

## LEGAL WARNING

In accordance with the provisions of Law 34/2002, of July 11, on information society services and electronic commerce, the following information is provided:

### 1. IDENTIFYING DATA

You are visiting the website <http://www.marysolcamperpark.com> owned by CAMPERINVEST SL, with registered office at PARTIDA MARISOL PARK 43 A (03701 CALPE) ALICANTE, with NIF B42664839, registered in the Commercial Registry of Alicante, in Volume 4237 Folio 120, Section 1, Sheet A-166457, hereinafter, the OWNER.

You can contact the Owner by any of the following means:

Telephone: 601501665

Contact email: [info@marysolcamperpark.com](mailto:info@marysolcamperpark.com)

### 2. USERS

Through this document we inform you of the terms and conditions that regulate the use of the Owner's website and/or app, as well as the associated services and content. Said use implies the acquisition of the condition of "user" and, with this condition, a series of rights and obligations.

For the purposes described above, we inform you that it is your responsibility to access the legal conditions inserted in this website, as well as the privacy policies, cookies or, where applicable, conditions of sale and read them carefully. We recommend:

- a. That you visit them every time you intend to access or use the services and contents of the site and
- b. Have you print or store a copy on your system.

### 3. USE OF THE PORTAL

This website provides access to a multitude of information, services, programs or data (hereinafter, "the contents") on the Internet belonging to the Owner or its licensors to which the User can have access.

The User assumes responsibility for the use of the portal in the terms established herein. This responsibility extends to the registration that is necessary to access certain services or content. In said registration, the

User will be responsible for providing truthful and lawful information. As a consequence of this registration, the User may be provided with a password for which he/she will also be responsible, committing to make diligent and confidential use of it.

The User undertakes to make appropriate use of the content and services (for example, chat services, discussion forums or news groups) that the Owner offers through its portal and, by way of example but not limited to, not use them for:

I Engaging in illicit activities, illegal or contrary to good faith and public order.

I Spread racist, xenophobic, pornographic-illegal content or propaganda, in support of terrorism or an attack on human rights.

I Cause damage to the physical and logical systems of the Owner, its suppliers or third parties, introduce or spread computer viruses or any other physical or logical systems on the network that are likely to cause the aforementioned damage.

I Try to access and, where appropriate, use the email accounts of other users and modify or manipulate their messages.

I Use the website or the information contained therein for commercial, political, advertising purposes and for any commercial use, especially in sending unsolicited emails.

The Owner reserves the right to withdraw all comments and contributions that violate respect for the dignity of the person, that are discriminatory, xenophobic, racist, pornographic, that attack youth or childhood, order or public safety or that, in his opinion, will not be suitable for publication. In any case, the Owner will not be responsible for the opinions expressed by users through forums, chats, or other participation tools.

#### 4. DATA PROTECTION

Everything related to the processing of your personal data is included in the [Privacy Policy](#).

#### 5. CONTENTS. INTELLECTUAL AND INDUSTRIAL PROPERTY

The Owner is the owner of all the intellectual and industrial property rights of its website, as well as the elements contained therein (by way of example: images, photographs, sound, audio, video, software or texts, brands or logos, color combinations, structure and design, selection of

materials used, computer programs necessary for its operation, access and use, etc.), owned by the Owner or its licensors.

All rights reserved. By virtue of the provisions of articles 8 and 32.1, second paragraph, of the Intellectual Property Law, the reproduction, distribution and public communication, including the method of making them available, of all or part of the contents of this web page, for commercial purposes, in any support and by any technical means, without the authorization of the Owner.

## 6. EXCLUSION OF WARRANTY

The User acknowledges that the use of the website and its contents and services is carried out under his or her exclusive responsibility. Specifically, by way of example only, the Owner does not assume any responsibility in the following areas:

- I The availability of the operation of the website, its services and contents and its quality or interoperability.

- I The purpose for which the website serves the User's objectives.

- I The violation of current legislation by the User or third parties and, specifically, of intellectual and industrial property rights owned by other people or entities.

- I The existence of malicious code or any other harmful computer element that could cause the User's or third party's computer system. The entity takes measures to protect the website against cyber attacks. However, it cannot guarantee that unauthorized access by third parties will not occur. Therefore, it is up to the User to have adequate tools for the detection and disinfection of these elements.

- I Fraudulent access to content or services by unauthorized third parties or, where applicable, the capture, elimination, alteration, modification or manipulation of messages and communications of any kind that said third parties may make.

- I Damage caused to computer equipment during access to the website and damage caused to Users when it originates from failures or disconnections in telecommunications networks that interrupt the service.

- I Damages or losses arising from circumstances that occur due to unforeseen events or force majeure.

In the event that there are forums, the use of them or other similar spaces, it must be taken into account that the messages solely reflect the opinion of the User who sends them, who is solely responsible for them.

Consequently, the Owner is not responsible for the content of the messages sent by the User.

## 7. MODIFICATION OF THIS LEGAL NOTICE AND DURATION

The Owner reserves the right to make without prior notice any modifications it deems appropriate to its portal, and may change, delete or add as many contents and services provided through it, as the way in which they are represented or located. on your portal.

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

In the event that <https://www.marysolcamperpark.com> includes links or hyperlinks to other Internet sites, the Owner will not exercise any type of control over said sites and content nor will it assume any responsibility for the contents of any link belonging to it. to a third-party website, nor will it guarantee the technical availability, quality, reliability, accuracy, comprehensiveness, veracity, validity and constitutionality of any matter or information contained in any of said hyperlinks and other sites on the Internet. Likewise, the inclusion of these external connections will not imply any type of association, merger or participation with the connected entities. Notwithstanding the foregoing, if CAMPERINVEST SL has effective knowledge that the activity or information to which it is referred or recommended is illegal, or that it damages property or rights of a third party susceptible to compensation, said data will be deleted or the link will be disabled. correspondent.

## 9. EXCLUSION RIGHTS

The Owner reserves the right to deny or withdraw access to the portal and/or the services offered without prior warning, at its own request or that of a third party, to those users who fail to comply with the content of this legal notice.

## 10. GENERALITIES

The Owner will pursue non-compliance with these conditions as well as any improper use of its portal by exercising all civil and criminal actions that may correspond to it by law.

## 11. APPLICABLE LEGISLATION AND JURISDICTION

The relationship between the Owner and the User will be governed by current Spanish regulations. All disputes and claims arising from this legal notice will be resolved by the competent Spanish courts and tribunals of the consumer and user.

## 12. MINORS

This website directs its services to users over 18 years of age. Minors under this age are not authorized to use our services and should not, therefore, send us their personal data. We inform you that if such a circumstance occurs, the Owner is not responsible for the possible consequences that may arise from failure to comply with the notice established in this same clause.

## 13. SECURITY MEASURES - SSL

The Owner has contracted an SSL ("Secure Sockets Layer") certificate for its website. Said SSL certificate allows the protection of all personal and confidential information that can be handled on a website, regardless of the information that is being transmitted, such as from any of the website's contact forms to the server or the data entered. for subscription to newsletters, access to protected areas, etc.

The website address will appear in green, activating the "https" protocol that allows secure connections from a web server to the user's browser.

Last revision September 06, 2023