBSITE OWNER is only responsible for, and guarantees the confidentiality of, personal data requested by the user through the website.

F.- Quality of the data.

The WEBSITE OWNER warns the user, that except for the existence of a legally constituted representation, no user can utilize the identity of another person and communicate their personal data, so the user at all times must take into account that, they can only include personal data corresponding to their own identity and that is adequate, relevant, current, accurate and true. For this purpose, the user will be solely responsible for any damage, direct and / or indirect, caused to third parties or the WEBSITE OWNER, by the use of personal data of another person, or their own personal data when it is false, erroneous, not current, inadequate or irrelevant. Likewise, the user who utilizes the personal data of a third party, shall be liable to the latter for the obligation of information established in the GDPR for when the personal data has not been collected from the person concerned, and / or the consequences of not having informed them.

G.- Exercise of the rights of access, rectification, limitation of processing, portability, cancellation, opposition to processing and deletion of data.

The WEBSITE OWNER informs the user of the possibility of exercising their right of access, rectification, limitation of the treatment, portability, opposition to the treatment and suppression of their data as well as the right to present a claim before the Control Authority by means of writing to the WEBSITE OWNER at the following address: CAMINO SAN ISICIO S/N or by means of email addressed to INFO@CAMPINGCORTIJO.COM, enclosing in both cases their ID card or any other official form of identification.

H.- Use of forms for the collection of personal data.

In the contact forms on the web, where personal data is collected, the user must expressly, and prior to sending said information, consent acceptance and knowledge of the privacy policy by completing the "I have read and accept the privacy policy" checkbox, the contents of which can be accessed through the attached link that will be sent to you in this legal notice. If the checkbox is not marked by the user, the data contained in these forms will not be sent.

I.- Security measures adopted in relation to the processing of personal data.

The WEBSITE OWNER informs the user that, in accordance with the provisions of the GDPR, the company has adopted the necessary technical and organizational measures

to ensure the security of personal data and prevent alteration, loss, unauthorized access or treatment of said data, given the state of technology, the nature of the data stored and the risks to which they are exposed. Likewise, the WEBSITE OWNER guarantees the user the fulfilment of the duty of professional secrecy with respect to the personal data of users and the duty to store it adequately.

J.- More information about privacy policy.

If you want more information about our privacy policy, you can click on the following link on our website: [PRIVACY POLICY](#)

5) INTELLECTUAL AND INDUSTRIAL PROPERTY.

Under the provisions of current legislation governing Intellectual Property, it is expressly forbidden to reproduce, distribute and publicly communicate, including its availability modality, all or part of the contents, such as text, photographs, graphics, images, icons, technology, software, as well as graphic design and source code of this website, for commercial purposes, in any medium and by any technical means, without the authorization of the WEBSITE OWNER. All contents of the website constitute a work whose property belongs to the WEBSITE OWNER, without any of the rights over them being transferred to the user, beyond what is strictly necessary for the correct use of the website.

In short, users accessing this website can view the contents and make, where appropriate, authorized private copies provided that the elements reproduced are not subsequently transferred to third parties, or installed on servers connected to networks, or are subject to any kind of commercial activity.

Also, all trademarks, trade names or logos of any kind that appear on the website are owned by the WEBSITE OWNER, without it being understood that the use or access to it gives the user any right over them.

The establishment of a hyperlink does not imply in any case the existence of relations between the WEBSITE OWNER and the owner of the website in which it is established, nor the acceptance and approval by the WEBSITE OWNER of its contents or services. Those who intend to establish a hyperlink, must first request written permission from the WEBSITE OWNER. In any case, the hyperlink will only allow access to the home page of our website and must also refrain from making false, inaccurate or incorrect statements or indications about the WEBSITE OWNER, or include illegal content, contrary to morality and public order. The WEBSITE OWNER is not responsible for the use that each user gives to the materials made available on this website or the actions carried out thereon.

6) EXCLUSION OF WARRANTIES AND LIABILITY.

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 purpose.

The WEBSITE OWNER excludes, to the extent permitted by law, any liability for damages of any kind arising from:

A. The impossibility of accessing the website or the lack of truthfulness, accuracy, completeness and / or timeliness of the contents, as well as the existence of vices and defects of any kind in the content transmitted, disseminated, stored, made available to those who have accessed through the website or through the services offered.

B. The presence of viruses or other elements in the contents that may cause alterations in computer systems, electronic documents or user data.

C. Failure to comply with the laws, good faith, public order, traffic uses and this legal notice as a result of incorrect use of the website. In particular, and as an example, the WEBSITE OWNER is not responsible for the actions of third parties that violate intellectual and industrial property rights, business secrets, rights to honour, personal, and family privacy and self-image, as well as the rules on unfair competition and illegal advertising.

7) MODIFICATION OF THESE CONDITIONS AND DURATION.

The WEBSITE OWNER may modify at any time the conditions determined here, being duly published as they appear here. The validity of the aforementioned conditions will depend on their exposure and will be in force until they are modified by others duly published.

8) LINKS.

The WEBSITE OWNER declines any responsibility with respect to 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 likely to expand the content offered on this website. The WEBSITE OWNER does not guarantee and is not responsible for the operation or accessibility of the linked sites. Nor does it suggest, invite or recommend visiting them, nor will it be responsible for the results obtained. The WEBSITE OWNER is not responsible for the establishment of hyperlinks by third parties.

9) RIGHT OF EXCLUSION.

THE WEBSITE OWNER reserves the right to refuse or withdraw access to the portal and / or services offered without notice, at its own request or at the request of a third party, to those users who violate these General Conditions of Use of the Portal.

10) GENERALITIES.

In the event that any user or third party considers that there are facts or circumstances that reveal the unlawful 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 WEBSITE OWNER, duly identifying themselves, specifying the alleged infringements and expressly declaring under their responsibility that the information provided in the notification is accurate.

11) PUBLICATIONS.

The administrative information provided through the website does not replace the legal publication of laws, regulations, plans, general provisions and acts that have to be formally published in the official journals of the public administrations, which constitute the only instrument that attests to their authenticity. The information available on this website should be understood as a guide.

12) APPLICABLE LAW AND JURISDICTION.

These conditions shall be governed by or interpreted in accordance with Spanish law in all matters not expressly established. The provider and the user agree to submit any dispute that may arise from the provision of the products or services covered by these Conditions to the Courts and Tribunals of the user's domicile. In the event that the user is domiciled outside Spain, the provider and the user expressly waive any other forum, submitting themselves to the Courts and Tribunals.