



Legal Notice and Privacy Policy

1. About this legal notice and its acceptance

This legal notice (hereinafter called the "Legal Notice") governs the use of the Internet Portal service www.daifreshh.com (hereinafter called the "Portal") which is also available to visitors.

Declarative data

For notification purposes, the corporate address is:

DAIFRUIT, S.L.

AVENIDA OJOS NEGROS 41, 3ª, 1ª

46520 – EL PUERTO DE SAGUNTO (VALENCIA) SPAIN

Access to this website is the sole responsibility of the users. Use of the Portal attributes the condition of the user of the Portal (hereinafter called the "User") and implies full and unreserved acceptance of each and every one of the provisions included in this Legal Notice in the version published by www.daifreshh.com at the same time as the User accesses the Portal. Consequently, the User must read this Legal Notice carefully on each of the occasions in which he/she intends to use the Portal, as this may be modified.

The use of certain services offered to Users through the Portal may be subject to specific conditions (hereinafter called the "Particular Conditions") which, depending on the case, would replace, complete and/or modify this Legal Notice.

Therefore, prior to the use of said services, the User should also read carefully the corresponding Particular Conditions and specific clauses if they exist.

2. Object

Through the Portal www.daifreshh.com, provides access to content (hereinafter, the "Services") made available by www.daifreshh.com.

3. Conditions of access and use of the portal

3.1. Free access to the Portal

Mere access to the portal is free.

3.2. Veracity of information

To this end, the applicant guarantees the authenticity of all information communicated, for information or sending of CVs, and as a consequence of completing the necessary forms for the action requested.



3.3. Minors

This website is not intended for minors; therefore, it is strictly forbidden for minors to provide any information about themselves or their families.

4. Protection of personal data

PRIVACY POLICY

It is not implied that the person visiting this Website is obliged to provide any information about him/herself. However, to request certain information you must previously provide www.daifresh.com with certain personal data (hereinafter called the "Personal Data"). www.daifresh.com will automatically process the Personal Data with the purpose of responding to the requests sent and sending the requested information, for which it states its express and unequivocal consent for the aforementioned purposes. www.daifresh.com may keep your data once the relationship with the user www.daifresh.com has ended to comply with legal obligations, proceeding to the cancellation of the data collected when it is no longer necessary or relevant for the purpose for which it had been collected or registered.

In the event that the collected data is used for a different purpose for which it was obtained or collected, the prior consent of the interested parties will be required.

www.daifresh.com has adopted the security levels of protection of personal data legally required and seeks to install other means and additional technical measures of protection. However, the User must be aware that security measures on the Internet are not impregnable.

All the data on the Portal forms marked with an asterisk are obligatory. The refusal to provide the obligatory qualified data will suppose the non-provision or the impossibility of accessing the service for which they were requested.

You can freely exercise the rights of access, rectification, cancellation and opposition, which may be exercised by directing written communication to the following address:

DAIFRUIT, S.L.

AVENIDA OJOS NEGROS 41, 3ª, 1º

46520 – EL PUERTO DE SAGUNTO (VALENCIA) SPAIN

5. Withdrawal and suspension of services

www.daifresh.com may withdraw or suspend at any time and without prior notice the provision of the Services to those Users who fail to comply with the provisions of this Legal Notice.

6. Duration and termination

The provision of the Portal service and of the other Services has, in principle, an indefinite duration.



However, www.daifressh.com is authorized to terminate or suspend the provision of the Portal at any time, without prejudice to what has been provided in this regard in the corresponding Special Conditions that were applicable in each case. When reasonably possible, www.daifressh.com will advise you beforehand of the termination, suspension or inactivity of the Portal service.

7. Applicable legislation

The terms and conditions that govern this Website and all the relationships that may arise are safeguarded by Spanish law.

Any dispute that may arise from the access or use of this website is subject to the exclusive jurisdiction of the courts of VALENCIA (Spain).

The parties agree that any litigation, discrepancy, question or claim resulting from the execution or interpretation of this legal notice or the general conditions, be resolved through legal arbitration, and in a non-contact mode, accepting the procedure established by the Spanish jurisdiction, and by which arbitration between them will be governed.