

Legal warning – Apartamentos Siesta I – PUERTO BELLO S.L.

In accordance with Articles 10 and 11 of Law 34/2002 of July 11th, Society's Information and Electronic Commerce Services is available to users and visitor's legal information on the entity that owns the website located at the Internet address www.apartamentos-siesta.com

WEBSITE HOLDER ADMINISTRATOR

Corporate name: PUERTO BELLO S.L.

CIF (Tax Number): B07101074

Address: AVENIDA PEDRO MAS REUS, 23 - EDIFICIO SIESTA I 07400, PORT D'ALCUDIA (ILLES BALEARS)

E-mail: info@apartamentos-siesta.com

E-mail for bookings: info@apartamentos-siesta.com

Phone number: +34 971890970 **Fax:** +34 971890966

Registered in the Commercial Registry of: Registro de Baleares, Folio 5, Tomo 1041, Libro "5", Sección "5", Hoja nº. PM 11772, Inscripción 1ª

Tourism License: A-PM 1357

To use this website as a visitor or to register and access the services provided by www.apartamentos-siesta.com, you need to accept the following service terms:

A) The user accepts this service terms.

B) If the user does not accept the following terms, they will not be able to use this website, nor to Access the services provided by PUERTO BELLO S.L.

CORRECT USE OF THE WEBSITE

c) The present terms and conditions regulate the access and the use of this website www.apartamentos-siesta.com The use of this website confers you the status of site user from the very moment that you access and start browsing this site, accessing any of its contents; from this very moment, the user expressly accepts the present general terms and conditions. Likewise, the user accepts the specific conditions applicable to the different services offered by the company through the web. From the moment of acceptance of these terms and conditions, the user commits to use this website and all its contents and services in accordance with the law, as well as the generally accepted rules of good practice and public order. Furthermore, the user agrees to act with the diligence corresponding to the nature of the services received through this website.

- d) Through its website, PUERTO BELLO S.L. grants users Access and usage of different information and services.
- e) The website has free access for users. Users agree on using the webpage in accordance with the Law, with these conditions, with moral and rules of good practices generally accepted, and with public order.
- f) Generally, for services and information access on the webpage there is no required subscription or user registration. However, PUERTO BELLO S.L. makes a condition for some of their services user registration, or filling a form to collect certain data. Such registration will be done in the specific way that is indicated on the webpage or in the particular conditions that regulate such particular service.
- g) From the moment these conditions are accepted, users agree on using the webpage www.apartamentos-siesta.com, in accordance with the Law, with these conditions, with moral and rules of good practices generally accepted, and with public order, using the diligence that is required from the nature of the service that they are using through the webpage www.apartamentos-siesta.com

MODIFICATIONS AND CANCELLATIONS

The company has the right to modify unilaterally, anytime, and without previous notice these conditions. In that case, the new modifications will be published and announced in advance as much as possible. In any case, they have to change the web and its configuration unilaterally, anytime, and without previous notice.

If the guest asks to cancel a Flexible Rate booking and there any applicable bank charges, these must be paid by the client. Refunds will only be made by bank account. To request the cancellation of a reservation made with the Flexible Rate, please contact us by email with the details of your reservation.

THIRD PARTIES' LINKS

This Legal notice is only valid for the website and its contents owned by the company, and are not applicable to third parties' hyperlinks or websites accessible through the webpage. The company is not responsible for the content of any of the linked webpages, nor for any link included within a webpage accessible through the company's website.

INTELLECTUAL AND INDUSTRIAL PROPERTY

The content of this webpage is exclusively owned by the company, and, for expository purposes, not limitative, the graphic design, source code, logos, texts,

graphics, illustrations, photographs, and any other element that appears in the webpage. Likewise, any trade name, brands or distinctive signatures of any sort contained in the website are protected by the intellectual and industrial property law. It is the company who has the rights to exert their exploitation rights of such intellectual property, in any deemed way, and, especially, the rights of reproduction, distribution, and public communication. User is expressly forbidden from using without explicit consent any intellectual or industrial property from the website, not even partially, and/or their contents. The company has the right to pursue legal action against any user that reproduces, distributes, commercializes, transforms, and, in general, any other sort of exploitation in any way, of all or part of the website contents that constitutes an infraction of their Intellectual and Industrial property rights.

