

LEGAL NOTICE

CLAUSE 1. OWNERSHIP OF THE WEBSITE

WALLOO INNOVATION, S.L. whose registered address is at Avenida Juan Carlos I, Nº16, Entresuelo 1ºA CP 30800 Lorca (Murcia), with VAT B73917072 and registered in the Trade Register of Murcia in Volume 3168, Folio 29, entry 1 sheet number MU-89192 and email address for contact purposes info@woutrip.com (hereinafter, the "WALLOO"), owns both domains www.woutrip.com (hereinafter, the "PLATFORM"). Walloo Innovation, S.L is registered as Travel Agency in the Region of Murcia Tourism Institute, which belongs to the Department of Economic Development, Tourism and Employment, owning the following identification code: C.I.MU.349.m.

The domain name through which you have accessed the PLATFORM is property of WALLOO. The domain name can not be used in connection with other content, products and / or services that are not owned by WALLOO or so that may cause confusion among end users or discredit WALLOO.

CLAUSE 2. PURPOSES

This Legal Disclaimer establishes the governing access general conditions, navigation and use of the Website, as well as the Content (as defined in Clause 6) that integrate it, without prejudice that WALLOO may establish specific conditions governing the use, provision and / or contracting of products or services, if any, being offered at the PLATFORM.

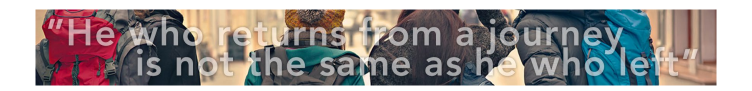
Access to the PLATFORM, use of the Content, products and / or services offered therein, as well as filling out forms, information publishing, sending of information requests, inquiries, complaints and, in general, any similar act to the above involves to acquire the user status and the complete, no-limit acceptance of the Legal Notice, the Privacy Policy and the special conditions, if any, that have been established for this purpose and which form an integral part of this Legal Notice. WALLOO reserves the right to offer certain products or services exclusively to registered users through the PLATFORM. Users have to accept the particular conditions that apply to them. The user must carefully read and understand the content of this Legal Notice.

WALLOO reserves the right to suspend or discontinue, at any time and without notice, access to products, services and / or contents of the PLATFORM, just like the same configuration of the PLATFORM and its performance on the occasion of maintenance operations, repair, renovation, improvement and / or adaptation for technical, operational and / or legal changes, with no possibility for the user to claim or demand compensation. After the period of suspension, or termination, the prohibitions, restrictions and limitations contained in this Legal Notice and / or any special conditions that apply shall survive.

CLAUSE 3. ACCESS AND USE OF THE PLATFORM

Unless otherwise expressly provided, access and use of the PLATFORM by users is free. However, WALLOO reserves the right, exclusively, to decide whether the access and use of the products or services offered through the PLATFORM will require payment, in which case the amount, payment and other particular conditions will be expressly notified to users prior to its entry into force, so that the user can voluntarily withdraw access and / or use of products or services involving the payment of any amount. Once notified the particular conditions, access and / or use of products or services by the user implies express acceptance of the particular conditions.

The use, provision and / or contracting of products or services, if any, can be offered by WALLOO at the PLATFORM may be subject to prior compliance with formal requirements such as: prior registration, filling out forms, formalize the subscription to, the payment of fees or and / or the prior acceptance of the particular conditions that may apply to them.





If for the use, provision and / or contracting of any product or service offered through the PLATFORM, the user should proceed to registration, he/she will be responsible for providing accurate and updated information, guaranteeing the authenticity of all the data the user enter when completing the preestablished forms to access the products or services concerned.

If as a result of registration, the user had to make use of an ID and password, the user promises to their diligent use and to maintain confidentiality and custody of them. Consequently, users undertake not to transfer their use to third parties, either temporarily or permanently, or to allow their use by outsiders.

It is the user's exclusive responsibility to use and / or contracting of the products or services offered on the Website by any third party who, illegitimately, use for this purpose an ID or password supplied to the user, when it occurs because of a non-diligent performance or loss of it by the user, unless the user has immediately informed WALLOO.

In view of the above, the user is required to immediately notify WALLOO any facts that make improper use of IDs and / or passwords, such as theft, loss or unauthorized access to them by third parties, in order to proceed to immediate cancellation. While such circumstances are not communicated, WALLOO shall be released from any liability arising from misuse of IDs or passwords by unauthorized third parties.

The user can be registered on the PLATFORM through his/her account in any social networks enabled on the PLATFORM (hereinafter "SOCIAL NETWORK"). In that case, WALLOO will access the user's personal data and information posted on its account of the SOCIAL NETWORK, according to the privacy settings that are established and according to the terms and conditions governing the user access to the SOCIAL NETWORK.

The user guarantees that is authorized to provide access to WALLOO to his/her account in the SOCIAL NETWORK without violating the terms and conditions governing access and use of the SOCIAL NETWORK.

The user guarantees that the access of WALLOO to his/her account on the Social Network allows WALLOO to access, store and make available to other users any information you have provided to the SOCIAL NETWORK through your account.

