

TERMS AND CONDITIONS / LEGAL NOTICE

GENERAL CONDITIONS OF THE SITE

The terms and conditions outlined below regulate the access to and use of the website www.primaverasound.com, owned by the company Primavera Sound, S.L., whose registered office is found at [C/ Roc Boronat 142, 3ª planta, 08018 Barcelona](#), and whose Fiscal Identification Number is B-61978987. Telephone number +34 933010090, fax +34 933010685 and email info@primaverasound.com. Established for an indefinite period of time by virtue of public and registered deed at the Commercial Registry of Barcelona, Volume 31815, Section B-197256 and Page 38.

PRIMAVERA SOUND S.L:

Telephone number: 34 93 301 00 90 from Monday to Friday from 9:00 to 18:00.

Twitter: https://twitter.com/Primavera_Sound

Facebook: <http://www.facebook.com/primaverasoundfestivals>

PURPOSE AND SCOPE OF APPLICATION

2.1. The term General Conditions ("General Conditions") regulate access, navigation and use of the web sites under the domain name "[primaverasound.com](http://www.primaverasound.com)" (the "Website").

2.2. It will be understood that access or the mere use of the Web Site by the User implies the adherence to the General Conditions that PRIMAVERA SOUND keeps published at all times for those who access the Website. Accordingly, the User must read these General Conditions carefully.

By, "User" we mean the people who access, use and/or participates in the services and activities, whether free or paying, developed on the Website.

INTELLECTUAL AND INDUSTRIAL PROPERTY RIGHTS

3.1. PRIMAVERA SOUND is the owner of all the intellectual and industrial property rights of the Website and is also the owner or has the corresponding license governing the intellectual, industrial and image rights of the contents available on the Website.

3.2. Therefore it is not possible to modify, copy, reuse, exploit, reproduce, publicly communicate, make second or subsequent publications, download archives, send by post, transmit, use, treat or distribute in any way the total or parts of the contents of the Website for public or commercial purposes without the express authorisation in writing of PRIMAVERA SOUND or, should it be the case, of the owner of the corresponding rights.

USE OF THE WEBSITE

4.1. If, in order to use and/or contract a service on the Website, the User is required to register, they must provide accurate and lawful information. And, in the registration process, if the User is required to create a password in order to access these services, they must make diligent use of the password and keep it secret.

Consequently, Users are responsible for the appropriate custodianship and confidentiality of any identifiers and/or passwords issued by PRIMAVERA SOUND, and

they are legally bound not to share this information with third parties, be it temporarily or permanently, or to allow access to others. Any illicit use of said services by an illegitimate third party will be the responsibility of the User and sole holder of the password information due to a non-diligent use or loss of password by the User.

4.2. In light of the above mentioned, it is the obligation of the User to immediately notify the Website authorities of any actions that might allow for undue use of identifiers and/or passwords, such as in the case of robbery, loss or unauthorised access, so as to proceed to immediate cancellation thereof.

SECURITY MEASURES

5.1. PRIMAVERA SOUND has adopted and will continue to adopt all obligatory technical and organisational security measures in accordance with current legislation and the standards of quality existing in the sector, with the aim of guaranteeing maximum security and confidentiality of communication.

LINKS

Links to other Web Pages:

6.1. On the Website, the User may find links to other web pages through different buttons, links, banners, etc., which are managed and controlled by third parties. PRIMAVERA SOUND has neither the human resources nor the technical abilities to study, control or corroborate all the information, contents, products or services facilitated by other web pages that have established links on the Website. Consequently, PRIMAVERA SOUND cannot assume any kind of responsibility for any aspects relative to the web pages that have established links with the Website – specifically, expository and non-restricted matters regarding functioning, access, data, information, archives, quality and trustworthiness of its products and services, its own links and/or any of its contents, in general.

6.2. The establishment of any type of link by the Website to another website does not imply any type of relationship, collaboration or dependence between PRIMAVERA SOUND and the person responsible for the other website.

6.2. Links on other pages to the Website

6.2.1. If any User, entity or web page were to desire to establish any kind of link with the Website, it would have to be done so in accordance with the following stipulations: The link can only lead to the Main Page or Home Page of the Website, in some cases deep-links will be permitted.

The link must be absolute and complete; that is, it must lead the User, with just one click, to the URL address of PRIMAVERA SOUND and the Main Page of the Website must fully occupy the screen upon opening. In no case, except with the express and written authorisation of PRIMAVERA SOUND, may the website creating the link reproduce, in any way, the Website, or include it as part of its own web site or within one of its “frames” or create a “browser” for any of the pages of the Website. On the page where the link is established, no statements of any kind may be made suggesting that PRIMAVERA SOUND has authorised said link, unless express and written authorisation has in fact been provided by PRIMAVERA SOUND. If the entity creating a link on its web page to the Website correctly wishes to include on its web page the brand, name, trade name, graphics, logo, slogan or any other identifying element of PRIMAVERA SOUND and/or of the Website, it would have to obtain the express and written authorisation of

PRIMAVERA SOUND prior to doing so.

PRIMAVERA SOUND does not authorise the establishment of links to the Website on any web pages that contain materials, information or contents that are illicit, illegal, degrading, obscene, or, generally speaking, offensive to widely accepted moral values, public order or social norms.

6.2.2. PRIMAVERA SOUND has neither the technical nor human resources to study, check or approve all the information, contents, products and services provided by other web pages establishing links to the Website. PRIMAVERA SOUND, therefore, assumes no responsibility whatsoever for any aspect relative to any web page that establishes a link to the Website, specifically with regard to expository and non-restrictive matters relating to its operations, access, data, information, archives and the quality or trustworthiness of its products, services, links and/or any other of its contents in general.

6.3. Services Provided by Third Parties through the Website:

6.3.1. PRIMAVERA SOUND does not guarantee the guarantees the legality, reliability and usefulness of the services provided by third parties through this website or on those where PRIMAVERA SOUND acts as a mere advertising channel.

JURISDICTION

The relationship established between PRIMAVERA SOUND and the User will be governed by the provisions of current legislation regarding the applicable legislation and the competent jurisdiction.

E-MAIL COMMUNICATIONS

The information transmitted in this email is confidential and is intended only for the person to which it is addressed. If you received this in error, please contact the sender and delete the material from all computers. In accordance with the European Data Protection Regulation 679/2016 and the Organic Law 3/18 on Data Protection and Guarantee of Digital Rights we inform you that the personal data that you have facilitated will be stored in a file that is the responsibility of the sender / company that is used to manage the relationship. Your data will be stored only for the period of responsibility or for as long as is necessary for the management of the relationship. The Data Protection delegate is UNIVER IURIS S.L. (www.uneon.es). The user can exercise their right to access, limitation, portability, complaint to the Spanish Data Protection Authority, rectification, cancellation and opposition of your data at the headquarters at C/ Roc Boronat 142, 3ª planta, 08018 in Barcelona or responding to the sender. We will reply to any enquiries.