NOTIFICATIONS

For these general conditions and terms, and for any required communication between the company and the user, the latter will contact the company sending an e-mail to **info@apartamentos-siesta.com**

The communications of the company to the user will be done with the data given by the latter in the process of registration in the webpage www.apartamentos-siesta.com The user expressly accepts the company's e-mails as a valid procedure to communicate with them as long as is a communication regarding the webpage use and/or the provision of services offered there.

APPLICABLE LAW, JURISDICTION

The following terms are governed by the Spanish legislation, which will be applicable in anything not stated in this contract as a way of interpretation, validity, and execution. Both parts renounce expressly to any other jurisdiction and submit expressly to the Juries and Tribunals of Palma de Mallorca, Baleares to solve any controversy that may happen in the interpretation or execution of these contractual conditions.

BOOKING TERMS AND CONDITIONS

GENERAL CONDITIONS OF RESERVATION AND/OR PURCHASE

Through our online reservation service, you are hiring a reservation of a touristic room, submitted to the following conditions. The following General Conditions establish, with the rest of terms and conditions, the legal framework that regulates the hiring and reservation of a room through the website **www.apartamentos-siesta.com**

This webpage belongs to PUERTO BELLO S.L, NIF/CIF: CIF B-07.101.074
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1041, Libro "5", Sección "5", Hoja nº. PM 11772, Inscripción 1ª

PUERTO BELLO S.L activity is that of offering apartments to rent to tourists. For further information, you may contact us in Phone +34 971890970 or for enquiries about bookings: info@apartamentos-siesta.com

This hiring conditions regulate the terms for the hiring of the offered products by the company through their website and the related economic remuneration and/or payment done by the client. The company offers to the addressee, before the procedure starts and through techniques that are adequate to the used communication medium, easily, freely, and permanently, clear, comprehensive, and unequivocal information about the following.

- A) The different procedures that need to be followed to accept these General Hiring Conditions.
- B) Electronic files of these general hiring conditions, thus being accessible at any time.
- C) The company uses technical media that the client is able to use in order to correct and identify errors.
- D) The language in which this conditions will appear is English.
- E) Before starting the procedure, the company offers the client the general hiring conditions so they can be stored and reproduced by the client.
- F) The online hiring of the offered products by the company through this web will be subject to what appears in the legal notice of the webpage.
- G) These general hiring conditions have been elaborated in agreement with what is established in law 34/2002, of information society services and electronic commerce. The law 7/1998 of general hiring conditions, Royal decree 1906/1999 for which phone or electronic hiring is regulated with general conditions in development of article 5.3 of law 7/1998; the Legislative Royal Decree 1/2007, of November 16, for which the combined text of the General Law of the defense of consumers and users is approved and other complementary laws; .

H) For the acquisition and/or reservation of any of the services of hotel rooms of the company through the webpage these conditions must be accepted without reservations, and including all of these conditions, along with the Particular Conditions that are applied to each reserved and/or hired product.

I) The Company informs that the procedures to hire the offered services of room reservations are those that are described in these conditions, as well as those that are specified in the webpage through the customer's navigation, so the client declares to know and accept such procedures as needed to reserve and/or hire the offered services of room reservations.

J) All the information offered throughout the hiring process will be stored by the company. Any modification or correction of the client's acquired data must be done as stated in the Webpage.

K) By sending these data, clients give their consent to have their data treated by the company in order to the client's acquisition and/or hiring of the services of room reservation that the company sells.

L) The client hires and/or reserves the company services of room reservations, and the company accepts the assignment of selling the selected services of room reservations in the web, as stated in these general conditions.

M) The seller keeps the right to modify unilaterally these conditions, without that affecting the services of room reservations or promos that were hired before such modification.

SELLER IDENTITY

The seller of the hired services by the user is PUERTO BELLO S.L., a tourism company that provides services of apartment bookings / reservations.

<http://www.apartamentos-siesta.com> is registered under the name of PUERTO BELLO S.L. The commercial brand is correctly registered under the name of the Company.

