

LEGAL NOTICES

CONDITIONS OF USE AND CHARTER

Clause 1 - Site Description

The site publisher is La Compagnie des Fromages & RichesMonts, a limited partnership with shares, having a share capital of 137,040,000 Euros, whose registered office is located at 5 rue Chantecoq, 92800 Puteaux, France, registered on the Nanterre Companies and Business Registry under number 501 645 196, Tel.: +(33) 1 46 43 61 00,

Publication Director: Isabelle GUILMAIN

Site hosting is carried out by NAITWAYS SAS, a simplified shareholding company with a share capital of 50,000 Euros, whose registered office is located at 10 rue Mercoeur, 75011 Paris, France, registered on the Paris Companies and Business Registry under number 508 823 614,

Tel.: + (33) 1.83.64.00.00,

Website : <http://www.naitways.com>

Clause 2 - Consideration for this service

Use of this service set up by CF&R and set out in these general conditions is completely free of cost.

However, equipment (computer, telephone, software, telecommunications arrangements, etc.) enabling access to the service, are at the exclusive cost of Internet users as are the costs of connecting to the Internet.

Clause 3 - Intellectual Property

Access to the Site confers a right to private, non-exclusive use of this Site to users. All of the elements made available on this Site and in particular text, photographs, logos, trademarks, videos etc., constitute works within the meaning of the Intellectual Property Code. Consequently, any presentation or reproduction whether in full or in part which may be made without the consent of their authors or beneficiaries is illegal.

Clause 4 - Passive Collection of Personal Data

Some of the personal data registered on our server is that which you voluntarily supply when completing the online form. Other data is automatically collected at the time of your visit.

This automatically collected data at the time of your visit is as follows:

- Your IP address: an IP address is allocated to your computer by our Internet access supplier to enable you to access the Internet. This address is generally considered as being information which is not personally identifiable as it changes each time you connect.
- Your login when you navigate in areas of access which are limited.
- The website address from which you connect to the websites <http://www.lerustique.de/> and <http://www.lerustique.uk/>
- The date and time of your visit to the site and the pages you consulted.
- Your computer's operating system and navigation software.

Clause 5 - The Use of Cookies

When navigating on our Site, text files known as "cookies" are liable to be placed on your terminal (computer, mobile phone, tablet).

CF&R uses two types of "cookies", the purpose of which is to collect anonymous information relating to your navigation and to send you content which is appropriate for your terminal or centres of interest.

- Session identifying "cookies" are technical "cookies" which are strictly necessary to Site operations. They enable access to reserved and personal areas of our Site using personal identifiers (session identifier "cookies").

- Site usage measurement "cookies".

CF&R use a Google Web analysis service known as "Google Analytics"; software which places "cookies" on your computer, enabling it to analyse your Site use. The purpose of these "cookies" is the potential registration of information relating to your navigation on our Site (the date and time of visit, the number of visits to the site, the pages consulted, time spent on the site, the bounce rate, the operating system used, the navigator, the country of connection, keywords used to access the site, the provenance of internet users, the behaviour of internet users etc.) which we might read at the time of your later visits. Information collected by "cookies" relating to your use of the site will be transferred, stored and kept by Google on its servers situated in the United States of America. Google will use this information to assess your use of the site and compile site activity reports for CF&R. You will find more information on Google Analytics and data protection at <http://tools.google.com/dlpage/gaoptout?hl=fr> and <https://www.google.com/analytics/learn/privacy.html?hl=fr>

Each internet user has the right to accept or refuse "cookies". You may refuse registration of "cookies" referring to preferences/ parameters of your navigation software.

The following links will show you how to regulate cookies on the basis of browsers:

1. If you use Internet Explorer:

<http://windows.microsoft.com/fr-FR/windows-vista/Block-or-allow-cookies>

2. If you use Firefox:

<http://support.mozilla.org/fr/kb/activer-desactiver-cookies>

3. If you use Safari:

<http://support.apple.com/kb/index?page=search&fac=all&q=cookies%20safari>

4. If you use Google Chrome:

<https://support.google.com/chrome/answer/95647?hl=fr>

If you refuse or cancel "cookies" created by our Site, some Site functions may not work correctly.

