

General Terms and Conditions of Use

These terms and conditions shall govern the services of purchase of income in events (the “Services” or “Entries”), provided by the company LAST LAP SLU. (“Lastlap”) and its access through the URL <https://sansilvestrevallecana.com/inscripciones> (the “Portal”) to the purchaser of the entry (the “User”).

1. General rules

1.1 The User acknowledges and voluntarily and expressly accepts that the use of the Services and the Portal shall be always under the exclusive responsibility of the User.

1.2 The User shall use the Portal and the Services in full compliance with these General Conditions and the applicable regulations. The use of the Services and any of its elements is limited to the personal, exclusive, private, non-monetary, non-collective, non-commercial or professional and non-transferable use of the User.

1.3 The User agrees not to act in any way that may offend or damage the image, interests or rights of Lastlap, other users or third parties, or that may damage, render useless or overload the Portal or the Services, adversely affect the proper provision of the Services, or that may prevent, in any way, the normal use of the Services or the Portal. In particular, any act that may harm the development of children or young people or human dignity is expressly prohibited.

1.4 Lastlap reserves the right to modify the terms and conditions to adapt them to new legislation or jurisprudence that are in force at the precise moment in which the Portal is accessed.

2. Purchase of registrations

2.1 The purchase of registrations can only be made by natural persons who have an email address and are over 18 years of age.

2.2 All payments will be made in euros by debit or credit card following the indications given during the payment process.

2.3 The price of each entry is designated in the Portal, including indirect taxes.

2.4 Lastlap, as an authorized agent, sells tickets on behalf of the event organizer (the “Promoter”) and convenience, accessibility and visibility are the responsibility of the Promoter.

2.5 The registration is considered purchased by the User from Lastlap at the time the User receives the registration purchase order from Lastlap, through an email address provided for this purpose.

2.6 An email will be sent to the User as proof of purchase of the registration.

2.7 Users consent to the recording of video and sound as part of the audience at each event in which they participate.

2.8 No refunds are allowed for previously purchased registrations.

2.9 In cases of force majeure or by order of the Promoter, events may be rescheduled or cancelled, in which

case the responsibility for the refund of entries shall be that of the Promoter.

2.10 Lastlap will send an email to all users who have purchased registrations through the Portal for an event that has been cancelled or changed date or time.

2.11 Violation of any of the rules and regulations of the Event Venue shall entitle the Promoter or Venue security to expel the User.

3. Linked Sites

3.1 The Portal makes available to the User, for the sole purpose of facilitating the search for and access to information, content and services available on the Internet, hyperlinks or technical linking devices (such as text or link buttons), which allow the Subscriber to access Internet sites or portals belonging to or managed by third parties (the "Linked Sites").

3.2 Lastlap does not offer or market on its own behalf or through third parties the information, content and services available on Linked Sites, nor does it approve, monitor or control them, and shall not be responsible, in any case, for the content, services or any material available there. Accordingly, Subscribers shall be solely responsible for browsing such Linked Sites.

4. Intellectual and industrial property

4.1 General may not be interpreted in such a way as to grant any intellectual or industrial property rights over the Portal or the Services.

4.2 The User is expressly prohibited from using or exploiting in any way (including reproduction, processing, distribution, distribution, public communication, making available to the public, excerpting, reuse or reposting) of any part of the Portal or Services, unless authorized by Lastlap in these Terms and Conditions or such use is covered by mandatory legal provisions.

4.3 Subscribers shall at all times respect the intellectual and industrial property of the Portal and the Services, whether owned by Lastlap or third parties.

4.4 If the User makes any contribution to the Portal (for example, a comment to an article) (the "Material"), the making of such contribution implies that the User assigns to Lastlap all intellectual property rights of proprietary content (including, but not limited to, the rights of reproduction, distribution, public communication, including its mode of making available, and transformation) or industrial, if any, that may correspond to him on the Material in question.

4.5 The assignment of rights is made free of charge, for the entire term of protection established by law at all times, worldwide, on an exclusive basis, with the power of Lastlap to sublicense or assign the rights in favor of third parties and for the exploitation of the Material in print media, literary edition, media (radio and television) and any other medium, medium or format and through any system, procedure or mode of communication.