AIM OF HIRING CONDITIONS

These conditions have as their main aim to state the conditions that apply when selling and hiring products in <http://www.apartamentos-siesta.com> These conditions will regulate the contractual relationship of buying/selling and/or the generated hiring between the Seller and the Hirer at the moment in which the latter accepts the corresponding tick-box at the buying/hiring online process. The characteristics of the hired/bought products are shown in the web. The characteristics of the hired services will appear in the webpage, as well as the particularities of each transaction that can be done in this webpage, always in

English. Hiring any products through the webpage implies the complete acceptance and subjection to these General conditions. The company through the webpage provides services for room reservation/purchase. This transaction will be ruled by the Hiring Conditions specified here and the Particular conditions that are applied to the acquisition and/or hiring of each product. The applicable prices to the hired/reserved products are those indicated in the website at the time of the hiring and/or acquisition, and: Offers are correctly shown and identified indicating the Price before the offer and during the offer. All media and technical requirements that are required to access the webpage and the offered services of room reservations will be full responsibility of the user. Once accessing the web, to continue to reserve and hire any services of room reservation, Users Will follow any indication and instruction that appears in the webpage, filling for this the acknowledgement of having read and accepting the General Conditions, as well as any particular condition that applies.

HIRING/ACQUIRING PROCEDURE

Hiring the services of room reservations will be done through the specific selection of the product/s through the selection elements that the webpage has installed. Once selected and verified the application for reservation/hiring, the conditions will be completely accepted by you, without reserves, as stated in the company's website, before acquiring such products. Once accepted, the user acquires the condition of Client of the company/entity. Any product or service offered by the company afterwards will be subject to a new hiring/acquiring procedure. Clients are advised to read with caution these conditions and print them on paper or save them electronically.

DATA PROTECTION

PRIVACY POLICY

1.1. In agreement with articles 13 and 14 of the RGPD you are informed of the following data:

RESPONSIBLE: PUERTO BELLO, S.L.

NIF/CIF: CIF B-07.101.074

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EMAIL: info@apartamentos-siesta.com

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Tourism License: A-PM 1357

AIM: at PUERTO BELLO, S.L. we treat the information that clients procure for the Purchase/Procurement of services and or products through the website. Management of the information and commercial prospection. In order to offer you services according to your interests, we will prepare a commercial profile. There will be no automatic decisions regarding such profile. The procured personal data will be kept while the professional relationship between both parties is still active and the interested party does not want them to be suppressed within a time lapse of 5 years after the last procurement and/or professional service done by you.

LEGITIMATION: the legal basis for your personal data treatment is the execution of a contract through a Professional Service file and/or a service lease, as stated in the Commerce code and the Civil Code. There is an obligation of invoicing as stated in the Commerce code, General Tax Law, Corporate Tax Law and Personal Income Tax, as well as the Information Society Services' Law 34/2002 articles 20 and 21. The prospective offer of products and services is based on the consent that is asked to you without it meaning that retiring it affects the contract of purchase/procurement of services there is an obligation to procure personal data. Otherwise, neither the Purchase/Procurement of services and or products through the website nor the Management of the information and commercial prospection cannot be procured/purchased.

RECIPIENTS: we will not assign personal data to third parties unless there is a legal obligation. There will be no decisions regarding suitability, guarantees, binding corporate rules or other applicable specific situations.

RIGHTS: Any person has the right to have confirmed whether in PUERTO BELLO, S.L. we are dealing with relevant personal data for themselves or not. Involved people have the right to Access their own personal data, and to ask for its amendment of inaccurate data, as well as to ask for its removal when, among other reasons, these data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants. You have the right to claim to the Control Authority: Agencia Española de Protección Datos. WWW.AGPD.ES

SOURCE: THE SOLICITOR.

1.2. The client expressly accepts that any data obtained while using the website, or which has been provided through filling out any forms that are contained therein, as well as any data resulting from any possible commercial relationship, may be included in an automated personal data file of the type described in section 1.1. During the process of data collection and on all pages of this website where personal data is asked for, the client will be informed with the help of a hyperlink or an explicit mention in the form itself about the compulsory or optional character of the recollection of such data. Every client that decides to register on the website of our company will be asked for those data that are necessary to fulfil the purposes of this company, which are service providing and/or selling of offered products in the website.