The use of the SOCIAL NETWORK by the user is governed exclusively by the terms and conditions signed with the SOCIAL NETWORK. WALLOO shall not review the accuracy or legality of the user information coming from the SOCIAL NETWORK and, in any case, be responsible for such information.

In any case, access, navigation and use of the PLATFORM and, where appropriate, the use or contracting of the products or services that are offered through it is under the sole responsibility of the user, so this he/she agrees to monitor diligently and faithfully any additional instruction given by WALLOO or any WALLOO authorized personnel on the use of the PLATFORM and its products or services.

The user agrees to use the Content, products and services offered through the Portal in accordance with current legislation and, in particular, undertakes to refrain from:

- i. Using it for the purpose or effects contrary to law, morals, generally accepted or public order good manners and instructions received by WALLOO.
- ii. Using them in order to damage the third parties' legitimate rights.
- iii. Using them to send advertising, communications for direct marketing purposes or any other commercial purpose, to send unsolicited messages to a plurality of people regardless of their purpose, and to sell or otherwise disclose such information, except when WALLOO'S prior express authorization occurs.





iv. Using them in any manner that could damage, disable, overload or deteriorate the PLATFORM or prevent normal use or enjoyment of the PLATFORM and / or the Content, products and services by users.

The user shall respond to WALLOO and / or third parties for any damages that could be caused due to the breach of its obligations under this clause.

CLAUSE 4. DISCLAIMER

The PLATFORM may contain information, opinions, advice, warnings and statements provided by different sources of information beyond WALLOO, including those that have been expressed by any user of the PLATFORM. WALLOO shall not be liable for decisions made by users and based on information provided the PLATFORM, which will take place under their sole responsibility. Any Content posted on the PLATFORM must be understood made exclusively for information purposes. WALLOO shall not guarantee the accuracy, reliability, usefulness or veracity of the contents, nor continuity, accuracy or exhaustiveness thereof nor the results obtained from the use that can be given to such Content and it shall have no liability to users or any other third party.

To the maximum extent permitted by applicable law, WALLOO does not guarantee or be responsible for:

- i. The continuity of the contents of the PLATFORM and / or lack of availability or accessibility of the PLATFORM or its technical continuity;
- ii. The existence of interruptions or errors in access to the PLATFORM, as well as technical problems or failures that occur during the Internet connection;
- iii. The absence of errors or inaccuracies in the content, products or services offered on the PLATFORM;
- iv. The absence of viruses and other harmful components in the PLATFORM or in the server that supplies;
- v. The invulnerability of the PLATFORM and / or the impregnability of the security measures adopted therein;
- vi. Reliability and / or fitness for a particular purpose or end of the PLATFORM, products or services incorporated therein and the information published and / or provided in relation to those goods or services;
- vii. In its case, the lack of usefulness, benefit or performance of the Content PLATFORM or services;
- viii. Damages caused to himself or a third party by anyone who breaches the conditions, rules and instructions that the licensee establishes on the PLATFORM or through breach of security systems thereof;
- ix. Any other damage that may be caused by reasons inherent in the non-operation or malfunction of the PLATFORM or the websites to which, if any links have been able to established (links).

WALLOO declares that all necessary measures have been taken, within its capabilities and state of technology, to ensure the functioning of the PLATFORM and to avoid the existence and / or transmission of viruses and other harmful components to users.

WALLOO shall make all efforts to avoid errors in the contents published in the PLATFORM. WALLOO is not responsible for the consequences that may arise from errors in the contents of the PLATFORM when provided by third parties and WALLOO had no knowledge of such errors. WALLOO is not responsible for possible security errors or disconnections that may occur nor for any damage caused to the user's computer system (hardware and software), files or documents stored therein as a result of the presence of virus in the user's computer used for connecting to the PLATFORM, or a malfunction of the browser or the use of non-updated versions.





CLAUSE 5. PROHIBITIONS AND RESTRICTIONS

It is prohibited to communicate or transmit information that infringes any third party rights and / or whose content is threatening, obscene, defamatory, pornographic, xenophobic, an attack on the dignity or the rights of children, current legislation or any conduct that incites or constitutes a criminal offense.

The inclusion and communication of content are also prohibited if they are made by user that are false or inaccurate and that could mislead other users or staff of WALLOO. In particular, users can not spread throughout the PLATFORM contents that are protected by any rights of intellectual property belonging to third individuals everytime it would result in a violation of the law, it does not have the authorization of the owner rights or discredits the fame or credibility of WALLOO, they are considered as a case of illegal, deceptive or unfair advertising and / or incorporate virus or any other electronic element that may damage or impede the functioning of the PLATFORM, network, computer equipment WALLOO or third parties and / or access to the PLATFORM by the other users.

If the user violates the above prohibitions or WALLOO has or have reasonable cause to suspect that a user has breached any of them, WALLOO reserves the right to suspend or terminate the user's account and refuse any access and use, current or future, of the PLATFORM (or any part thereof) and / or products or services offered therein.