4.6 In addition, as part of the assignment of rights, the User represents that (I) the Material does not infringe any third party's statutory rights, such as intellectual property rights or privacy rights; and (II) it owns or controls,

fully and exclusively, the assigned rights to the Material throughout the assignment territory, and that it has the right and ability to such assignment, and that there is no legal commitment or estoppel in connection with the assignment or that would limit in any way Lastlap's exercise of the assigned rights; and Subscriber agrees to hold Lastlap, its assignees and licensors harmless in the event that the foregoing representations are not true.

5. Personal data

5.1 The Portal uses permanent cookies of a duration linked to the duration of your subscription, which collect information on the User's use of the Portal from the User's hard drive (nick, password, name, surname), so that the User does not have to enter his/her username and password each time he/she wants to access the Service, payment details, identify the areas of the Portal in which the User is most interested and, in general, improve the Subscriber's browsing experience and monitor compliance with these General Conditions.

5.2 The User may configure the browser on their computer equipment so as to prevent the installation of cookies on their hard drive. The uninstallation of cookies will prevent access to the Portal or the Services.

5.3 The User hereby authorizes its Internet Service Provider ("ISP") to provide Lastlap, at Lastlap's request, with the User's personal data, to process and combine any of the personal data obtained from the ISP (or, if applicable, provided by the User) with any other information collected through the Portal to verify the User's compliance with these Terms and Conditions (including, without limitation, those related to intellectual and industrial property rights) and to prosecute any non-compliance.

5.4 Any personal data provided by the User to purchase Tickets or any other Services generated in this context, and in particular in connection with their use of the Portal (the "Personal Data") will be included in databases for which Lastlap is responsible. The User shall be responsible for any inaccuracy or failure to keep Lastlap updated on the Personal Data provided by the User.

5.5 Unless otherwise provided at the time of data collection, Lastlap will process Personal Data to develop, maintain and control the contractual relationship between the User and Lastlap.

5.6 Additionally, unless the User checks the appropriate box on the Personal Data collection form, the User authorizes the processing of his/her Personal Data for the sending, by email or any other equivalent electronic means of communication (such as SMS), of advertising, distance selling and commercial prospecting, on behalf of Lastlap, companies in its group or third parties, in the media, sports, travel, automobile, music, audiovisual, financial services, hospitality, technology products, telecommunications services and cosmetics sectors.

5.7 Users shall refrain from using personal data of third parties available on the Portal for any purpose other than the reception of the Services and in accordance with these General Conditions. In particular, it is forbidden to send unsolicited commercial communications.

5.8 Users shall refrain from including on the Portal any personal data of third parties (e.g., name, telephone number or address).

5.9 Data subjects may contact Lastlap in writing at the following email address: lopd@lastlap.com, to exercise their rights of access, rectification, cancellation or opposition.

6. Exclusion of warranties

6.1 To the extent legally possible, the Site and the Services are provided on an “as is” and “as available” basis and Lastlap excludes any warranties, representations, conditions or terms (express or implied) about the Site or the Services, including any implied warranties of satisfactory quality and fitness for a particular purpose.

6.2 To the extent legally possible, Lastlap excludes any warranties, representations, conditions or terms (express or implied) as to compatibility, security and accuracy, and Lastlap does not warrant the timeliness, completeness or performance of the Portal and the Services.

6.3 Users should be aware that existing security measures for computer equipment on the Internet are not fully reliable and that, consequently, Lastlap cannot guarantee that the functions available on the Portal will be uninterrupted or error-free, that all defects will be remedied, or that the Portal or the server through which it is made available are free of viruses or bugs.

6.4 The User acknowledges that it shall implement procedures and virus detections (including anti-virus and other security procedures) to meet the User’s particular needs for accuracy of data entered and obtained.

6.5 Users acknowledge that Lastlap shall not be liable in any way for the management by users of their username and password, including its communication to third parties, update or cancellation.

7. Applicable Law

These General Terms and Conditions of Service shall be governed by Spanish law.

8. Contact

Last Lap, S.L., a Spanish company, with registered office in Madrid, Calle de la Granja, 22, Alcobendas.

Contact telephone number: 916611500

E-mail address: info@sansilvestrevallecana.net

