

Last version. Version number: 1. Date version: 15 de septiembre de 2016.

1. CONTENT AND CONFORMITY.
2. IDENTIFICATION OF THE HOLDER OF THE DOMAIN AND SERVICE PROVIDER AND MEANS OF CONTACT.
3. CONDITIONS OF ACCESS, USE AND BROWSING THE WEBSITE.
4. GENERAL CONDITIONS OF CONTRACT / PURCHASE ON-LINE - direct access link available at the bottom of the website.
5. PRIVACY POLICY AND COOKIES POLICY - direct access links available at the bottom of the website.

1. CONTENT AND CONFORMITY.

This legal notice includes conditions of access, use, navigation and legal conditions applicable to the website www.reservasfuerteventuraaoasispark.com (hereinafter, the “**Website**”), in which the supply of products and services offered is published MUSEO DEL CAMPO MAJORERO, S.L., allowing the acquisition by professionals (retail travel agencies and tourism intermediaries) Ticket/online tickets for the park OASIS PARK FUERTEVENTURA ubicado en Carretera General a Jandía, Km. 17, s/n C.P. 35628 La Lajita – Pájara (Fuerteventura, Islas Canarias, España), including a visit to the Botanical Garden of the same, and the purchase of tickets / tickets online to enjoy special experiences and other activities in the park..

“**User**” is the person accessing, using, browsing or hire the services and / or products offered, free or paid, through the Web Site, must hold, to register on the website and make purchases online through it, the condition of retail travel agency or tour intermediary who will act as commercial entities through their legal representatives or authorized or directly as freelancers people, having the corresponding number of current license (It can henceforth referred to as generic singular “**Professional**” and in plural “**Professionals**”), providing the corresponding number of current license. Therefore, the user who registers will not be considered, in any case, consumers under the definition established by the General Law for the Protection of Consumers and Users.

Full legal information of the Web Site (Henceforth, the “**Complete Legal Information**”) it is formed on a joint basis, constituting one unit, by the text contained herein (It is including the conditions of access, use and navigation), and in the [General Contracting Conditions online](#) (in case of purchase of tickets/entries online), in the [Privacy Policy](#) and in the [Política de cookies](#), which can be accessed directly via a link at the bottom of the Web Site (henceforth, All documents referred to collectively as the “**Complete Legal Information**”). Consequently, the interpretation and consideration of the Legal Information Website must be carried out jointly by all the mentioned documents.

Access, use and navigation of the Web site by the user, as well as buying online ticket / tickets implies your express consent and its full compliance with the entire contents of the so-called “Complete Legal Information” (Legal Information document including conditions of access, use and navigation, document General Contracting Conditions Online, paper and paper Privacy Policy Cookies Policy), so if you do not agree with any of the terms set forth in these documents, please do not provide us with personal data or use the Web Site or any services made available on it, or carry out the User registration and purchase tickets/ entries online.

The user can print and digitally store all the above documents, finding permanent arrangement through the direct access link available at the bottom of the Website.

User is recommended to read the full Full Legal Information (Legal information General Contracting Conditions Online, Privacy Policy and Cookie Policy), regularly, including each time you access the Web Site and in any case, whenever you decide to conduct your user registration, purchase online ticket/entries and/or provide us with personal data via the Web Site, because its content may be subject to change. Any modification will be duly published and will always be accessible on the website, referring to their version and date.

2. IDENTIFICATION OF THE HOLDER OF THE DOMAIN AND SERVICE PROVIDER AND MEANS OF CONTACT.

In compliance with the provisions of Law 34/2002, of 11th of July, de Services of the Information Society and Electronic Commerce (LSSICE), It is reported that the owner of the domain www.reservasfuerteventuraaoasispark.com (the website) and the company that provides its services and offers its products through it (the seller) and is responsible for the files:

MUSEO DEL CAMPO MAJORERO, S.L. (hereinafter, “MUSEO DEL CAMPO MAJORERO”). Mercantile company of Spanish nationality C.I.F.: B-35404086. registered office: Carretera General a Jandía, Km. 17, s/n C.P. 35628 La Lajita – Pájara (Fuerteventura, Islas Canarias, España). Registry details: in the Registro Mercantil de Las Palmas, Tomo 1226, Folio 91, Hoja GC-13.225.

