

Legal notice

1. Details of the company

RUVIC.CAT (the website) is owned by SAGITARI S.A.

In compliance with article 10 of Law 34/2002, of 11th July, concerning Services of the Information Society and Electronic Commerce. (LSSI), the identification details of the party responsible for the present website are listed below:

SAGITARI S.A.

Carrer de la Soledat, 6, baixos A.

08500 Vic

C.I.F. A-58426578

Email: info@ruvic.cat

Company registered in the Mercantile Register of Barcelona in volume 8803, sheet no. B-26,951, entry 6.

Hereinafter, RUVIC.

2. Purpose

This purpose of this legal notice is to establish the General Terms and Conditions that regulate the access to and general use of the present Website by all users, in such a way that the aforementioned website access and use implies compliance with and acceptance of the General Terms and Conditions listed in this Legal Notice.

The terms and conditions may be amended from time to time. As such, RUVIC recommends that users read them carefully each time they wish to enter and make use of the aforementioned Website. In this respect, RUVIC reserves the right to carry out, at any time and with no need to give prior notice, modifications or updates of the Website contents and services, of the present terms and conditions of access and use, and, in general, of the elements that form part of the design and configuration of the present Website.

3. Use

Any User who fills in and sends the pre-booking form will be responsible for providing true and accurate information. If, as a consequence of registration, the User is provided with a password, he/she undertakes to make diligent use of it and to keep secret the password to access these services. As such, the User will be responsible for the proper custody and confidentiality of any identifiers and/or passwords that may be provided by RUVIC and undertakes not to transfer their use to third parties, whether on a temporary or permanent basis, or to enable third parties to access them. The User will be held responsible for any unauthorised use of the services made by a third party as a result of the improper use or loss of the User's password.

By virtue of the foregoing, the User is obliged to immediately notify RUVIC, at the contact address provided, of any incident that may enable the improper use of the identifiers and/or passwords, such as their theft, loss or unauthorised access, in

order for them to be cancelled immediately. Until it is notified of any such incidents, RUVIC will be exempt from any liability arising from the improper use of the identifiers or passwords by unauthorised third parties.

Any person who uses this Website acquires the status of User and, as such, accepts that he/she is fully and exclusively responsible for the aforementioned use. As such, the User undertakes to fulfil diligently any additional instructions provided by RUVIC or by personnel authorised by RUVIC concerning the use of the present Website and its contents.

Users undertake not to use the information, activities, products or services made available to them by RUVIC for purposes in contravention of the Law, generally accepted moral standards or public order and, in general, to make use of them in compliance with the present General Terms and Conditions. Therefore, the User is obliged to use the contents in a diligent, proper and legitimate manner and, in particular, undertakes not to: i) use the contents in a way that contravenes the law, moral integrity or generally accepted good practice and public order; ii) reproduce, copy, distribute, transform, modify, make available or publicly disseminate in any other way the contents without the express written authorisation of the holder of the corresponding rights or unless it is legally permitted, and iii) use the contents and, in particular, any information obtained through the Website or its services, for the purpose of sending advertising material, notifications aimed at obtaining direct sales or with any other commercial aim, or unsolicited bulk messages to a group of people, regardless of their purpose, as well as to refrain from selling or disclosing the aforementioned information in any way.

In any case, RUVIC will not be held liable for any damage caused to the User's computer system due to the User's improper or negligent access to or use of the Website.

4. Intellectual property

All of the contents of the Website, including, but not limited to, texts, photographs, graphic elements, images, icons, technology, software, links, audio-visual content, graphic design and source codes (hereinafter referred to as "the Contents"), are the intellectual and industrial property of RUVIC or, if applicable, third parties. Likewise, the brands, commercial names and other distinctive signs of the Website are the exclusive property of RUVIC or, if applicable, of third parties.

The reproduction, transformation, distribution, public dissemination, enabling of interactive availability, extraction, reuse, forwarding or use of any kind, by any means or procedure, of any of the Contents of this Website is expressly prohibited, except in cases in which it is legally permitted or expressly authorised in writing by the holder of the corresponding rights. RUVIC reserves the right to initiate civil or criminal proceedings against any natural person or corporate entity and its representatives who breach any of the aforementioned industrial and intellectual property rights.

