



## **Legal Notice**

In accordance with the provisions of Articles 10 and 11 of Law 34/2002, of July 11, 2002, on Information Society Services and Electronic Commerce, we provide users and visitors with the legal information regarding the Entity that owns the website located at the Internet address [www.canbordoy.com](http://www.canbordoy.com).

### **OWNER OF THE WEB PAGE**

Corporate name: Can Bordoy Palma SLU

CIF: B16500795

Address: C/ Forn de la Gloria 14

Palma de Mallorca Islas Baleares 07012, España

Email address: [info@canbordoy.com](mailto:info@canbordoy.com)

Telephone number: +34 871 871 202

REGISTERED IN THE COMMERCIAL REGISTER OF THE BALEARIC ISLANDS UNDER VOLUME

Activity: Hospitality

To browse this website as a visitor or to register and access the services offered by [www.canbordoy.com](http://www.canbordoy.com) you must accept the following conditions of service and use of the website:

1. The user and/or client assumes the present general conditions of service.
2. If the user and/or client do not accept the present conditions, they cannot make use of this web page, nor access the services offered by Hotel Can Bordoy.

### **CORRECT USE OF THE WEB PAGE**

3. The present Conditions of Use regulate the access and use of the web page [www.canbordoy.com](http://www.canbordoy.com). The use of this Web attributes the condition of user from the access and beginning of the navigation by the same one. From the moment of access to any of its contents the user expressly accepts these general conditions. The user accepts the particular conditions applicable to the different services offered by the entity in the web to which he/she accesses.
4. Through the web page, [www.canbordoy.com](http://www.canbordoy.com) facilitates to the Users the access and the use of diverse information and services.
5. The User undertakes to use the website in accordance with the Law and with the provisions of these General Terms and Conditions.
6. In general, for the provision of services and access to information on the website, no prior subscription or registration of users is required. However, HOTEL Can Bordoy conditions the use of some of the services offered on the Web, to the prior completion of the corresponding registration or personal data collection form of the user. The aforementioned registration shall be carried out in the manner



expressly indicated in the service itself or in the Particular Conditions that, where appropriate, regulate it.

7. The user undertakes to make appropriate use of the contents and services of the web page [www.canbordoy.com](http://www.canbordoy.com).
8. Not to introduce, store or disseminate any information or material that violates morality, public order, fundamental rights, public freedoms, honor, privacy or the image of others and in general the current regulations.
9. It is expressly prohibited any action that may damage, disable, render inaccessible or impair the website, its contents or services or prevent normal enjoyment of it by other users.
10. The User expressly agrees not to destroy, alter, disable or damage personal data, programs or electronic documents found on the Web.
11. The user agrees not to introduce, store or disseminate any computer program, data, virus, code, hardware or telecommunications equipment or any other electronic or physical instrument or device that is likely to cause damage to the website, any of the services, or any of the equipment, systems or networks of the entity, any other user, suppliers or in general any third party, or in any other way is capable of causing any type of alteration or prevent the normal operation of the same.
12. Not to carry out advertising, promotional or commercial exploitation activities through the web. Not to use content and in particular information obtained through the Web to send advertising or send messages with personal data of third parties.
13. Any action that involves destroying, altering, using for use, rendering useless or damaging the data, information, programs or electronic documents of the entity, its suppliers or third parties is prohibited.
14. It is forbidden any action that involves the infringement of intellectual property rights, industrial or secret rights of third parties, and in general it is expressly forbidden the use of any content of which the user is not the owner.
15. The user is prohibited to carry out practices or acts of 'spam' in the use or as a consequence of the use of the Web or of the information and services with purposes of sale or others of commercial nature, to a plurality of people without their previous request or consent, or any other unsolicited messages nor previously consented to a plurality of people. It is also prohibited to send chains of unsolicited electronic messages or previously consented, and use distribution lists that can be accessed through the Web.
16. The entity reserves the right to take any type of legal action against those who violate the obligations assumed.

## **MODIFICATIONS**



The entity reserves the right to modify, unilaterally, at any time and without prior notice, the present conditions. In these cases, they will be published and notified as far in advance as possible. Likewise, it reserves the right to modify, unilaterally, at any time and without prior notice, the presentation and configuration of the Web.

#### **LINKS TO THIRD PARTIES**

This Legal Notice refers only to the website and contents of the entity, and does not apply to links or third party websites accessible through the website. The entity is not responsible for the content of any of the destination web pages of a link, nor for any link included in a web page reached from the entity's web page.

#### **INTELLECTUAL AND INDUSTRIAL PROPERTY**

All contents of the website are the exclusive property of the entity and, by way of example, but not limited to, graphic design, source code, logos, text, graphics, illustrations, photographs, and other items that appear on the website. Likewise, trade names, trademarks or distinctive signs of any kind contained in the website are protected by intellectual and industrial property law. It corresponds to the entity the exclusive exercise of the rights of exploitation of the aforementioned intellectual property, in any form and, in particular, the rights of reproduction, distribution, public communication. The user is prohibited from any non-consensual use of all or part of any of the contents of the website that make up the intellectual or industrial property rights of the entity on the page and / or its contents.

The entity reserves the right to take any type of legal action against any user who performs an action involving reproduction, distribution, commercialization, transformation and, in general, any other form of exploitation, by any procedure, of all or part of the contents of the website and that constitutes an infringement of the intellectual and/or industrial property rights of the same.

#### **NOTIFICATIONS**

For the purposes of these General Conditions, and for any communication that may be required between the entity and the User, the latter must use the e-mail address [info@canbordoy.com](mailto:info@canbordoy.com). Communications from the entity to the User will be made in accordance with the personal data provided by the latter when registering on the website [www.canbordoy.com](http://www.canbordoy.com). The User expressly accepts and for all communications related to the use of the website and/or the contracting of the services offered therein, the use of e-mail as a valid procedure for the sending of these communications.

#### **APPLICABLE LAW SUBMISSION TO JURISDICTION**

The present conditions shall be governed by Spanish law, which shall be applicable in all matters not provided for in this contract regarding interpretation, validity and execution. The parties expressly waive the jurisdiction that may correspond to them and expressly submit to the Courts and Tribunals of Palma de Mallorca to resolve any dispute that may arise in the interpretation or execution of these contractual conditions.