1.3. With respect to the data collected in the manner provided in the preceding paragraph, the client may exercise his rights according to the articles 15-21 of the Ruleset (UE) 2016/679, and in particular their right to access, rectify, cancel and object to such data, as well as treatment limitation data portability and automatized individual decisions. Likewise, he may withdraw his consent for the transfer of the collected data or the treatment of these data for any of the uses described above. Any client may exercise his rights referred to in the previous paragraph with the help of a cancellation request form that has to be requested from us by e-mail. The written and signed form together with a copy of the client's identity document shall be sent by postal mail to the following address: company: PUERTO BELLO, S.L. with corporate address: AVENIDA PEDRO MAS REUS, 23 - EDIFICIO SIESTA I 07400, PORT D'ALCUDIA (ILLES BALEARS), attaching, in both cases, the client's ID or passport (photocopy)

1.4. Automatized treatment with which your data will be collected as a consequence of queries, using, hiring or buying any product, as well as of any transaction or operation done in this webpage has as a main end the management of the contractual relationship with the owner of this website.

1.5. You authorize the reception of promotional information about our services and products. Your personal data will be used for the sole purpose of sending the promotional information by traditional or electronic means. In the case of the electronic e-mail addresses or the website contact form, the data that you provide to us per e-mail or through the form will be used exclusively to respond to the queries that you convey to us by these means. We will apply what is stated in articles 22.1 and 22.2 of Law 34/2002, of July 11th, of information society services and e-commerce that is modified by article 4 of the royal decree 13/2012 regarding the usage and treatment of personal data in terms of advertising.

1.6. The entity PUERTO BELLO, S.L. guarantees the confidentiality of the personal data. Notwithstanding this, the entity will submit to the competent public authorities any personal data or other information in its possession or accessible through its systems which may be required in compliance with legal provisions and regulations applicable to the case. Even after the relationship established through the website has terminated, personal data may be kept in the files owned by exclusively for the purposes indicated above and, in any case, within the legally established time limits for putting the collected personal data at the disposal of the administrative or judicial authorities.

SECOND LAYER CLAUSES

EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD CLIENTS & BOOKINGS

RESPONSIBLE

RESPONSIBLE: PUERTO BELLO, S.L.

NIF/CIF: CIF B-07.101.074

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AIM

At PUERTO BELLO, S.L. we treat the information belonging to clients, we try to know their customer satisfaction and we launch commercial offers. Management of the information and commercial prospection. The procured personal data will be kept while the professional relationship between both parties is still active and the interested party does not want them to be deleted within a time lapse of 5 years after the last procurement and/or professional service done by you. There will be no automatic decisions regarding such profile.

LEGITIMATION

The legal basis for your personal data treatment is the execution of a contract through a Professional Service file and/or a service lease, as stated in the Commerce code and the Civil Code. There is an obligation of invoicing as stated in

the Commerce code, General Tax Law, Corporate Tax Law and Personal Income Tax, as well as the Information Society Services' Law 34/2002 articles 20 and 21. The prospective offer of products and services is based on the consent that is asked to you without it meaning that retiring it affects the contract of procurement of services. There is an obligation to procure personal data. Otherwise, offers cannot be procured.

RECIPIENTS

We will not assign personal data to third parties unless there is a legal obligation. We will assign data to the Commercial Register and Civil Code. The Information Society Services' Law 34/2002, articles 20 and 21 are applicable. There is no expectation of transferring data to third party countries. There will be no decisions regarding suitability, guarantees, binding corporate rules or other applicable specific situations.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants.

You have the right to claim to the Control Authority: Agencia Española de Protección Datos WWW.AGPD.ES

SOURCE

THE SOLICITOR.

EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD INVOICING & ACCOUNTING

RESPONSIBLE

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AIM

At PUERTO BELLO, S.L. we treat the information that clients procure for the procurement of a product or a service, as well as invoicing, and the management of prospective offers and commercial information, and for satisfying legal and accounting obligations. Based on your interests we will elaborate a commercial profile.

The procured personal data will be kept while the professional relationship between both parties is still active and the interested party does not want them to be deleted within a time lapse of 5 years after the last procurement and/or professional service done by you.

There will be no automatic decisions regarding such profile.