RUVIC undertakes to fulfil the aforementioned conditions in order to ensure the proper use of the contents of the Website, initiating any civil or criminal

proceedings it deems necessary in the event of an infringement or breach of these rights by the User.

5. Responsibility and guarantees

RUVIC does not guarantee the reliability and usefulness of the services provided through the present Website.

Consequently, RUVIC does not guarantee or accept liability for: (i) the continuity of the contents of the present Website; (ii) the absence of errors in the aforementioned contents or the failure to correct any defect that may occur; (iii) the absence of viruses and/or other harmful components in the present Website or in the server that hosts it; (iv) the invulnerability of the present Website and/or of the security measures adopted for the Website; (v) the lack of usefulness or performance of the contents of the present Website; (vi) any damage or harm caused by the User to himself/herself or to any third party due to his/her infringement of the conditions, regulations and instructions listed by RUVIC on the present Website, or through the breach of RUVIC's security systems.

Notwithstanding the above, RUVIC declares that it has adopted all the necessary measures, within its possibilities and the state of technology, to guarantee the functioning of the present Website and to prevent the existence and transmission of viruses and other harmful components to Users. In any case, RUVIC will not be held liable for any damage caused to the User's computer system due to the User's improper or negligent access to or use of the Website.

6. Data protection

Through the present legal notice, and in compliance with Article 5 of Organic Law 15/1999, concerning the Personal Data Protection (hereinafter LOPD), RUVIC informs users of its personal data protection policy in order for them to decide expressly, freely and voluntarily whether they wish to provide the personal data required from them on the Website for the provision of its services.

Users are also informed that their data will be incorporated in computer files owned by RUVIC and will be processed for the purpose of handling their pre-booking requests, as well as in order to send them information on the activities of RUVIC that may be of interest to them. By sending their data, it is understood that Users expressly authorise RUVIC to process their data for the purposes listed above, including email notifications.

Unless specifically established otherwise, it will be considered necessary to fill in all the data required in the pre-booking form. If all the data considered necessary is not provided, RUVIC may decide, on a case-by-case basis, not to process the specific request made.

Users must fill in forms with true, exact, complete and up-to-date information and will be held liable for any damage caused due to the defective filling in of forms with false, inexact, incomplete or out-of-date information.

RUVIC has adopted the personal data protection security levels required by the legislation in force. As such, it has taken all the technical and organisational

measures necessary to prevent the loss, improper use, alteration or unauthorised access of data, along with any other potential risks.

Furthermore, RUVIC undertakes to fulfil its obligation to keep personal data confidential, to duly file it and to adopt all the means necessary to prevent its alteration, loss and unauthorised processing or access, taking into account at all times the state of the technology used.

Users or their representatives may at any time exercise their right to access, correct, delete or, if applicable, object to the use of their data, in accordance with the provisions of the LOPD and any other applicable legislation in this respect, by notifying RUVIC in writing at the following address: Carrer de la Soledat, 6 baixos A, 08500 Vic; and/or by email at info@ruvic.cat, including proof of their identity.

If the company provides any special service in which it determines specific provisions different from the ones listed above in respect of personal data protection, the application of the particular rules listed for the service in question will take precedence over the present rules in the event of any inconsistencies.

RUVIC reserves the right to modify the present policy, giving users prior notice of the changes to be made.

7. Legislation and applicable jurisdiction

The relationships established between RUVIC and the user will be governed by the provisions of the applicable legislation and the competent jurisdiction. Spanish Law will be the only applicable legislation. RUVIC and the User expressly waive any other jurisdiction or applicable legislation that may correspond to them, submitting themselves expressly to the Courts and Tribunals of the city of Vic.

Copyright © SAGITARI S.A. All rights reserved. 2015.

Data protection

Through the present legal notice, and in compliance with Article 5 of Organic Law 15/1999, concerning the Personal Data Protection (hereinafter LOPD), RUVIC informs users of its personal data protection policy in order for them to decide expressly, freely and voluntarily whether they wish to provide the personal data required from them on the Website for the provision of its services.

Users are also informed that their data will be incorporated in computer files owned by RUVIC and will be processed for the purpose of handling their pre-booking requests, as well as in order to send them information on the activities of RUVIC that may be of interest to them. By sending their data, it is understood that Users expressly authorise RUVIC to process their data for the purposes listed above, including email notifications.

