

LEGAL NOTICE FOR WEBSITE

LEGAL NOTICE

In accordance with Law 34/2002, of July 11, Services Information Society and Electronic Commerce (Ley de Servicios de la Sociedad de la Información y de Comercio Electrónico -LSSI), we inform:

1. Purpose.

Art. 10 LSSI: www.niqui.es is an internet domain owned by FRUTAS NIQUI MADRIMPORT, S. L., with registered office in Mercamadrid, Parcela J-3 28053 Madrid (province of MADRID) and TAX ID Number B79650305. The company has registered in the Companies Registry de Madrid, Tomo 536, Folio 1, Hoja M-10164.

For the purposes of this document, the telephone contact number is 915071650 and the contact email is niqui@niqui.com.

This legal notice regulates the use of the domain.

The use of this website means you agree **with** the conditions included in this Notice. In the case of certain services, **content and / or** tools offered via this website requiring the application of special conditions, **these** shall make available to user.

Moreover, FRUTAS NIQUI MADRIMPORT, S.L. warns that both the content and services of this website and the own conditions of use may be modified without notice.

2. Conditions of use.

The User agrees to provide truthful, **accurate and complete** information about its identity.

In addition, the user agrees to **keep personal data update** that could be provided to the **domain** holder; **therefore**, the data subject is solely responsible for the falsehoods or inaccuracies thereof.

In the event of minors they must have the permission of their parents, responsible for the custody of a minor or legal representatives to access to the provided services. **FRUTAS NIQUI MADRIMPORT, S.L.** is not responsible in the event of inaccurate or false data related with this issue.

- The website may only be used for lawful purposes; therefore the user agrees to make a lawful and fair use under these Terms of Use, and not using **the** services of the website for conducts against to the Spanish legislation, **morality** and public order. The user **assumes** all responsibilities for damages against the holder of this website or third parties that may arise from illegal practices or impermissible activities **as the following**:
 - To perform without prior approval any manipulation or alteration of this page, **the holder** of the Website does not assume any liability arising from such manipulation or alteration by third parties.
 - To take any action that could damage, disable, overburden, or impair the **website** and its services as well as to hinder the normal use and utilization by Users.
 - To introduce and / or use computer software, **data**, corrupted files, **viruses**, malicious code, **computer** or telecommunications equipment or any other, regardless of their nature which can damage this website.

- To violate the rights of privacy, self-image, confidentiality of communications, **intellectual property** and industrial property of third parties.
- To hide and disguise the origin of emails.
- To use false identities, to supplant the identity of others in the use of this Website or the use of any of its services.
- To play, **distribute**, modify or copy the content of this page, **unless you** have the permission of the holder of this website or being legally entitled for it.
- To transmit usernames and passwords to unauthorized third parties.

FRUTAS NIQUI MADRIMPORT, S.L. is not liable for links to other websites and their existence does not imply that FRUTAS NIQUI MADRIMPORT, S.L. approves or accepts their contents and services. These other websites are not controlled by FRUTAS NIQUI MADRIMPORT, S.L. neither covered by this Privacy Policy. If you access to other websites using the links provided, the operators of these websites may gather your personal information. Make sure you are satisfied with the privacy policies of these third-party websites before providing any personal information.

In general, domain holder excludes its liability for **any** damage that may result from **the** use of the website **or** resulting from the infringement of the rights of intellectual and industrial property by users and / or lack of truthfulness, accuracy, and timeliness of the content. Neither may be required responsibilities to the domains holder due to interruption of services, undesired operations or inability to access the service.

The domain holder is not liable for damages caused by the presence of viruses or other harmful software that could produce alterations in the computer system of the user.

The website, its programs, **designs, logos, text and / or** graphics are property of the provider of the website or has a proper license or express authorization of the authors.

Any total or partial reproduction, use, **exploitation, distribution and marketing**, always requires the prior **authorization** of the domain holder.

The user agrees not to perform any contrary acts to the rights of intellectual and industrial property of the author.

The service provider authorizes third parties to redirect directly to the specific contents of this website but should be redirected to the main website of the provider.

3. Use of cookies

FRUTAS NIQUI MADRIMPORT, S.L. as the holder of this website declares that uses automatic procedures to collect information to save the registry of the Users that visit his website. Click here to access our 'cookie's use policy' <https://niqui.es/wp-content/uploads/2018/11/COOKIES-POLICY-OF-FRUTAS-NIQUI-MADRIMPORT.pdf>

4. Data protection policy.

You can consult our personal data protection policy to the following section <https://niqui.es/wp-content/uploads/2018/11/Data-Protection-Policy-of-FRUTAS-NIQUI-MADRIMPORT.pdf>

5. Applicable Law

These Terms shall be governed at all times by the provisions of the Spanish legislation.