LEGITIMATION

The legal basis for your personal data treatment is the execution of a contract through a Professional Service file and/or a service lease contract in agreement with the Civil Code, and Trading Code. Articles 20 and 21 of the Services of the Information Society Law 34/2002 is applicable for the sending of commercial offerings via telecommunications. Prospective product offering is based on this agreement without its being retired meaning that the product or service will not be procured.

RECIPIENTS

We will not assign personal data to third parties unless there is a legal obligation. There is no expectation of transferring data to third party countries. There will be no decisions regarding suitability, guarantees, binding corporate rules or other applicable specific situations. There is an obligation to procure personal data. Otherwise, the product or service, as well as invoicing, and the management of prospective offers and commercial information cannot be procured.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of

inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants.

SOURCE

THE SOLICITOR.

EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD NEWSLETTERS & MAILING

RESPONSIBLE

RESPONSIBLE: PUERTO BELLO, S.L.

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AIM

At PUERTO BELLO, S.L. we treat the information that clients procure for the Advertising activities. Management of information sending and commercial prospection. The procured personal data will be kept while the professional relationship between both parties is still active and the interested party does not want them to be deleted within a time lapse of 5 years after the last procurement and/or professional service done by you. There will be no automatic decisions regarding such profile.

LEGITIMATION

The legal basis for your personal data treatment is the execution of a contract as stated in the Commerce code and the Civil Code. There is an obligation of invoicing as stated in the Commerce code, General Tax Law, Corporate Tax Law and Personal Income Tax, as well as the Information Society Services' Law 34/2002 articles 20 and 21. The prospective offer of products and services is based on the consent that is

asked to you without it meaning that retiring it affects the contract of /procurement of services. There is an obligation to procure personal data. Otherwise, Advertising activities, and Management of information sending and commercial prospection cannot be procured.

RECIPIENTS

We will not assign personal data to third parties unless there is a legal obligation. We will assign data to the Commercial Register and Civil Code. The Information Society Services' Law 34/2002, articles 20 and 21 are applicable. There is no expectation of transferring data to third party countries. There will be no decisions regarding suitability, guarantees, binding corporate rules or other applicable specific situations.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants.

You have the right to claim to the Control Authority: Agencia Española de Protección Datos WWW.AGPD.ES

SOURCE

THE SOLICITOR.

EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD WEBSITE & USERS

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At PUERTO BELLO, S.L. we treat the information that clients procure for the Purchase/Procurement of services and or products through the website. Management of the information and commercial prospection. In order to offer you services according to your interests, we will prepare a commercial profile. The procured personal data will be kept while the professional relationship between both parties is still active and the interested party does not want them to be deleted within a time lapse of 5 years after the last procurement and/or professional service done by you. There will be no automatic decisions regarding such profile.

LEGITIMATION

The legal basis for your personal data treatment is the execution of a contract through a Professional Service file and/or a service lease, as stated in the Commerce code and the Civil Code. There is an obligation of invoicing as stated in the Commerce code, General Tax Law, Corporate Tax Law and Personal Income Tax, as well as the Information Society Services' Law 34/2002 articles 20 and 21. The prospective offer of products and services is based on the consent that is asked to you without it meaning that retiring it affects the contract of purchase/procurement of services. There is an obligation to procure personal data. Otherwise, neither the Purchase/Procurement of services and or products through the website nor the Management of the information and commercial prospection cannot be procured/purchased.

RECIPIENTS

We will not assign personal data to third parties unless there is a legal obligation. There is no expectation of transferring data to third party countries. There will be no decisions regarding suitability, guarantees, binding corporate rules or other applicable specific situations.

RIGHTS

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EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD EMPLOYEES

RESPONSIBLE

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At PUERTO BELLO, S.L. we treat the information you provide us with in order to manage the entity-employee employment relationship. We process personal data in order to prepare contracts, payroll and social insurance (TC1 and TC2), compliance with labour obligations and payroll. The personal data provided will be kept, as long as the employment relationship is maintained and its deletion is not requested by the interested party, for a period of 5 years from the termination of the employment relationship between both parties.

No commercial profile is drawn from this information.

LEGITIMATION

The legal basis for the processing of your data is compliance with the legal obligations set forth in the Workers' Statute, Social Security Law, Occupational Risk Prevention Law and other current labour regulations. There is an obligation to provide personal data or, otherwise, you cannot be hired.