CLAUSE 6. INTELLECTUAL PROPERTY AND INDUSTRIAL RIGHTS

WALLOO owns or has obtained the corresponding license to operate rights on intellectual and industrial property on the contents available through the Website, including, without neither limitation and not exhaustiveness, contributions, texts, graphics, drawings, source code, navigation structure, software, photographs, videos, sounds, databases, indexes, images, marks, logos, expressions and information and, in general, any other creation protected by national regulations and international treaties on intellectual property and industrial (the "CONTENT").

They are reserved to WALLOO on a perpetual term, with power to transfer to third parties and for a worldwide geographic scope all operating rights over descriptions, every pictures, videos, sound reproductions, as well as any other materials that users post on the PLATFORM (the "CONTRIBUTIONS") to the effect that WALLOO promotes the PLATFORM. In particular, users cannot modify, copy, reproduce, publicly communicate, transform, distribute or otherwise exploit all or part of the CONTENTS included in the Portal so detrimental to WALLOO or to the third parties.

Access and user navigation through the PLATFORM, as well as access to and use of services or products offered therein, shall in no case be construed as a waiver, license or total or partial transfer of the rights previously outlined by WALLOO, with the exception of otherwise expressly stated in the specific conditions regulating the use, provision and / or contracting of products or services, if any, are offered through the PLATFORM. Consequently, it is not permitted to remove, ignore or manipulate the notice of copyright and any other identifying information of the intellectual property and industrial rights of WALLOO or their respective owners property included in the Content, so as the technical protection devices, fingerprints or any information mechanisms and / or identification that might be contained in them.

Regarding the press reviews featured in the PLATFORM for products and / or services of WALLOO, WALLOO acknowledges to third holders their rights of intellectual property, not their mere mention or appearance in the PLATFORM, existence by the holder rights over them.

The trademarks, trade names, logos or other distinctive signs contained in the PLATFORM are also protected by law.

Use, exploitation and / or unauthorized use of the CONTENT by users, as well as any act of similar nature of a breach of the intellectual property rights of WALLOO and / or third parties, will lead to legally established responsibilities.





CLAUSE 7. LINKS

WALLOO may offer links, directly or indirectly, resources or Internet websites that are outside the PLATFORM. The presence of these links on the PLATFORM does not imply the existence of a dependency relationship with the owner of the linked website entity. Therefore, in these cases, WALLOO shall not be responsible for establishing the terms and conditions to be taken into account in the use of websites linked from the PLATFORM or in the provision and / or contracting of services that can be offered by part of such websites and, therefore, WALLOO shall not be held responsibility for them.

WALLOO shall not assume any responsibility for any aspect of the web pages that link from the PLATFORM, specifically, by way of example and not limitation, its operation, access, data, information, files, quality and reliability of its products and services, their own links and / or any of its CONTENTS in general.

If users have actual knowledge of the unlawful nature of activities through the PLATFORM or third-party websites to which the PLATFORM links must immediately notify WALLOO to the effect that proceed to analyse the particular situation and, if necessary, to disable the link to it.

To avoid any doubt, the fact that to access a particular web page through a "frame", which on the upper part is the name or logo of the holder, in no way it implies that this is the owner of such web pages, with headlines from websites that appear identified as such in them.

CLAUSE 8. DATA PROTECTION

WALLOO will use the personal information collected through the PLATFORM in accordance with the Privacy Policy.

CLAUSE 9. GENERALITIES

The headings of the various clauses are for information only and do not affect, qualify or modify the interpretation of the Legal Notice.

For any communication with WALLOO, users should be addressed through the means of contact indicated in Clause 1, preferably electronically. In any case, communications from WALLOO to the user should preferably be made electronically, using contact details provided. The user expressly accepts the use of email as valid for the exchange of information and referral communications with WALLOO procedure.

WALLOO reserves the right to modify this Legal Notice and / or special conditions, if any, have been established for the use and / or contracting of the products or services provided through the PLATFORM, when necessary to effects of adapting to the legislative changes, business and / or technology. The updated texts will be valid and shall take effect from its publication in the PLATFORM or, where appropriate, once notified to users on the terms provided in such notification.

In the event of any conflict between established in this Legal Notice and the particular conditions which, if any, may be established regarding products or services offered on the PLATFORM, shall prevail the provisions of the special conditions concerning the products or services subject to these particular conditions.

In the event that any provision or provisions of this Legal Notice were considered invalid notice outside (n) (s) or irrelevant (s), in whole or in part by any court, tribunal or competent administrative body, the said nullity would not affect the other provisions of the Legal Notice or the special conditions that, if any, have been established.

Lack of exercise or performance by the Contractor, any right or remedy recognized in this Legal Notice shall not constitute a waiver, unless expressly stated in writing by you.





CLAUSE 10. LAW AND JURISDICTION

This Legal Notice shall be governed by and construed in accordance with the provisions of the Spanish legislation.

Any controversy, claim or dispute regarding the interpretation, performance and / or termination of this Legal Notice is subject to the Courts of the city of Lorca.

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