Unless specifically established otherwise, it will be considered necessary to fill in all the data required in the pre-booking form. If all the data considered necessary is not provided, RUVIC may decide, on a case-by-case basis, not to process the specific request made.

Users must fill in forms with true, exact, complete and up-to-date data and shall be responsible for any damage caused due to the defective filling in of forms with false, inexact, incomplete or out-of-date data.

RUVIC has adopted the personal data protection security levels required by the legislation in force. As such, it has taken all the technical and organisational measures necessary to prevent the loss, improper use, alteration or unauthorised access of data, along with any other potential risks.

Furthermore, RUVIC undertakes to fulfil its obligation to keep personal data confidential, to duly file it and to adopt all the means necessary to prevent its alteration, loss and unauthorised processing or access, taking into account at all times the state of the technology used.

Users or their representatives may at any time exercise their right to access, correct, delete or, if applicable, object to the use of their data, in accordance with the provisions of the LOPD and any other applicable legislation in this respect, by notifying RUVIC in writing at the following address: Carrer de la Soledat, 6 baixos A, 08500 Vic; and/or by email at info@ruvic.cat, including proof of their identity.

If the company provides any special service in which it determines specific provisions different from these in respect of personal data protection, the application of the particular rules set forth for this service will take precedence over the present rules, in the event of there being any contradiction.

RUVIC reserves the right to modify the present policy, giving users prior notice of the changes to be made.

Cookies policy

What are cookies?

A cookie is a file that is downloaded to your computer when you visit certain websites. Among other functions, cookies enable websites to store and retrieve information on the browsing habits of a user or computer and, depending on the information they contain and the way in which the computer is used, they can be used to recognise the user. Depending on the entity that administers the domain from which the cookies are sent and that processes the data obtained, two types of cookies can be distinguished: own cookies and third-party cookies. There is also a second classification according to the length of time that cookies are stored in the client browser: session cookies or persistent cookies. Last of all, cookies are also classified into five types according to the purpose for which the data obtained is processed: technical cookies, customisation cookies, analysis cookies, advertising cookies and behavioural advertising cookies. For more information on this matter, please see the Guide on the use of cookies of the Spanish Data Protection Agency.

What type of cookies does this website use?

Analysis cookies These are cookies which, when processed by us or by third parties, enable us to calculate the number of users and, accordingly, measure and statistically analyse the use made of the website by users. As such, your browsing activity on our website is analysed with the goal of improving the products or services we offer. This website uses Google Analytics, a web analysis service developed by Google, which enables user interaction with websites to be measured and analysed. You may see four cookies related to this service in your browser: `_utma`, `_utmb`, `_utmc` and `_utmz`. According to the classification described above, these are own cookies, session cookies and analysis cookies. You can find more information on this matter and find out how to disable the use of these cookies at the following address:

Through web analytics information is obtained on the number of users who access the website, the number of pages viewed, the frequency of visits, the number of repeat visits, visit length, the browser used, the operator providing the service, the language, the terminal used, or the city in which the IP address is located. This information enables this website to provide a better and more suitable service.

Customisation cookies: In our case, these cookies enable us to record the preferences selected by the user on previous visits to our website (for example, language). You may find two of RUVIC's own cookies in your browser which serve this purpose: `iclcurrent_language` and `iclvisitor_lang_js`.

Acceptance of the cookies policy

RUVIC assumes that you accept the use of cookies. Nevertheless, it displays information on its Cookies policy in the upper section of any page of its website whenever you initiate a session in order to ensure that you are aware of this fact.

When presented with this information, users can choose between the following options:

Accept. To accept the installation and/or reading of Google Analytics cookies.

Modify settings. You will be able to obtain more information on what cookies are, find out about the Cookies policy of RUVIC and modify your browser settings.

How to block or delete cookies.

You may allow, block or delete the cookies installed on your device by changing the settings of the browser installed on your device. Each browser functions differently; the browser "Help" section will show you how to do it.

Furthermore, you may also manage the storage of cookies in your browser through tools such as the following:

Pop-up

This website uses its own and third-party cookies to compile information that helps to optimise your visit. Cookies are not used to gather information of a personal nature. You may block or allow cookies; you can also change their settings whenever you wish. More information is available on our Cookies Policy.

I accept

[Cookies policy](#)