



RESTAURANTE & SUSHI LOUNGE

RESERVATIONS AND PRIVACY POLICY

RESERVATIONS POLICY PACHA RESTAURANT & SUSHI LOUNGE – SENA DIRECTORSHIP S.A.

We advise you that the entrance to children under the age of 18 will not be permitted due to legal restrictions.

We require 24 hours notice if you wish to cancel your reservation. If less than 24 hours notice is given then a cancellation fee of 25 euros per head will be charged to the card details provided. You agree, through your reservation request, to provide your credit card details in order to make your reservation. Your reservation request implies your acceptance of the conditions of our Reservations Policy.

WEBSITE PRIVACY POLICY PACHA RESTAURANT & SUSHI LOUNGE – SENA DIRECTORSHIP S.A.

I. INFORMATION PURSUANT TO THE PROVISIONS OF LAW 34/2002, of 11 JULY SERVICES COMPANY INFORMATION AND TRADE.

In compliance with the provisions of Article 10 of Law 34/2002, of 11 July, Services Information Society and Electronic Commerce (LSSI-CE), is reported explicitly, precisely and unequivocally, both recipients of service and the relevant bodies of the following aspects of Service provider of the information society:

NAME / COMPANY: SENA DIRECTORSHIP S.A.

CIF / NIF: A-87753935

ACTIVITY / PURPOSE: RESTAURANT

REGISTERED OFFICE / PROFESSIONAL: AVDA. 8 DE AGOSTO Nº 27, 07800 / IBIZA (Illes Balears)

EMAIL ADDRESS: restaurantepacha.com

WEB ADDRESS: www.restaurantepachaibiza.com

DATA REGISTRATION. COMMERCIAL REGISTER OF MADRID: BOOK 35.656 FOLIO 166, SECTION 8ª, SHEET M640.796

II. INFORMATION PURSUANT TO THE PROVISIONS IN THE LAW ON PROTECTION OF PERSONAL DATA.

1. PRINCIPLE OF INFORMATION

In compliance with the provisions of article 5 of the Organic Law 15/1999, of 13, December, Protection of Personal Data (LOPD), we informed explicitly, precisely and unequivocally that the information provided by you through the forms provided for that purpose on our website or in any another channel for collecting the same, as well as

those generated during their relationship with our organization, will be treated in the files responsible for SENA DIRECTORSHIP S.A., duly reported in the General Register of the Spanish Agency Data Protection, with the purpose of maintenance and compliance service recipient relationship with our institution and service delivery derivative thereof. Furthermore, pursuant to the provisions of the said Act and the Data Protection Act 34/2002, of July 11, Services Information Society and Trade Mail (LSSI-CE), we inform you that your data may be used with the purpose of sending commercial communications and related complimentary with our company via phone, mail, fax, e-mail or equivalent electronic media. Likewise, we inform you that your data will be transferred in all cases it is necessary for the development, implementation and control of the relationship of recipient of the service with our organization or in cases that authorize an regulation having the force of law and, in particular, when for one of the assumptions following: a) Treatment or disposal aimed at the satisfaction of an interest legitimate controller or the transferee covered by this standard; b) The treatment or transfer of the data is required for the responsible treatment complies with a duty imposed this standard.

2. PRINCIPLE OF CONSENT

The consent to the processing of your data for the purposes described in the previous section will be understood by ticking the box arranged for this purpose in our website.

3. MANDATORY DATA REQUESTED

The completion of all and each of the fields that appear in the forms provided for that purpose on our website is mandatory. The refusal to provide data would lead to a impossibility of maintaining and enforcing the relationship of the recipient of service to our organization, and that they are necessary for the provision of services derived therefrom.

4. PRINCIPLE OF DATA QUALITY

The service recipient is solely responsible for the accuracy of the data provided SENA DIRECTORSHIP S.A. acting in good faith as a service provider. In the event that the service recipient data provide false or third parties without their consent, be personally liable against SENA DIRECTORSHIP S.A., those affected or interested, Spanish Agency for Data Protection and where appropriate, regional authorities for data protection, the liabilities arising out of the circumstances. SENA DIRECTORSHIP S.A., does not include data from persons under fourteen through its website. In the event that a person under fourteen facilitate their data through the forms provided for that purpose on our website or in any other collection channel thereof, proceed? to destruction immediately at the same time they are aware of such circumstances. In order to comply with the provisions of Article 4.3 of the LOPD (Spain Data Protection Act), the service recipient agrees to notify SENA DIRECTORSHIP S.A., the changes produced in their data so that they respond truthfully to his current situation at all times.

5. MONITORING TOOLS OF NAVIGATION

Our site may use tracking tools navigation through the same IP address and the service recipient, in order to improve and ensure the provision of services and technical operation same. The consent to the processing of your data for the purposes described in this paragraph shall be paid by ticking the box prepared for this purpose on our website.

6. PRINCIPLE OF DATA SECURITY

SENA DIRECTORSHIP S.A., is committed to fulfilling its obligation of secrecy regarding personal data and its duty to protect them and take all necessary technical and organizational measures to ensure the safety of personal data and avoid its alteration, loss, treatment or access unauthorized, given the state of technology, the nature of the data stored and the risks they are exposed, whether from human action or the physical or natural environment, developed in Title VIII of Royal Decree 1720/2007, of 21 December, approving the Regulations implementing the Act 15/1999 of December 13, Protection of Personal Data.

7. EXERCISE OF RIGHTS

In compliance with the provisions of the LOPD and the Royal Decree 1720/2007 of 21 December, approving the Regulations implementing the same, the service recipient can exercise at any moment his rights access, rectification, cancellation and opposition to the controller or the treatment, enclosing a photocopy of your ID.

8. DATA FILE RESPONSIBLE

The responsible data controller is SENA DIRECTORSHIP S.A., with address in AVDA. OCHO DE AGOSTO Nº27, 07800 -IBIZA (Balearic Island) Spain.

9. COOKIES

So-called 'cookies' are small pieces of code that are inserted into your computer, tablet or cellphone. Its mission is to improve the browsing experience. If you are browsing the site 'lioibiza.com' some cookies are loaded whose sole mission is to record the visit. Our cookies do not collect any other information from your browser or computer, personal or otherwise. If anyway you want to delete the cookies installed during browsing, you can use the tools for this purpose that incorporate most browsers.