MUSEO DEL CAMPO MAJORERO manages and operates the park named "OASIS PARK FUERTEVENTURA", it may be the trade name by which he is known.

Registration in the Registro de Explotaciones Ganaderas Operating with the Code nº E-GC-15-12.185 and Code REGA: ES 350.150.012.185 of the Dirección General de Ganadería de la Consejería de Agricultura, Ganadería, Pesca y Aguas del Gobierno de Canarias.

To establish direct contact with MUSEO DEL CAMPO MAJORERO:

- Home/Postal address: Carretera General a Jandía, Km. 17, s/n C.P. 35628 La Lajita – Pájara (Fuerteventura, Islas Canarias, España).
- Telephone: (+34) 928 16 11 02/ 928 16 11 35 - Fax: (+34) 928 16 11 32.
- Email: reservas@fuerteventuraoisispark.com.

To exercise rights ARCO (access, rectification, cancellation and opposition) data protection:

- Home/Postal address: Carretera General a Jandía, Km. 17, s/n C.P. 35628 La Lajita – Pájara (Fuerteventura, Islas Canarias, España).
- Email: juridico@fuerteventuraoisispark.com.

3. CONDITIONS OF ACCESS, USE AND BROWSING THE WEBSITE WWW.RESERVASFUERTEVENTURAOASISPARK.COM.

This paragraph regulates conditions of Site Navigation, and Access, Use, including all content, products and services made available to the user.

3.1. ACCESS, USE AND NAVIGATION.

Access, use and navigation content published on the Website is free except for the cost of connection through the telecommunications network provided by the service provider contracted by the User. This is without prejudice to certain products and/or services offered through the Website which may be subject to hiring and payment of an amount, as the purchase of tickets/entries in accordance with the General Contracting Conditions Online included on the website, which can be directly accessed via direct link at the bottom of the website..

Access, use and navigation content published on the Web site is free and is allowed to any Internet user. However, for the procurement of goods and/or services through the Web Site and to facilitate personal data by the user, it is necessary that he holds the position of Professional in accordance with paragraph 1 of this Legal information, and has the necessary legal capacity to contract and or facilitate your personal data or, where appropriate, have the consent of the owners, as set out in the General Contracting Conditions online and Privacy Policy website.

The contents of the Website are provided for navigation in three languages, the user can choose between: Spanish, English or German. All without prejudice to the language in which was written the contents of the Complete Legal Information (in accordance with paragraph 3.7) and established online recruitment through this Web Site (in accordance with the provisions of the General Contracting Conditions Online).

As for the recommendations display the Web site, it works best with the following browsers: Firefox 15 or higher, Google Chrome 25 or higher, Internet Explorer 9 or higher, Opera 12 or higher, Safari 6 or higher.

3.2. USER REGISTRATION.

Should hold professional status as set out in paragraph 1 of this Legal Notice, and wishes to register under this condition as a user on the Website, as well as to carry out the purchase online of ticket/entries in this condition, the user will need to start the registration process, requesting your registration on the website and providing the necessary data shown in the form provided for that purpose.

Said registration of membership request as User shall be tested by MUSEO DEL CAMPO MAJORERO, in order to verify the concurrence of professional status, after which it will be held, if applicable, confirmation of registration as a user of the Website.

In the General Contracting Conditions on-line registration process User and conditions applicable to it is collected, and Privacy Policy terms applicable to data to facilitate accessible documents using shortcuts on the bottom of the Web Site are provided.

3.3. USER OBLIGATIONS.

The User agrees to use the Website in accordance with the law, morals, good customs, public order and Complete Legal Information and agrees to refrain from using the Website or its contents for illegal purposes, prohibited, contrary to good faith and public order or contrary to the provisions of the Comprehensive Legal Information. Using the Website for purposes injurious to property or interests are expressly prohibited MUSEO DEL CAMPO MAJORERO or third parties, or by actions that could cause damage or overload (networks, servers, and applications) physical and logical systems MUSEO DEL CAMPO MAJORERO, its suppliers or third parties. In case of default, the Users are liable for damages that may occur.

