



PRIVACY POLICY

GENERAL PRIVACY INFORMATION

SCOPE

This FINCA LA BOELLA, SL Privacy Policy regulates the collection, use and other forms of processing of personal data provided by Users on this website or in any of the internet environments of FINCA LA BOELLA, SL.

By completing those forms that may be included on the website relating to the services provided and/or products marketed by FINCA LA BOELLA, SL, Users accept the inclusion and handling of the data they provide as part of a personal data treatment process owned by FINCA LA BOELLA, SL, being able to exercise their pertinent rights as provided for in the clauses set out below.

All legal texts are available to users and/or interested parties at www.laboella.com.

Who is responsible for processing your data?

FINCA LA BOELLA, SL is the legal entity responsible for the collection and processing of your personal data in relation to the services it markets.

FINCA LA BOELLA, SL commits to respecting and safeguarding your privacy and the security of your data. The identifying data of the data controller are:

Company name of the entity responsible	CIF (Fiscal ID)
FINCA LA BOELLA, SL	B42787044
Address	
Autovía T11 - Sortida 12 43110 Tarragona (Tarragona)	
Data Protection Officer Contact	
Anna Guillemat Font - Autovía T11 - Sortida 12 43110 Tarragona: lopd@laboella.com	

For what purpose(s) do we collect your data?

In accordance with the provisions of current regulations, FINCA LA BOELLA, SL only collects the data strictly necessary to offer the services derived from its activity and other benefits, procedures and activities attributed by law.



This website only processes the contact, identification and economic information provided by Users for the administration of bookings in our establishment. The data that can be collected from the user will be processed for the purposes of:

- Administration of contact details in order to answer your queries and/or questions, the legal basis being your consent.
- Sending information that may be of interest to you, if applicable, the legal basis being your consent.
- Management of bookings for our Hotel, as well as the execution of a contractual relationship, the legal basis being your consent.
- Management of accommodation contracts with our Guests, as well as the execution of the contractual relationship, the legal basis being their consent.
- Management of the contractual relationship signed with the external collaborators of our Entity, the legal basis being the execution of the contractual relationship signed between the parties.
- Management of the personnel selection processes we may initiate within our Entity, the legal basis being their consent.
- Management of the images recorded by the video surveillance devices placed in the facilities of our Entity, the legal basis being the legitimate interest of our Entity.

You are advised that no automated evaluations will be carried out, nor will user profiles be created.

You are further informed you that the information in the databases may be used to identify Users and to carry out statistical studies.

How long do we keep your personal data?

Personal data will be kept as long as the user does not state otherwise and for the legally established retention periods, unless for logical and obvious reasons they have lost the usefulness or legitimate purpose for which they were collected.

With whom will your data be shared?

Your data may be communicated to the following trusted third parties of FINCA LA BOELLA, SL: third parties that help us provide information technology services, such as platform providers, hosting services, providers of maintenance and support for our databases and our software and applications that may contain data referring to you.

FINCA LA BOELLA, SL will collaborate so that these third parties comply with the current legislation, although the responsibility will be due to them.

FINCA LA BOELLA, SL does not sell, rent or transfer the personal data of the Users of these websites, unless it is necessary for the provision of the service itself.



The website may contain links, applications or functionalities shared with third parties, such as social media or online communication systems. FINCA LA BOELLA, SL is not responsible for the information collected in said applications, functionalities or social media owned by third parties, as it does not have any management competence or control over them; therefore the legal notices and privacy policies that may appear on the third-party websites or similar apply.

What are the rights of the Users who provide us with their data?

With respect to the data collected in the manner described in the first point, Users may exercise the rights recognised in Regulation (EU) 2016/679 of the European Parliament and Council of April 27, 2016 regarding the protection of individuals in the processing of personal data and the free circulation of those data, under which Directive 95/46/EC (General Data Protection Regulation) was repealed, and in particular the rights of portability, access, rectification, deletion and limitation to processing.

The rights referred to in the preceding paragraph may be exercised by each User through a written and signed request accompanied by a photocopy of their ID or passport, sent to the following address:

FINCA LA BOELLA, SL

Autovía T11 - Sortida 12 43110 Tarragona

lopd@laboella.com

Likewise, Users are informed that they can withdraw their consent for the processing of their data at any time and that they can present a complaint to the supervisory authority (Spanish Data Protection Agency) if they deem it appropriate.

COMMUNICATION OF INCIDENTS AND IRREGULARITIES

In the event of any conduct or situation that could result in an incident or irregularity of any kind, please contact:

FINCA LA BOELLA, SL

Autovía T11 - Salida 12 43110 Tarragona

lopd@laboella.com



COMMITMENT OF THE USER FOR THEIR DATA TO BE REGISTERED IN A PROCESSING PROCEDURE

FINCA LA BOELLA, SL recommends that you read the legal notice, cookie policy and privacy policy carefully before entering data into one or more of the data collection forms on this website.

In any case, the User is responsible for the authenticity of the information and that it is accurate, up to date and complete for the purpose for which it is provided, assuming responsibility for damages, both for loss of profit or for consequential damages that could be caused by any inaccuracies or falsehoods. In any case, if the data provided in the corresponding forms were owned by a third party, the user is solely responsible for having correctly obtained the consent of said third party and informing them of the aspects reflected in this legal notice and privacy policy.

