



OLD GRINGO, INC.'S TERMS OF SERVICE

OLD GRINGO, INC.'S INTELLECTUAL PROPERTY, RIGHTS HELD, AND LIMITED LICENSES.

You acknowledge and agree that the retailer website and its contents, including, but not limited to, all photographs, information, data, text, product descriptions, software, music, sound, graphics, video, messages, tags and/or other materials (collectively, the "Content") are proprietary or confidential information that belong exclusively to Old Gringo, Inc., and are protected by applicable copyright, trademark, trade secret, patent or other proprietary rights and laws.

You are not authorized to reproduce, republish, distribute, transmit, modify, sell or otherwise use the Content, or to create derivative works based on the Content, in whole or in part, except with Old Gringo, Inc.'s express prior written authorization or as may be specifically authorized by Old Gringo Inc.'s Terms of Sale and the Old Gringo, Inc. and Old Gringo® Family of Trademarks Use Guide, both of which terms and conditions are incorporated herein, for the retailing of Old Gringo, Inc.'s product lines. Use of trademarks must adhere to the guide to ensure protection of the trademarks and logos held by Old Gringo, Inc. Any photographs and artwork and designs on this website, including on products or created for promotional materials, are protected by US and international copyright law and infringing or unauthorized use may subject you to the weight of these laws. You may use the photographs in your promotional and advertising materials with the copyright designation "©Old Gringo, Inc." on printed materials and Internet websites. Again, you may not create derivative works based on the Content herein including these promotional and advertising materials except with the expression written permission of Old Gringo, Inc.

Old Gringo, Inc. grants you a personal, non-transferable and non-exclusive right and license to use the Content only for your authorized purposes and subject to all other Terms and Conditions herein. Any unauthorized use terminates the permission or license granted by Old Gringo, Inc.

TERMINATION OF SERVICE.

Old Gringo, Inc. may upon its own suspicion of improper use of the retailer website, temporarily suspend your account for further investigation and consultation with you to verify use. You accept and agree that should you decide to terminate your use of your retailer website account that you promptly notify Old Gringo, Inc. in writing so that we may cancel your account, username and corresponding password.

GOVERNING LAW.

These Terms and Conditions and the relationship between you and Old Gringo, Inc., will be governed by the laws of the State of California, without regard to its conflict of law principles. You agree to submit to the personal and exclusive jurisdiction of the courts located within the County of San Diego in the State of California, with respect to any claims arising from these website Terms and Conditions or your use of the retailer website.