LEGAL NOTICE

This legal notice aims to establish the general conditions governing access, navigation or use of the portal by all users. If the user does not agree with them they will not have the right to use the website https://cellermasroig.com (hereafter "PORTAL")

Accessing the PORTAL implies the user's knowledge and acceptance of the terms and conditions of use of the PORTAL, in the version published at the time of access to the website.

In this regard, the holder of the PORTAL reserves the right to modify or update at any time the terms of use and, in general, the elements that integrate its design and configuration. This is why the holder recommends that users carefully read the current portal usage conditions whenever accessed.

The portal offers links to https://serradalmos.com/botiga. The use, provision and/or recruitment of products and services, to be used and/or requested for the user via https://serradalmos.com/botiga will imply the unreserved acceptance of the general recruitment conditions that have, if necessary, been established for this purpose.

https://cellermasroig.com DOES NOT HAVE ECOMMERCE.

The holder of the PORTAL reserves the power to terminate, suspend or interrupt at any time and without needing to warn access to its products, services and/or content, as well as the portal's own settings, benefits, products, services and content without the user having the possibility to claim or demand compensation; in particular for maintenance, repair, upgrade and/or adaptation to technical, operational and/or legal changes. After that, the prohibitions, restrictions and restrictions contained in this legal notice and/or in any of the particular conditions applicable to it will remain in force.

PORTAL OWNERSHIP

You can contact the holder of the PORTAL via telephone: +34 977 825 050 and/or from the post: office-cellermasroig.com

Web portal holder https://cellermasroig.com is

MAST CELLAR AND CREDIT SECTION, SCCL

PROF ID 1 (CIF): F43011964

Direction: Main Street, 8, 43736-El Masroig, Tarragona, Espa.a.

Correo electrónico:office@cellermasroig.com

Registered in the Cooperative Registro of the Government of Catalonia as number: 92

Inscribed in RIAAC (Registro de Industrias Agrarias y Alimentarias de Cataluaa) as number: 430040250

It is prohibited to use it in connection with content, products and services other than holders of CELLER MASROIG and credit section, SCCL, and which may cause confusion among end users or discredit the portal holder.

PORTAL ACCESS AND USAGE

The user declares that he has the legal capacity to be linked by this agreement and to use this PORTAL in accordance with the general terms of use stated here.

The mere access to the PORTAL, the use of the content offered therein, the supplementation of forms, the sending of requests for information and, in general, any act of a similar nature to the previous ones will mean, on the part of those who sail the PORTAL, the acquisition of user consideration and the unreserved acceptance of each and every one of the rules that are integral to this Legal Warning.

The user agrees that all the information he provides in the use of this portal will be true, complete and precise.

In any case, access, navigation and use of the PORTAL is done under the sole and exclusive responsibility of the user, so the user undertakes to observe diligently and faithfully any additional instructions relating to the use of the PORTAL and its contents.

The user is obliged to use the contents of the PORTAL diligently, correctly and tenders, in accordance with the current legislation and, in particular, undertakes to abstain from:

- . To use it for purposes or purposes contrary to the law, to morality, to generally accepted good customs or to public order and to the instructions received for the incumbent of the PORTAL.
- . To use them in order to harm the legitimate rights of third parties.

i To use the contents and, in particular, the information of any kind obtained through the PORTAL to send advertising, communications for direct sale or any other commercial purpose, or unsolicited messages aimed at a plurality of people regardless of purpose, as well as to refrain from marketing or disseminating such information in any way.

INTELLECTUAL AND INDUSTRIAL PROPERTY

The contents of the PORTAL, meaning them merely as enunciatives and not exhaustive, are the texts, photographs, graphics, images, icons, technology, navigation structure, software, audiovisual and sound content, graphic design and source codes, indexes, brands, logos, expressions, information and, in general, any other creation protected by national rules and international treaties on intellectual and industrial property (hereinafter the contents) the intellectual property of the PORTAL owner or third party, of which the PORTAL owner has obtained the corresponding license.

IPRs are reserved for content and may be liable for the use, exploitation or unauthorized use of content.

The use of brands, trade names or distinctive SIGNS of MASROIG CELLER and credit section, SCCL, without the prior consent of the incumbent is also prohibited.

The owner of the PORTAL states that he has taken all necessary and reasonable measures, within his or her capabilities and the state of technology, to ensure the operation of the PORTAL and to prevent the existence and/or transmission of viruses and other malicious components to users and that he will make all reasonable means available to him to check the truth, accuracy, suitability, exhaustivity and currentity of the information and content provided by the PORTAL.

EXCLUSION OF WARRANTIES

In particular, the OWNER of the PORTAL does not guarantee or hold responsible for:

The lack of availability or accessibility of the PORTAL or the continuity of the PORTAL;

- , The existence of interrupts, access errors to the PORTAL or malfunction of the PORTAL, as well as technical problems or errors occurring during the Internet connection;
- 'The presence of viruses and other malicious computer elements on the PORTAL or server that provides them; it is up to the user, if necessary, to have adequate means for detecting and disinfection of malicious computer programs;

in The invulnerability of the PORTAL and of the measures taken in it;

Decisions made on the basis of the information provided to the PORTAL, nor the damages to the user or third parties in the actions that have as their sole basis the information obtained from the PORTAL;

The damage caused to users' or third-party computer equipment during the provision of the PORTAL service:

. Any other damage that, in its case, may be caused by the malfunction of the present portal.

LINKS TO OTHER WEBSITES

The PORTAL's owner may offer links, directly or indirectly, to resources or websites outside the PORTAL. Under no circumstances must these links presuppose that there are agreements with those responsible.

The head of the PORTAL shows that he has neither the human nor technical power to know, monitor or approve all the information, content, products or services provided by other websites to which links can be established from the PORTAL. As a result, the holder of the PORTAL will not assume any kind of responsibility for any aspect relating to the websites to which a link can be established from the PORTAL, specifically by way of a statement and not a tax, on their operation, access, data, information, files, quality and reliability of their products and services, their own links and/or any of their contents, in general.

DESTINATION LINKS TO THE PORTAL https://cellermasroig.com

In case any user, entity or web page wishes to establish some kind of link to the PORTAL, prior to performing the link must obtain express and written authorisation from the PORTAL owner

and the link must be absolute and complete, in the sense that it is performed on the main page of the PORTAL, including the entire main page extension.

Furthermore, in the case that the entity that makes the link from its website to the PORTAL also wishes to include on its website the brand, denomination, trade name, label, logo, or any other sign identifying the PORTAL owner and/or PORTAL will require the prior express and written authorisation of the PORTAL owner.

NULLITY

In the event that any provisions of the present legal notice were considered null, in full or in part, this nullity or inaction will not affect the other provisions of the legal notice.

In the event that the PORTAL's owner did not exercise any rights or action recognised in the present legal notice, this would not constitute a renunciation of the PORTAL unless there is written recognition and agreement of the PORTAL's owner.

APPLICABLE LAW AND COMPETENT COURTS

This Legal notice will be governed by Spanish regulations. To resolve any conflict that may result from access to the PORTAL, the USER and the PORTAL-holder, with express renunciation of any other legal act, agree to expressly submit to the Courts and Courts of the city of the portal-holder's address.

APRIL 2022