

Privacy Policy and Legal Notice of www.grupomatarromera.com

The present Terms and Conditions seek to establish the terms of use of the website "<http://www.grupomatarromera.com/>" (hereafter "the site"), belonging to BODEGA MATARROMERA Ltd. (hereafter, "MATARROMERA"), domiciled in Ctra. Renedo - Pesquera km 30, 47359 - Valbuena de Duero (Valladolid), registered in the Valladolid Mercantile Registry under Tomo 555, Folio 13, Hoja VA-5565, CIF: B78671633, who can be contacted via emina@emina.es.

1. Terms of access.

The aim of this site is to provide information about MATARROMERA and its products. By using this site, the User accepts the present terms in their entirety, whereby in the case of disagreement with the content herein, the User is to abstain from using the site and the services it offers. MATARROMERA reserves the right to make any changes it deems appropriate and modify, eliminate or include, unilaterally and without notice, new content and/or services, including the form in which they are presented and located, as well as the terms of use of the site.

The User accepts that access to and use of the site and the contents included therein, as well as the services offered, takes place freely and consciously under their exclusive responsibility, and is consequently bound to the following:

- To not use the site to carry out activities contrary to law, ethics or public order, and in general to make use of the site in a lawful manner, in good faith and in accordance with the present Terms and Conditions, as well as abstaining from carrying out any act which could damage, disable, overburden or impede the site and/or hinder its normal use by other Users.
- To not modify or alter any of the site's content without the express written consent of the holder. In the case of any unauthorised alteration, modification or manipulation, the holder is exempt from any liability.
- To not reproduce, copy, distribute, publicly display, transform or alter the contents of the site, unless prior consent has been obtained from the holder of the corresponding rights or is otherwise legally permitted; it is also forbidden to delete, avoid or manipulate the copyright notice or any other data with regards to the rights of MATARROMERA or other incorporated holders to the contents, as well as the use of any technological protection devices or other reporting mechanisms capable of retrieving or recording featured content.
- To not introduce or spread any web programme (whether a virus or any other harmful software) that may cause damage to the site.

MATARROMERA does not guarantee the availability and continued operation of the site and shall not be liable for any damages incurred or technical faults, including viruses or other harmful elements of any kind, derived from using the information and material contained on the site.

2. Use of Cookies.

With the aim of providing an improved service, MATARROMERA may store small data files known as Cookies on the User's computer, used in order to facilitate the proper operation of various services, such as conducting usage statistics, identifying problems with the site and carrying out the administration of all services on offer. Should the User wish to block or restrict the use of cookies on their device, these settings can be configured using the internet browser.

3. Responsibilities.

The User shall be held responsible for damages of any kind incurred by MATARROMERA or any third party owing to failure to comply with the obligations outlined in the present Terms and Conditions.

MATARROMERA does not assume any responsibility nor execute any control over any possible hyperlinks to external content that feature on the site; however should any links include unlawful content, these will be withdrawn immediately upon their identification.

4. Industrial and intellectual property.

The User acknowledges that all content on the site, namely, all information, material and content, the structure, selection, ordering and provision of its contents, programmes and applications used in relation to them, are protected by the rights of intellectual and industrial property by the holder of the site or, as the case may be, a third party.

Under no circumstances is access to or use of the aforementioned by the User indicative of any type of refusal, transmission, or total or partial cessation of the said rights. Neither does this confer any rights of use, alteration, exploitation, reproduction, distribution or public display of the said content without express prior permission specifically granted to that effect by MATARROMERA or a third party owner of the rights in question.

MATARROMERA holds the rights to all elements pertaining to the graphic design of its site, menus, navigation buttons, coding, texts, images, textures, graphics and any other site content, and has the corresponding authorisation rights for use of the said elements at its disposal.

All distinctive trademarks, trade names or logos which feature on this site are the property of MATARROMERA and/or third party companies. It is strictly prohibited to use or permanently download them, nor may they be copied or distributed by any means without prior permission of the holder.

In the event that any User or third party considers any of the content that features on the site to be a violation of their Industrial or Intellectual Property rights, they are to send notice to MATARROMERA, identifying themselves and the copyright owner of the industrial or intellectual property purportedly infringed, providing certified proof demonstrating the rights in question.

5. Data Protection.

In accordance with the Constitutional Law 15/1999 on Personal Data Protection, we inform you that personal details provided by Users through indicated forms on our website is used exclusively for responding to requests for information made by the User.

To exercise your rights of access, rectification, erasure and objection, the User is to refer to the data controller at BODEGA MATARROMERA Ltd., at the following address: Ctra. Renedo - Pesquera km 30, 47359 - Valbuena de Duero (Valladolid).

6. Confidentiality.

All pertinent information provided by any party or to which a party has access will be treated as confidential and is not authorised to be divulged, demonstrated, reproduced, copied, discussed with third parties, nor used by any of the parties for purposes other than those for which the information was provided.

7. Applicable Law and Jurisdiction.

The present Terms and Conditions shall be governed by Spanish legislation. For any issues which may arise between the parties regarding the interpretation and enforcement of this document, both parties agree, expressly waiving any jurisdiction that may otherwise apply, to submit themselves to the jurisdiction and the Courts and Tribunals of Valladolid.

© Copyright 2010. BODEGA MATARROMERA, Ltd. All rights reserved