



TRANSPORTES

FERNANDEZ y AEDO

Disclaimer

TRANSPORTES EN CISTERNAS FERNANDEZ AEDO, S.L. (hereinafter FERNANDEZ AEDO), in compliance with the provisions of the personal data protection legislation in force (European Regulation 2016/679 and other implementing legislation) and with those of the regulation on Information Society Services and Electronic Commerce (Law 34/2002 of 11 July) draws your attention to the present terms and conditions of use, which are applicable to all operations performed through the following website : www.fernandezaedo.com.

1. Legal information

TRANSPORTES EN CISTERNAS FERNANDEZ AEDO, S.L., with registered office at Aldapa, 5 Bajo, 48940 Leioa, and Tax code (CIF): B-48-936421 registered in the Companies' Register of Bilbao.

Tel: +34 944 649458

Email: transportes@fernandezaedo.com

2. Intellectual Property

FERNANDEZ AEDO Queda is the proprietor of the intellectual property rights of the website and its various contents, and it is strictly forbidden to make any alteration whatsoever to this page. FERNANDEZ AEDO assumes no liability whatsoever that may arise from unauthorised changes or manipulations. FERNANDEZ AEDO grants no licence or authorisation of use of any kind with regard to its intellectual and industrial property rights or of any other property or right relating to the website, its services and contents.

It is prohibited to either totally or partially reproduce the contents of this website without citing the source or without requesting express written permission to do so.

Any unauthorised use of the information contained on this website, as well as any damages caused to the intellectual and industrial property rights of FERNANDEZ AEDO will lead to the exercise of the appropriate legal actions and, where appropriate, to the liabilities arising from the said exercise.

3. Terms of use

This website has been created by FERNANDEZ AEDO for informational purposes, for free and personal use.

a) Lawful use

The user of this website and its services undertakes to do so in accordance with the law and commercial uses, and shall refrain from using the website and its services for purposes or effects that are illegal or that are harmful to the rights or interests of third parties, or that may in any way harm, render useless, overload or damage the website or its services, or prevent the normal use or enjoyment of the website and its services by other users. Anyone who fails to comply with the said obligation shall be liable to FERNANDEZ AEDO and to third parties for any damages that may be incurred as a result of their failure to comply with the said obligation.

b) No error warranty

FERNANDEZ AEDO does not guarantee the non-existence of errors when accessing the website or in its contents; if any publications of an official nature are cited or reproduced, then the said reproduction shall be for information purposes only and the publication in the official gazette or corresponding official source must be considered valid, in all respects.

c) Availability of service

FERNANDEZ AEDO reserves the right to change and update the information on its website or its configuration or presentation at any time and without prior notice.

FERNANDEZ AEDO does not guarantee the availability or continuity of the Website and its services. Whenever reasonably possible, prior notice shall be given of any interruptions in the functioning of the website and services.

FERNANDEZ AEDO is exempt from any liability for damages of any nature that may be due to the lack of availability or continuity of the website and services, to the dissatisfaction with the usefulness that the users may have of the website and services, to the fallibility of the website and services and, in particular, although not exclusively, to any failure to access the different web pages or those pages from which the services are rendered.

4. Liability for the use of the website content

Users acknowledge and voluntarily agree that the use of the website, its services and content are, in all cases, under their sole and exclusive responsibility. Access to the website and any use of the information contained therein is for the exclusive responsibility of the user. FERNANDEZ AEDO shall not be held liable for any consequence, loss or damage that may arise from the said access or use of information, or the use or application of the said information to support any personal or business opinion or decision. FERNANDEZ AEDO accepts no liability whatsoever resulting from the connection to or contents of third-party links, referred to on the website.

5. Personal Data Protection

FERNANDEZ AEDO respects user privacy and the confidentiality and security of personal data, in accordance with the provisions of the applicable data protection legislation, specifically, Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016, and its implementing regulations, having taken for this purpose the technical and organisational measures necessary to avoid the loss, misuse, alteration, unauthorised access and theft of the personal data provided, taking account of the state of the art, the nature of the data and the risks to which it is exposed.

In those cases, in order to access one of the services offered by FERNANDEZ AEDO, it is necessary to provide data of a personal nature, then the processing of such data shall be based on the consent of the person concerned, through the acceptance of this disclaimer and privacy policy.

Personal data shall only be processed for the purpose of providing you with the service requested and shall not be disclosed to third parties unless legally obliged to do so.

The said personal data shall be retained for the duration of the relationship linking the user with FERNANDEZ AEDO and, in any case, in the periods established for compliance with the legal obligations arising from the said relationship.

In any case, FERNANDEZ AEDO 's privacy policy entitles the user to exercise their rights: the right to access the personal data of the party concerned, to rectify or delete the data or restrict the processing, the right to data portability, or to object to the processing. These rights can be exercised either by:

-normal post addressed to *TRANSPORTES EN CISTERNAS FERNANDEZ AEDO, S.L., Aldapa, 5, Bajo 48940 Leioa, Spain, or by email: info@fernandezedo.com*

– before the *Agencia Española de Protección de Datos (Spanish Data Protection Agency)*

Should you provide us with your personal data the, on accepting this disclaimer and privacy policy, the user is giving consent to the use of their data in accordance with the established terms.

6. Governing law and jurisdiction

The use of this website is governed by Spanish and by European Union law. Any dispute that may arise in the interpretation of the conditions thereof shall be resolved by the tribunals of the user's place of residence.

7. Cookies Policy

A cookie is a small text file stored on your browser when you visit a website. Cookies are used so that the website can remember your visit the next time that you browse that page. Cookies generally anonymously store information of a technical nature, personal preferences, content personalisation, usage statistics, links to social media, access to user accounts, etc. The purpose of cookie is to adapt the website content to your profile and needs. Without cookies the services offered by any website would be significantly reduced.

Cookies are used on this website

Following the provisions of the Spanish Data Protection Agency, we are now going to detail the use of cookies made by this website, directed at informing you as accurately as possible.

This website uses the following first-party cookies:

- Session cookies for the language

This website uses the following third-party cookies:

- Google Analytics: Cookies are stored to be able to compile statistics on website traffic and the number of visits. By using this website, you are consenting to the processing of data about you by Google. Therefore, the exercise of any right in this regard must be done by communicating directly with Google.
- Social media: Each social media platform uses its own cookies, to allow you to click on buttons such as Like and Share.

Disabling or deleting cookies

You can exercise your right to disable or delete cookies from this website at any time. These actions are performed differently, depending on the browser that you are using.

Additional notes

- Neither this website nor its legal representatives are liable for the content or the accuracy of the privacy policies of any third parties mentioned in this cookies policy.
- The website browsers are the tools responsible for storing cookies and, from here, you should carry out your right to either delete or disable the same. Neither this website or its legal representatives can guarantee the correct or incorrect processing of cookies by the said browsers.
- In some cases, it is necessary to install cookies to ensure that your browser does not forget your decision not to accept cookies.
- In the case of Google Analytics cookies , this company stores cookies on servers located in the United States and undertakes not to share them with third parties, except in cases where they are necessary for system operation or when required to do so by law. According to Google, it does not store your IP address. Google Inc. abides by the Safe Harbour Agreement, which ensures that all data transferred will be treated with the level of protection afforded by European regulations. If you desire information on the use made by Google of cookies please click on this link.
- For any doubts or queries with regard to this cookies policy, please do not hesitate to get in touch with us through the contact section.