You may not include in the Website or distribute through the same: a) Information that is considered discriminatory, libelous, slanderous, threatening, xenophobic or inciting violence; b) Information that does not have the necessary legal rights, including those arising from intellectual and industrial property; c) Advertising or own commercial promotion third-party information.

Impersonation of any form is expressly prohibited, adopting false identities, such as the provision of any personal data or information from third parties such as the User's own, to use email accounts of others as their own to communicate through the Web site and/or via e-mail enabled therein and the use of means of payment of which the User is not the holder.

The User is obliged to provide through the means provided on the website only truthful information, being directly responsible for any damages resulting from breach of this obligation to MUSEO DEL CAMPO MAJORERO and/or to third parties.

Manipulation of messages sent via email as well as alteration of the information or electronic documents is expressly prohibited MUSEO DEL CAMPO MAJORERO or third parties provided through the Web Site.

The User agrees to comply with all ends arranged in the Complete Legal Information and any of the documents comprising the same; it may be excluded from access to the Website in the event of default. MUSEO DEL CAMPO MAJORERO You may be suspended at any time and without notice the service and, where appropriate, remove content deemed improper or illegal or violate the Comprehensive Legal Information, either own discretion or at the request of affected or competent authority, without prejudice to the exercise of the appropriate actions third. Such suspension shall not give rise to any compensation to the User.

3.4. RESPONSIBILITIES AND WARRANTIES. EXEMPTION AND LIMITATION OF LIABILITY.

The User is directly responsible for the use made of and on the Website and the breach of the provisions of the Comprehensive Legal Information.

MUSEO DEL CAMPO MAJORERO shall not be liable in any circumstances for any errors, faults update or omissions in the contents of the Web Site and the effectiveness or accuracy thereof, being merely indicative of the lack of availability, continuity, failures access, computer viruses, telephone breakdowns, disconnections, delays, blockades, overloads on the Internet, cyber attacks, third party interference, interference, interruptions, making efforts and taking measures to avoid these circumstances.

MUSEO DEL CAMPO MAJORERO will not be responsible for the opinions expressed by the user or by third parties through forums or other participation tools that could be enabled on the Web Site or disseminated or processed through the Web Site.

MUSEO DEL CAMPO MAJORERO reserves the right to modify, in whole or in part or removed at any time and without notice, the contents and services offered through the Web Site and to temporarily suspend the content or services or the Website itself, maintenance, update or improvement.

3.5. LINKS POLICY (LINKS).

The Web Site may contain links to third party websites outside MUSEO DEL CAMPO MAJORERO. So, MUSEO DEL CAMPO MAJORERO is not responsible for the content, information or services offered by third parties through the links, the operation of the linked site or for any damages that may result from access, use and navigation by the User. The establishment of such links does not imply any relationship between MUSEO DEL CAMPO MAJORERO and content owners or website where they are. MUSEO DEL CAMPO MAJORERO You may be withdrawn at any time and without notice links to third parties that appear on the Website.

MUSEO DEL CAMPO MAJORERO It does not control or exercise any direction or authority in third-party websites that could include link on the Website, nor does it accept or conform to its contents, so we advise the user, if accessed you use them at

your own risk, to consult the legal conditions, Privacy policy / protection of personal data and cookies policy that is contained in each of them. The links (links) they are provided for information only.

If the user becomes aware that the links refer to illegal activity or damaging of property or rights of a third party information, please report it to us via email to juridico@fuerteventuraaoasispark.com to carry out appropriate actions, if necessary.

You can only add links on other websites to this Website with the prior written permission of MUSEO DEL CAMPO MAJORERO.

3.6. INTELLECTUAL OR INDUSTRIAL PROPERTY.

MUSEO DEL CAMPO MAJORERO, or other owners of the items subject to intellectual property contained on the Website, are entitled to all the rights under intellectual property of this website and the elements contained therein, not limited to, elements such as graphics, logos, trademarks, trade names, logos, web structure, design, buttons, icons, source code, software, text, photographs, audio files, videos and other items subject to intellectual property and/or industrial included on the website. All rights of intellectual property with respect thereto reserved. With respect to third party content, MUSEO DEL CAMPO MAJORERO recognized for their holders the rights of intellectual and industrial property. Access, use and navigation of the Web site and the acquisition and / or purchase products and / or services offered through the Web Site does not imply waiver, license or total or partial transfer of the aforementioned intellectual property rights and industrial by the holder thereof, even expectation of any law.