RESPONSIBILITY OF USERS FOR USE AND CONTENT

Both access to the website and the use that may be made of the information and content included therein, will be the sole responsibility of the person who undertakes it. Therefore, the use that can be made of the information, images, content and/or products reviewed and accessible through it will be subject to the applicable legislation, whether national or international, as well as to the principles of good faith and licit use on the part of the Users, who will be entirely responsible for said access and correct use. Users will be obliged to make reasonable use of the services or contents, under the principle of good faith and with respect to the current legislation, morals, public order, good customs, and the rights of third parties or of FINCA LA BOELLA, SL itself, all according to the possibilities and purposes for which they are conceived. FINCA LA BOELLA, SL does not assume any responsibility, either direct or indirect, for consequential damages or lost profits resulting from the misuse of the services or contents by Users or third parties.

INFORMATION ON THE LSSI-CE

In compliance with the duty of information provided for in Article 10 of the current Act 34/2002, of July 11, on the Information Society and Electronic Commerce Services Act (LSSI), we inform you that the facilitator and content manager of the Website from which you can download different applications and/or information is FINCA LA BOELLA, SL with address at Autovía T11 - Sortida 12 43110 Tarragona and regarding the management of the Internet domain: www.laboella.com, attending to communications from users and/or interested parties at the email address lopd@laboella.com.

Any other commercial, mercantile or administrative activity or contracting of goods and/or services is the responsibility of the aforementioned company, the owner of this domain.



INFORMATION ON THE USE OF OTHER WEBSITES

FINCA LA BOELLA, SL is only responsible for the content and management of the website of which it is the owner or holds a right of a similar nature. Any other website or social media or information repository on the internet, other than this website, is the responsibility of its legitimate owners.

FINCA LA BOELLA, SL collaborates ordinarily with different applications and web environments, and always recommends that all users read the corresponding legal notices and privacy policies carefully before accessing said web environments, and that they only access them once they have fully understood and accepted said legal texts.

FINCA LA BOELLA, SL undertakes to supervise the contents shown in said social media and will expel those users who use them incorrectly.

FINCA LA BOELLA, SL recommends, in accordance with instructions from the National Institute of Communication Technologies (INTECO) and the Spanish Data Protection Agency (AEPD) when using of social media or browsing in web environments, the following actions:

- All users are recommended to use pseudonyms or personal nicknames when operating on the internet, allowing them to have a true "digital identity" that does not jeopardise the security of their personal and professional life.
- Users are recommended to take special care when publishing audiovisual and graphic content in their profiles, since in this case they may be putting the privacy and intimacy of people around them at risk.
- It is recommended to review and read, both prior to user registration and subsequently, the general conditions of use and privacy policy the platform makes available on its websites.
- It is recommended to suitably set the privacy level of the user profile on social media sites so that it is not completely public and only allows those people who have previously been classified by the User as "friends" or "direct contacts" to have access to the information published in the profile.
- It is recommended you accept as contacts only those people you know or with whom you have a prior relationship and not to compulsively accept all contact requests you receive, as well as to investigate whenever possible and necessary the identity of the person requesting your contact through social media.
- It is recommended not to publish physical contact information in the user profile that allows anyone to know where you live, where you work or study daily or the places of leisure you usually frequent.
- Users of microblogging tools are advised to take particular care in the publication of information related to the places they are at all times.



- It is recommended that you only use and publish content for which you have sufficient intellectual property rights. Otherwise, the User will be committing a civil offense that may be protected by the national courts of law.
- Users are recommended to use different usernames and passwords to access the different social media of which they are members.
- Passwords should have a minimum length of 8 alphanumeric characters in both upper and lower case.
- All users are recommended to have antivirus software installed and duly updated on their computers.
- All the information concerning the website should be read. It explains who its owners are and the purpose for which it is requesting your information.
- If a User is under fourteen years of age, the consent of their parents or guardians is also required. In these cases, whenever data is requested by a social medium, parents or guardians should be asked to give their approval for the subscription.
- Usernames and passwords should not be communicated to third parties, nor should they be shared among friends or classmates. These data are private and should not be communicated to third parties and/or strangers.
- Whenever there is any doubt regarding any situation arising from the use of social media and collaborating tools, parents or guardians should be consulted.
- The computer should be kept in a common area of the house.
- Rules should be established for the use of the internet at home.
- Parents should understand the operation and possibilities, both positive and negative, of this type of platform.
- Activate the parental control and platform control tools and establish the parents' or guardians' email as the secondary contact email.
- Ensure the age verification controls are in place.
- Ensure the content blocker is correctly installed.
- Raise awareness among and inform minors about safety-related aspects.
- Explain to minors that they should never meet in person people they have met online and that if they do, it should always be in the company of their parents or guardians.
- Ensure that minors are aware of the risks and implications of hosting content, such as videos and photographs, as well as the use of webcams through social media.
- Check the minor's user profile.
- Make sure that minors only access websites recommended for their age.
- Make sure that minors do not use their full name.