RETURNS

Withdrawal's right of 14 days, exceptions to the right of withdrawal and legal compliance back guarantee

LEGAL RIGHT

Unless you apply any of the exceptions described below, you can withdraw your order without reason within 14 calendar days from the day you have indicated.

For this purpose, you must know (info@yccalador.com) of your decision to withdraw your order. It is sufficient to send your communication before the end of the withdrawal period of 14 days. For additional information on the scope, content and instructions to exercise this right, please contact our Customer Service at the address: info@yccalador.com.

WITHDRAWAL EFFECTS

Yacht Club Cala d'Or Leisure will refund the product price, no later than the following day we receive the above-mentioned communication 14 days. Yacht Club Cala d'Or Leisure will use the same payment means you would have used for the initial transaction, unless expressly agreed other means. In any case, do not you endure any fees that may arise from such reimbursement.

EXCEPTIONS TO THE RIGHT OF WITHDRAWAL

The right of withdrawal does not apply to the delivery of:

- · Goods made to your specifications or clearly personalized;
- · A service, provided that he had paid already and you had accepted their immediate delivery at the time of your application;
- Alcoholic beverages whose price has been agreed at the time you placed the order, which can not be delivered within 30 days, and the actual value depends on fluctuations in the market we can not control.

We, YACHT CLUB CALA D'OR LEISURE, S.L. with N.I.F.: B57293110 guarantee the implementation of the following items as a result of due diligence obligations under Law 10/2010 on the terms provided in Article 93 of the General Tax Law:

Article 38 Trade in goods

Natural or legal persons who deal professionally with goods shall be subject to the obligations set out in Articles 3, 17, 18, 19, 21, 24 and 25 for transactions in which receipts or payments are made to the means of payment Article 34.2 of this Act and in excess of 15,000 euros refers, whether made in one or in several operations which appear to be some kind of relationship.

Based on a risk analysis may be extended by regulation regarding the transactions involved some or all of the remaining obligations under this Act.

Article 39 Foundations and associations

Protectorate and the Board, in the exercise of the functions assigned to them by Law 50/2002 of 26 December, on Foundations, and staff with responsibilities in the management of foundations shall ensure that they are not used to launder capital or to channel funds or resources to persons or entities linked to terrorist groups or organizations.

For this purpose, all foundations retained for the period specified in Article 25 records identifying all persons who provide or receive gratuitously funds or resources of the foundation, under the terms of Articles 3 and 4 of this Act. These records shall be available to the Protectorate, the Commission Monitoring Activities Financing of Terrorism of the Commission for the Prevention of Money Laundering and Monetary Offences or its support bodies, as well as administrative or judicial bodies with powers in the field of prevention or prosecution of money laundering or terrorism.

The provisions of the preceding paragraphs shall also apply to associations, corresponding in such cases the governing body or general assembly, members of the representative body that manages the interests of the association and the agency responsible for verifying its formation in the exercise of the functions assigned to it by Article 34 of the Organic Law 1/2002 of 22 March regulating the Right of Association, comply with the provisions of this Article.

Addressing the risks to be exposed sector, may extend the regulations to foundations and associations the remaining obligations under this Act.

Article 41 Sending Money

In the money transfer operations that Article 2 of Law 16/2009 of November 13, payment service refers to the corresponding transfers shall be effected through accounts in credit institutions, both in the country destination of the funds as elsewhere in which they operate overseas correspondents or intermediate clearing systems. The entities that provide services to send money only contracted with foreign correspondents or intermediate clearing systems with adequate methods of fund liquidation and prevention of money laundering and terrorist financing.

Well-managed funds shall be used solely for the payment of ordered transfers leaving no room for the use of them for other purposes. In any case, the payment correspondents pay beneficiaries will necessarily transfers in open accounts in credit institutions in the country in which the payment is made.

At all times, the entities referred to in this Article shall ensure the monitoring of the operation until its receipt by the final beneficiary, this information must be provided in accordance with the provisions of Article 21.