RECIPIENTS

Your data will be transferred to the Treasury of the Social Security, Tax Agency, SEPE and competent Public Administration, Occupational Risk Prevention Company, Mutua Accident Company, Banks and Management and / or Consulting Services. And to contractor companies in the case of subcontractors. We do not foresee to transfer any data to third countries. Decisions regarding adequacy, guarantees, corporate rules or specific situations will not be taken.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants.

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EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD CURRICULUM VITAE & HUMAN

RESPONSIBLE

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AIM

At PUERTO BELLO, S.L. we treat the information you provide us with in order to carry out a selection of personnel and for the applicant to participate in the

company's selective labour processes. The personal data provided will be kept, as long as their consent is maintained and their deletion is not requested by the interested party, for a period of 2 years from their consent. No commercial profile is drawn from this information.

LEGITIMATION

The legal basis for the processing of your data is based on the consent requested. There is an obligation to provide personal data or, otherwise, you cannot enter the personnel selection process. There is an obligation to provide personal data or, otherwise, you may not participate in the Entity's selection process.

RECIPIENTS

Your data will be transferred to the Treasury of the Social Security, Tax Agency, SEPE and competent Public Administration, Occupational Risk Prevention Company, Mutua Accident Company, Banks and Management and / or Consulting Services. And to contractor companies in the case of subcontractors. We do not foresee to transfer any data to third countries. Decisions regarding adequacy, guarantees, corporate rules or specific situations will not be taken.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants. You have the right to claim to the Control Authority: Agencia Española de Protección Datos
WWW.AGPD.ES

THE SOLICITOR.

EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD SUPPLIERS

RESPONSIBLE

RESPONSIBLE: PUERTO BELLO, S.L.

NIF/CIF: CIF B-07.101.074

ADDRESS: AVENIDA PEDRO MAS REUS, 23 - EDIFICIO SIESTA I 07400, PORT D'ALCUDIA (ILLES BALEARS)

EMAIL: info@apartamentos-siesta.com

PHONE NUMBER: +34 971890970

FAX: +34 971890966

Registered in the Commercial Registry of: Registro de Baleares, Folio 5, Tomo 1041, Libro "5", Sección "5", Hoja nº. PM 11772, Inscripción 1ª

Tourism License: A-PM 1357

AIM

At PUERTO BELLO, S.L. we treat the information you provide us with in order to place an order and bill the services. The personal data provided will be kept, as long as the commercial relationship is maintained and its deletion is not requested by the interested party, for a period of 5 years from the last contract made. No commercial profile is drawn from this information.

LEGITIMATION

The legal basis for the processing of your data is the obligation of issuing invoices in accordance with the Commercial Code, General Tax Law, Corporate Tax Law and Income Tax Law for Individuals. There is an obligation to provide personal data and otherwise the service or product cannot be contracted.

RECIPIENTS

No data will be transferred to third parties, except legal obligation. We do not foresee to transfer data to third countries. No adequacy decisions, guarantees, binding corporate norms or specific applicable situations are made.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants. You have the right to claim to the Control Authority: Agencia Española de Protección Datos
WWW.AGPD.ES

THE SOLICITOR.

EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD SATISFACTION SURVEYS

RESPONSIBLE

RESPONSIBLE: PUERTO BELLO, S.L.

NIF/CIF: CIF B-07.101.074

ADDRESS: AVENIDA PEDRO MAS REUS, 23 - EDIFICIO SIESTA I 07400, PORT D'ALCUDIA (ILLES BALEARS)

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Tourism License: A-PM 1357

AIM

At PUERTO BELLO, S.L. we treat the information you provide in order to know your degree of satisfaction regarding your stay at our establishment. In order to be able to offer you products and services according to your interests, we will prepare a commercial profile, based on the information provided. The personal data provided will be kept, as long as the commercial relationship is maintained and its deletion is not requested by the interested party, for a period of 5 years from the last contract and / or reservation made by you. No automated decisions will be made based on that profile.

