LEGAL NOTICE

1. Obligations prior to the commencement of the sales procedure

This document (together with all the documents referred to herein and also available on the Website) sets out the conditions governing the sale of products and the provision of services (hereinafter referred to as the "General Conditions of Sale") through the website www.coureandorra.com (hereinafter referred to as the "Website" or the "Webpage").

By placing an order through the Website the Buyer agrees to be bound by these General Terms and Conditions of Sale, the Terms and Conditions of Use of the Website and our Privacy Policy and Cookie Policy (hereinafter collectively referred to as the 'Terms and Conditions'). If you do not agree with all of the Terms and Conditions and Policies, you do not have to contract through this Website.

It is expressly stated that the Terms and Conditions have been elaborated by ALOJAMIENTOS *TURISTICS PRINCIPADO ATP,SLU in accordance with the applicable regulations, especially, in accordance with the stipulated in the Law 13/2013, of the 13th of June, of effective competition and consumer protection, (*ii) The Law 29/2021, of the 28th of October, qualified as Personal Data Protection ("*LQPDP") and any other law that may be applicable.

The Terms and Conditions may be modified at any time, and it is the Buyer's responsibility to review them periodically, as well as each time he/she proceeds to purchase products and/or services. The Terms and Conditions in force at the time of use of the Website or conclusion of the Contract (as defined below) shall apply to the Contract.

2. Identification data

These General Terms and Conditions of Sale are subscribed to:

- On the one hand, by ALOJAMIENTOS *TURISTICS PRINCIPADO ATP,SLU. with registered office at *Crta. General 2, Residencial La Solana, BQ5, local 2, AD100 LO *TARTER with *NRT L709310C, as seller of the products and lender of the services offered through this Website to EU citizens.
- And, on the other hand, by any person who purchases any of the products or services offered on the Website (hereinafter referred to as the 'Buyer' or the 'Buyers').

The parties agree that their relations shall be governed exclusively by these General Terms and Conditions of Sale, which are accessible on the Website and which must, in any case, be previously accepted by the Buyer. In the event of modification of the same by the Company, the conditions to be applied to each Buyer shall always be those accepted at the time of purchase. The Buyer, prior to the Sale and during the purchase process, may access, file and print these General Conditions of Sale for consultation.

3. Subject matter of the contract

The Company offers through the Website:

On the one hand, a service of sale of products and services that will be listed in the details of each product or service offered at any given time through the Website.

On the other hand, the Company's Website offers a restaurant table reservation service.

To this effect, the marketing of products and/or services through the Website is intended exclusively for end consumers, in accordance with the legal provisions in force.

The purpose of these conditions is therefore to regulate the commercial relations that arise between the Company and the Purchasers via the Website.

4. Online purchase / reservation request

The Buyer declares to be of legal age and to have the legal capacity to make a purchase on the Website.

The Buyer undertakes to comply with these terms and conditions of sale.

The online purchase is made in several steps:

1. The Buyer must access www.coureandorra.com and go to the products/services with a prepurchase option.

The Buyer has several possibilities to find a product/service. He/she can visit the space with the product/service he/she wants to buy by using the menu at the top of the page or, if necessary, by clicking on the "Reserve" or "Gift" option.

The Buyer who has selected a product will be able to see the selected product on the screen, together with its description, information and price.

When the Buyer has found the product he/she wants, he/she will fill in all the necessary fields such as: day and time, number of diners, as well as his/her personal data, e-mail, allergens or intolerances, etc. You will also have to accept the conditions of use, privacy policies, legal grandparents and consent to the processing of personal data.

Once the data has been validated, the Buyer has to click on the Book button and will access the payment platform. Currently, the Company provides Buyers with the following payment method:

Credit or debit card. For any amount. Only Visa, Mastercard, Visa *Electron and Maestro cards are accepted.

The Buyer will be redirected through a secure connection. All purchases made through the website are 100% secure. The bank details will be sent in encrypted form through the SSL protocol (*Secure *Socket *Layer) and will be transmitted in a totally secure environment to our bank without being recorded at any time.

The Buyer will have to enter his bank details and then validate the purchase.

The Buyer will simultaneously receive a response from the bank, indicating whether his authentication request is accepted or denied. If the authentication is accepted, his account will be debited.

The order will only be valid:

once the system has accepted the payment through the central network of bank card authorisations.

Any financial costs (bank charges related to exchange rates, bank charges for payment transactions made outside the territory where the card was issued and other bank charges) that may result from payment by bank card shall be borne by the Purchaser.

The reservations department will check the payment and send the Buyer an e-mail with the following information:

Confirmation of payment

Information corresponding to the product purchased

Cancellation policy

And a ticket of the purchased product, if applicable

5. Cancellation policy and modifications.

All products purchased that require prior payment or that have a cancellation policy, the customer will have to take into account:

If you wish to cancel, you will have to do so 24 hours before the contracted time to receive the full amount paid.

If the cancellation is made between 24 hours and 8 hours before the contracted time, 50% of the amount paid will be refunded.

No refund will be made if the cancellation is made less than 8 hours before the contracted time.

We will keep your reservation for a maximum delay of 15 minutes after the scheduled time. After this time, we cannot guarantee the reservation.

In case of a cancellation with the right to receive 50% or 100% of the amount, this will be done within 7 working days after the cancellation, always to the same credit card used for the payment.

In order to carry out the cancellation you will have to send an email to contacta@coureandorra.ad or call +376 666 346 Reservations Department / Customer Service from 9:00 am to 10:00 pm from Monday to Sunday.

Cancellations will be confirmed by e-mail

If you wish to change your booking, you can do so by sending an email to contacta@coureandorra.ad.

The modification will be confirmed by e-mail.