For more information about cookies and how to manage them, please visit:

<http://www.youronlinechoices.com/uk/>

Clause 6 - The Protection and Use of Personal Data

Contact form:

Personal information provided on the on-site contact form is for the exclusive use of CF&R, for the sole purpose of replying to questions via the "Contact us" tab.

Each internet user having completed this form has right of access, correction and removal of personal information relating to them, which they may exercise by contacting "CF&R, Service qualité, BP 80085, 14503 Vire Cedex, France".

Promotions:

In the context of promotions organised by CF&R on the Site, personal information may be requested from internet users wishing to take part in games. The manager in charge of processing this personal information and the purposes for which it is collected will be clearly stated on the registration form for the game. The handling manager will only use personal data for the purposes stated to internet users at the time that they take part in the game.

In certain cases and by express acceptance by the internet user, personal data may be used to enable commercial offers to be made by CF&R and/or its partners. CF&R will not disclose the personal data of game participants to third parties unless the latter expressly give their authorisation.

At all events, game participants shall have the right to access, correct and remove information relating to them, which they may exercise with the manager in charge of data processing.

The data collected is obligatory for taking part in games. Consequently, those not exercising the right to remove data relating to them before the end of a game will be deemed to have waived their participation.

Non-personal data:

All information which does not consist of personal data and which you provide to CF&R via the Site (comments, opinions, suggestions etc.) may be used by CF&R without limit as to the rights to use it, without any remuneration being payable to you or to third parties. This information will not be treated as confidential by CF&R.

Clause 7 - Confidentiality Arrangements

CF&R have implemented resources enabling safe storage of personal information to avoid losses, changes or pirating. These storage systems are only accessible by a limited number of authorised persons.

Clause 8 - Risks Related to the Internet

Site services are accessible 24/7, except in the case of an event of force majeure or an event which is outside of the control of CF&R and subject to possible maintenance periods and breakdowns.

The speed of transfer and response time for information circulating between the Internet Network and the Site platform are not guaranteed by CF&R. The speed of information circulation does not arise from the access service offered by CF&R but from characteristics which are inherent to the online network relating to technical methods of absorbing the traffic which is generated.

CF&R reminds users of the characteristics and limits of the Internet network and will not be liable for the consequences of users connecting to this network via the Site.

More particularly, CF&R will not be liable for any damage or loss whether material or non-pecuniary caused to users, their computer equipment or to data stored on them and to any consequences to their personal, working or commercial activity.

CF&R will not be liable for any use by third parties of information shown on Site personal areas.

CF&R will not be liable where one or more users are unable to connect to the website because of a technical fault or any other problem relating in particular to network congestion.

Clause 9 - Suspension and Termination

CF&R may unilaterally, at any time, temporarily or finally interrupt connection to its Site without being liable and without damages of any kind becoming payable.

Clause 10 - Third Party Sites and Hypertext Links

Site webpages may contain hypertext links to other websites managed by companies which are separate from CF&R and over which CF&R does not exercise control.

CF&R will not be liable for the content of third party sites, the use that may be made of them and the content to which these third party sites may link.

Users or visitors to the Site may not set up hypertext links from this Site without prior express authorisation by CF&R.

Clause 11 - Sundry Provisions

CF&R is free to change these general conditions of use at any time. Users are bound by the latest version of these general conditions of use. General conditions of use are governed by French legislation and any dispute relating to their execution and/or interpretation will be subject to French courts. It is strictly prohibited to use or reproduce the name CF&R and/or its logo or any trademark, design or model quoted and/or presented on this site or any other related site for any reason whatsoever and in particular for advertising purposes, without prior written agreement by CF&R.

© 2016 - CF&R, all rights reserved