It is expressly prohibited without the prior written consent of the holders of the rights of intellectual property (MUSEO DEL CAMPO MAJORERO or relevant third parties), the use, copying, reproduction, distribution, marketing, processing and public communication, including making available all or part of the content on the Website, public or commercial purposes, in any form or by any technical means. The User has a right to strictly private use of the content of the Website, may proceed to print, copy or store it exclusively in private circle and only for use in that area..

Unauthorised use of Website content, as well as the damage it could cause to MUSEO DEL CAMPO MAJORERO or third parties may give rise to the exercise of appropriate legal action and the responsibilities and corresponding compensation, Which will be borne by the User. Additional user must appreciate that in some of the pictures and videos contained in this Web site listed individuals, considering the image a personal data and therefore subject under the provisions of the Law Orgánica 15/1999, of 13th of December, Protection of Personal Data (LOPD) and its implementing regulations, so that the user may not use the aforementioned images outside the strictly private and restricted to their browsing experience through the Web Site.

3.7. LANGUAGE.

You can change the language in which you want to browse the Web Site between Spanish, English and German elected. The contents of all documents that make up the Complete Legal Information has been written in Spanish and translated into the other languages in which it is available. In case of conflict between languages, it is set as a priority for interpretation Spanish version.

3.8. DURATION AND MODIFICATION OF THE FULL LEGAL INFORMATION.

Full Legal Information applicable will be published on the website at all times. MUSEO DEL CAMPO MAJORERO reserves the right to modify, in whole or in part, at any time and without notice, the contents of the Complete Legal Information, including any of the documents that comprise it, that is, the text contained herein Legal Information (It is including conditions of access, use and navigation), in the General Conditions of Contract Online, the Privacy Policy and Policy Cookies, by extension, improvement, realization or updating your content, both by legislation or case law or business strategy changes, without this amendment has retroactively. In case of modification, shall cease to apply the previous version, continue to apply the modified from the date of publication of the document.

All documents will be always accessible on the website through the direct link at the bottom of it, with information on the version number concerned and date of publication, from which comes into force.

3.9. REVOCATION AND EFFECTIVENESS.

If any provision or text contained in this document is declared invalid, the document itself will remain fully effective and binding on the parties on the same terms, provided that it can survive without the clauses or texts declared void.

3.10. LAW AND JURISDICTION.

The applicable law is the Spanish. The User and MUSEO DEL CAMPO MAJORERO expressly submit to the Courts of Puerto del Rosario (Fuerteventura – Islas Canarias – España) for any controversy. All this notwithstanding our willingness to resolve any dispute amicably.

4. GENERAL TERMS AND CONDITIONS ON-LINE.

Through the Web Site you may be out buying online by Professionals (retail travel agencies and tourism intermediaries) ticket/entries to the park online OASIS PARK FUERTEVENTURA located on Carretera General a Jandía, Km. 17, s/n C.P. 35628 La Lajita – Pájara (Fuerteventura, Islas Canarias, España), including a visit to the Botanical Garden of the same, and the purchase of tickets / tickets online to enjoy special experiences and other activities in the park, submitting any purchase online at General Contracting Conditions online, they should check them prior to contracting and consent to them in the buying process itself online.

General Contracting Conditions the Online are available and its continued access by direct link at the bottom of the Web Site with that designation.

5. PRIVACY POLICY AND COOKIES POLICY.

Through the Website can be collected personal data for processing, either through the user registration and use of the Web site in this condition, as through forms for this purpose, sending emails to addresses contact Or through the purchase process online ticket/entries on the Web Site. For more information on the treatment of personal data by MUSEO DEL CAMPO MAJORERO and ways of exercising rights on protection of personal data, see our Privacy Policy.

The website uses own and third party cookies. For more information see our Cookies Policy, which also contains information on how to disable them and / or delete them.

Privacy Policy and Cookie Policy are available and its continued access by direct link at the bottom of the Web Site with the aforementioned designations.