

LEGAL NOTICE AND GENERAL CONDITIONS OF USE OF KARUKERA EXPERIENCES SITE

INTRODUCTION

—

The use of the website www.karukera-experiences.com, for France, as well as any associated mobile application, the websites en.karukera-experiences.com and de.karukera-experiences.com, and any other means allowing access to Karukera Experiences, present or future (hereinafter together 'the Site') by visitors is subject to the conditions of use described below. By registering and using the Site, the user acknowledges that he/she has read these conditions of use and accepts them unreservedly.

LEGAL NOTICE

—

Publisher of the Site: BRUDEY MOBILITY - a French société par actions simplifiée unipersonnelle (private limited company) whose registered office is located at : Rue Fonds Chauds, Fonds Cacao, 97130 Capesterre-Belle-Eau, Registered with the Trade and Companies Registry in the BASSE-TERRE under number 888 660 776, intra-community VAT number: FR 02 888 660 776, registered in the road passenger transport register under number #2020/01/0000136.

Editorial manager: OLIVIER BRUDEY, Chairman of BRUDEY MOBILITY. This site is hosted by OVH SAS, a subsidiary of OVH Groupe SA, a company registered in the Lille Trade and Companies Register under number 537 407 926 and located at 2, rue Kellermann, 59100 Roubaix.

KARUKERA EXPERIENCES is a registered trademark operated by BRUDEY MOBILITY.

TERMS OF USE OF THE SITE

—

Any total or partial representation, for any purpose whatsoever, of the content of the Site (including photographs, videos, texts, logos, design and construction of the Site) is strictly prohibited and constitutes an infringement in accordance with the provisions of the Intellectual Property legislation. BRUDEY MOBILITY does not warrant that the Site will be free from defects, errors or bugs, that they will be corrected, or that the Site will operate without interruption or failure, or that it will be compatible with all materials without exception. BRUDEY MOBILITY cannot be held responsible for malfunctions attributable to third-party software. BRUDEY MOBILITY cannot be held liable for direct or indirect, foreseeable and unforeseeable damages such as loss of profits or benefits, loss of data, loss of equipment as well as repair, recovery or reproduction costs resulting from the use and/or inability to use the services and content of the Site. The Site may provide hypertext links to websites published by third parties and references or content (including customer reviews) from other websites. These links, references and contents do not constitute an endorsement or validation of their content by BRUDEY MOBILITY, which can under no circumstances be held liable for any damage or injury resulting therefrom. BRUDEY MOBILITY does not have any means of control and monitoring of the referenced sites nor its developments or updates, the provision of hypertext links does not create any obligation of any kind whatsoever.

APPLICABLE LAW AND JURISDICTION

—

French law applies to this contract. If a dispute cannot be resolved amicably between the parties, the French courts shall have sole jurisdiction.