



LEGAL NOTICE

Official website of Golf Santander www.golfsantander.es. This website is the property of Santander Global Sport, S.A., with its registered office in Avda. de Cantabria s/n. Boadilla del Monte (Madrid), holder of Fiscal Identity Code A-28454080, a company recorded in the Business Register of Madrid, volume 19655, folio 176, page 56,834 and through which information on the Golf Santander course may be accessed.

LEGAL TERMS AND CONDITIONS

Please read the following general conditions carefully. In order to access this site and any of its pages (hereinafter referred to as the "Website"), you will be considered a user and it is assumed that you agree to these General Conditions.

LIABILITY AND GUARANTEE OF GOLF SANTANDER

- SERVICES

In order to visit the course, a reservation must be made by filling out the respective form. However, the date and time are not guaranteed until the Master Caddie confirms the request.

As soon as Golf Spain informs you that your reservation has been made, you will have 48 hours in which to confirm it and pay the amount stated. Cancellations should be made with a minimum of 24 hours' notice in order to obtain reimbursement of the fee paid.

Golf Santander dress regulations, which are compulsory for all users, prohibit the wearing of the following:

1. Collarless shirts.
2. Sleeveless shirts (except for ladies).
3. Blue jeans & blue-jean apparel in general.
4. Swimsuits, tracksuits or training apparel.
5. Golf shoes with metal spikes (except for seniors) or street shoes in play areas.

For golf classes, please contact the School for information on the applicable conditions.

- CONTENT

The information contained on the Website may contain inaccuracies, misprints or other errors. Therefore, Golf Santander does not guarantee the accuracy or reliability of its content.

Golf Santander reserves the right to modify, suspend, cancel or restrict the content of the Websites and any links or information obtained through it, without the need for prior notification.

Under no circumstances will Golf Santander and/or its directors, employees and authorized personnel be responsible for any damages, losses, claims or expenses of any type arising from the use of the Website or otherwise, from information acquired or accessed via the latter, computer viruses, operational failures or interruptions in the service or transmission, or line failures. The use of the Website, both via direct connection, link or any other means, constitutes a caution to any user that these possibilities may occur.

It is forbidden to transmit or send via the Website any illegal or illicit content, computer viruses or message which in general may affect or infringe the rights of Golf Santander or any third party.

Golf Santander assumes no responsibility for websites other than its own which may be accessed via links or any other content made available by third parties. Any use of a link or access to a website not belonging to Golf Santander is made exclusively at the choice and risk of the user.

On some occasions this Website uses Cookies, small data files generated in the user's computer enabling the latter to obtain the following information:

- Date and time of user's last visit to the Website.
- Design of the contents chosen by the user during his/her first visit to the Website.
- Security elements used in controlling access to restricted areas.

The user has the option of preventing the generation of Cookies by selecting the respective option from the navigation programme. However, deactivating them may hinder the correct operation of the page.

- COPYRIGHT & PATENT RIGHTS

Unless specified otherwise, the copyright and the right to use or reproduce this Website, its pages and screens, the information it contains, its appearance and design, as well the hyperlinks established from it to other websites, are the exclusive property of Santander Global Sport, S.A. All denominations, designs and/or logos comprising this site are duly registered trademarks. Any improper use of the same by a person other than the legitimate holder may be pursued under current legislation. Third-party copyrights and trademarks are appropriately identified and should be respected by anyone accessing the Website. The downloading, copying or printing-out of any page of this Website is permitted for personal and private use only. It is forbidden to reproduce, transmit, modify or delete any information, content or observation included on this Website without the prior written authorisation of Santander Global Sport, S.A.

PRIVACY POLICY

1. In accordance with the Organic Law for the Protection of Personal Data (LO 15/1999 dated 13th December), personal data is understood as “any information concerning identified or identifiable individuals”.

The only personal data to which Golf Santander will have access will be those voluntarily disclosed by the user. In this regard, the user is informed that personal data will be requested when requesting reservations.

In observation of current regulations, Golf Santander has adopted the necessary technical and organisational measures to maintain the required level of security with respect to any personal data processed. Likewise, it is equipped with all available mechanisms to prevent as far as possible any unauthorised access to, theft, unlawful modification or loss of data.

However, should you publish any personal information on-line that is accessible to the public, it is possible that you may receive unsolicited messages from other persons and therefore, that your data may also become known to third parties.

In view of the foregoing, maximum caution is recommended in this regard and the use of all the security tools available to you, Golf Santander not being liable for any theft, unlawful modification or loss of data.

The law recognises the user’s rights of access, rectification, cancellation and opposition, where applicable, with respect to his/her personal data, being able to exercise such rights in writing to the address stated in the Data Protection Clause included below. Likewise, he/she may revoke at any time the authorisation granted for the use or assignment of his/her data, notwithstanding Golf Santander’s right to cancel the reservation, since such data are essential for its correct execution.

2. Data Protection Clause.

The personal data provided by you or which you may provide with respect to the reservation made may be registered in files, automated or otherwise, of Santander Global Sport, S.A., the latter being authorised to process such data with respect to the implementation of the service and for commercial activities.

The interested party is hereby informed of his/her right of opposition, access, rectification and cancellation in the terms anticipated by the Law, being able to exercise such rights in writing by means of a letter addressed to Santander Global Sport, S.A., Avda. de Cantabria, s/n 28660 Boadilla del Monte (Madrid).

APPLICABLE LEGISLATION

These general conditions are governed by Spanish legislation.

Copyright - Santander Global Sport, S.A. 2006-2009. All rights reserved.