

TERMS OF USE

This website, including any section and/or sub-section accessible through the homepage (henceforth referred to as "the Website"), is the property of, edited by and maintained by PROMOTOR SPECIAL EVENTS WORLDWIDE, S.L. and/or any affiliated subsidiary (henceforth referred to as "PROMOTOR"). We request that you bear in mind and take note upon accessing, browsing or utilising the Website, the User accepts the terms and conditions indicated in this document and any additional terms and conditions indicated in any part of the Website, without limits or reservations.

Any material presented in the Website including, but not limited to, audio, images, software, text and/or videoclips (henceforth referred to as "Content") is protected according to the Intellectual Property Laws. The Content should not be used, apart from in the form specified in this document, and it remains prohibited to eliminate references to copyright or commercial brands and any other corresponding references. Any unauthorised use of Content will be prosecuted.

The User is only authorised to use the Website for personal purposes. Supply, exchange, modification, selling and transmission of any Content at which the User may have access through the Website for any purpose is not permitted, whether it be for free or paid.

By accessing to the audiovisual Contents offered via the Website, if any, the User will only have access to view said Content whilst connected to the Internet, for as many times as the User desires whilst connected to the Website. However, the User is not authorised to copy said Content to their computer or any other storage device, nor distribute it to third parties for free or for financial gain. If this is contravened, then the User acknowledges it will be infringing the law and acknowledges to be abide with any corresponding claim that may arise to cure the damages caused.

The User is obliged to comply with any additional conditions indicated on the Website, likewise any conditions able to be modified in accordance with necessary through a change in law. PROMOTOR will be permitted to modify any part of the present Terms And Conditions Of Use at any given moment, at its sole discretion and without prior notice to the User. Continuing to use the Website after such changes have been published indicates an acceptance of said changes. PROMOTOR reserves the right to modify, cancel, alter replace, change, interrupt or suspend any Content published on the Website, be it temporary or permanent, without prior notification or assuming any responsibility.

The User acknowledges and recognises that transmissions through the Internet are never totally private and secure, unless indicated to the contrary. Sending a message to PROMOTOR does not imply that PROMOTOR has special responsibility as regards the User.

PROMOTOR offers links to other websites solely for the convenience of visitors, and is not responsible for the content of any page accessed through the Website. The existence of links to any other page from the Website does not mean that PROMOTOR approves of, subscribes to or recommends said page. PROMOTOR absolves itself of any guarantee, explicit or implicit, in relation to the accuracy, legality, exactitude or validity of any other page.

PROMOTOR assumes no responsibility, including but not limited to, negligence on the side of PROMOTOR, for any loss or damage caused to computers or software deriving from use of the Website, or from the downloading of material, data, text, images, audio or video from the Website, whether it be caused by a virus or any other form.

The present Terms and Conditions of Use, and any other additional conditions published on the Website, constitute a full agreement between PROMOTOR and the User in relation to the use of the Website. The present Terms And Conditions Of Use are subject to Spanish law, without reference to legal norms, and in the case of a dispute the User it will be submitted to the jurisdiction of the Courts of Madrid, Spain.

Visiting the Website does not oblige the User to submit any information of a personal nature. However, in the event the User is required to and accepts to submit any personal details, the User is aware of, accepts and recognises that any information of a personal nature provided remains subject to:

- a. In compliance with the Spanish L.O. 15/1999, 13th December, Data Protection Act, in accordance with the Directive 96/9/CE, of the European Parliament and Council, dated as of March 27th 1996, any personal details given will be stored in a personal data file pertaining to PROMOTOR. The User is hereby informed about and expressly lends their consent to the incorporation of said details in said file and their use for the ends henceforth mentioned.

- b. The User accepts that PROMOTOR registers the data file so that it can be used in the manner indicated. This permission may be withdrawn only subject to request from the User. The requested data is appropriate, relevant and not excessive in relation to the final means for which it shall be used.
- c. The user expressly recognises and accepts that PROMOTOR utilises the collected information for the following purposes: the technical administration of the Website, the investigation and development to the end of obtaining and maintaining a high level of service and for the information of clients (newsletters), personalising the Content seen by the User, to carry out the sending of requested information, products and/or services, and in order to contact the User in relation to special themes such as new products/services. Unless the User expressly declines it, PROMOTOR will use his/her personal identification information to keep the User informed of information and offers related to the events organised by PROMOTOR. PROMOTOR will send this information to third parties related to the events organised by PROMOTOR in case the User indicates acceptance in the registration form.
- d. The User holds the right to access said information, to correct it if the details are incorrect and/or to request the cancellation of the aforementioned file. This right can be exercised by contacting PROMOTOR through the email feature "Contact Us" or through letter addressed to: PG Industrial El Cortés, 12. Callús 08262 (Barcelona) SPAIN.
- e. When proceeding with the collection of details, the voluntary or obligatory nature of such details will be clearly indicated. Declining to supply details considered obligatory will lead to the rejection of accessing the service for which they are required.

To contact with the right holder of the domain name promotorevents.com you may send and e-mail to promotor@promotorevents.com, or by post mail to PROMOTOR, S.L. with domicile in PG Industrial El Cortés, 12. Callús 08262, (Barcelona) Spain. The VAT number of PROMOTOR is ES-B-65013757. The relevant registration of the domain name within the Mercantil Register in Barcelona is the following: Tomo 265495, Libro 0, Folio 50, Inscripción 6, Sheet B-105066 with registering date at 22th June, 2007.