LEGITIMATION

The legal basis for your personal data treatment is the execution of a contract through a Professional Service file and/or a service lease, as stated in the Commerce code and the Civil Code. There is an obligation of invoicing as stated in the Commerce code, General Tax Law, Corporate Tax Law and Personal Income Tax, as well as the Information Society Services' Law 34/2002 articles 20 and 21. The prospective offer of products and services is based on the consent that is asked to you without it meaning that retiring it affects the contract of /procurement of services. There is an obligation to procure personal data. Otherwise, offers cannot be procured.

RECIPIENTS

We will not assign personal data to third parties unless there is a legal obligation. We will assign data to the Commercial Register and Civil Code. The Information Society Services' Law 34/2002, articles 20 and 21 are applicable. There is no

expectation of transferring data to third party countries. There will be no decisions regarding suitability, guarantees, binding corporate rules or other applicable specific situations.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants. You have the right to claim to the Control Authority: Agencia Española de Protección Datos
WWW.AGPD.ES

SOURCE

THE SOLICITOR.

EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD RECOVERY OF PAYMENT

RESPONSIBLE

RESPONSIBLE: PUERTO BELLO, S.L.

NIF/CIF: CIF B-07.101.074

ADDRESS: AVENIDA PEDRO MAS REUS, 23 - EDIFICIO SIESTA I 07400, PORT D'ALCUDIA (ILLES BALEARS)

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Tourism License: A-PM 1357

AIM

At PUERTO BELLO S.L. we treat the information you provide us with in order to manage the collection of invoices for the products and / or services contracted pending payment or collection and for the purpose of recovering them. The personal data provided will be kept, as long as the commercial relationship is

maintained and its deletion is not requested by the interested party, for a period of 5 years from the last contract and / or purchase made by you. No commercial profile is drawn from this information.

LEGITIMATION

The legal basis for the processing of your data is the obligation of issuing invoices in accordance with the Commercial Code, General Tax Law, Corporate Tax Law and Income Tax Law for Individuals. Recovery management based on the Civil Code and Commercial Code. There is an obligation to provide personal data and otherwise you cannot provide the service and / or sell the product.

RECIPIENTS

There is no expectation of transferring data to third party countries. There will be no decisions regarding suitability, guarantees, binding corporate rules or other applicable specific situations.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants. You have the right to claim to the Control Authority: Agencia Española de Protección Datos
WWW.AGPD.ES

SOURCE

THE SOLICITOR.

EPIGRAPH

INFORMATION ART. 13 Y 14 RGPD VIDEO SURVEILLANCE

RESPONSIBLE

RESPONSIBLE: PUERTO BELLO, S.L.

NIF/CIF: CIF B-07.101.074

ADDRESS: AVENIDA PEDRO MAS REUS, 23 - EDIFICIO SIESTA I 07400, PORT D'ALCUDIA (ILLES BALEARS)

EMAIL: info@apartamentos-siesta.com

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Tourism License: A-PM 1357

AIM

At PUERTO BELLO S.L. we treat the information captured through the video surveillance cameras in a mixed file called VIDEOVIGILANCA in order to control and monitor access and the company's facilities. The personal data provided will be kept for a maximum period of 30 days from its recording. No automated decisions will be made based on that profile.

LEGITIMATION

The legal basis for the processing of your data is the obligation of issuing invoices in accordance with the Commercial Code, General Tax Law, Corporate Tax Law and Income Tax Law for Individuals. Recovery management based on the Civil Code and Commercial Code. The captured images are incorporated into the video surveillance treatment.

RECIPIENTS

You are informed that you act as the person in charge of the treatment under the terms of article 28 of the RGPD PUERTO BELLO S.L. No data will be transferred to third parties, except legal obligation. There is no forecast to transfer data to third countries. No adequacy decisions, guarantees, binding corporate norms or specific applicable situations are made.

RIGHTS

Any person has the right to have confirmed whether PUERTO BELLO, S.L. are dealing with relevant personal data of themselves or not. Involved people have the right to Access their own personal data, and to ask for the amendment of inaccurate data, as well as to ask for its removal when, among other reasons, this data is not needed for the objectives it was collected. In certain cases, applicants may ask for a limitation regarding our treatment of their data, in which case we will only save them to claim or defend ourselves from claimants. You have the right to claim to the Control Authority: Agencia Española de Protección Datos

WWW.AGPD.ES