

TERMS OF USE

Pluma Restaurants LLP is a company registered in England and Wales. Registered number: OC429379. VAT Number GB 336 7077 85. Registered address: 18 High Street, Old Amersham, Buckinghamshire HP7 0DJ. www.plumarestaurant.com.

CONTACT

If you would like to contact us then please email info@plumarestaurant.com or telephone +44 (0) 1494 728 383.

LEGAL INFORMATION

This page contains important information explaining your relationship with the owner of this website and your rights to access and use information on it. By using this website, you show that you accept the terms.

ACCESS

Access to this website is permitted on a temporary basis, and we reserve the right to withdraw or amend the service we provide on this website without notice. We will not be liable if for any reason this website is unavailable at any time or for any period. From time to time we may restrict access to some parts of this site to users who have registered with us.

You must not misuse this site but knowingly introducing viruses, Trojans, worms or other material which is malicious or technologically harmful. You must not attempt to unauthorised access to the site, the server(s) on which the site is stored or any server, computer or database connected to the site.

ILLEGALITY

If the advertising, offering for sale, or selling of the goods and/or services referred to on this site is illegal or for any reason in the jurisdiction in which it is accessed or viewed, whether by virtue of the age of the person seeking to view it or otherwise, access to and/or viewing of such material is not authorised by Pluma Restaurants LLP.

WARNING: Any unauthorised access and/or viewing may be an infringement of the copyright and/or other intellectual property rights of Pluma Restaurants LLP and may result in civil and/or criminal liability.

INTELLECTUAL PROPERTY

This site, including this legal notice, contains material including text, photographs and other images, which is protected by copyright and/or other intellectual property rights. All copyright, trade marks and other intellectual property rights in the material comprising this site are owned by or licensed to Pluma Restaurants LLP.



Any reproduction or use of such trade marks and other intellectual property rights, save as permitted and hereby, is strictly prohibited and may result in civil and/or criminal liability. Any trademark, copyright or other intellectual property notices contained in the original material must not be removed from any material copied or printed from the website.

Save as expressly permitted, no part of this material may be reproduced in any form including storing it in any medium by electric means whether or not temporary or incidental to some other use. Commercial use is not permitted. Particular terms relevant to the use of downloadable material are as set out below. Certain materials contained on this site are intended to be downloadable for certain purposes.

Permitted uses for downloads are:

- Private study or reference
- Non published research
- Reporting in the media, so long as those are legitimate and legal in their country of publication
- To assist third parties engaged by Pluma Restaurants LLP in fulfilling company requirements
- By Pluma Restaurants LLP employees for the purposes of their employment.

WARNING: The doing of any unauthorised act in relation to material on this site may result in both civil and criminal liability.

INFORMATION CONTAINED ON THIS SITE AND DISCLAIMER

Pluma Restaurants LLP try to ensure that all information on this site is correct at the time of inclusion but do not represent or warrant that the material comprised in the site is completely accurate or up to date. Accordingly, Pluma Restaurants LLP have any liability in respect of such material or for any use of or reliance on such information by any such person.

DEPOSITS

Please note that a deposit is required for all bookings of six guests and over and is required at the time of booking.

CANCELLATION POLICY

Cancellations made 48 hours or less before a booking will be subject to a fee of £10.00 per person on bookings of six guests and over.

GIFT CARD/VOUCHER TERMS & CONDITIONS

Gift Cards/Vouchers are available to purchase. May not be exchanged for cash. No change will be given but the balance can be used for future purchases. We will not be held liable for lost or stolen Gift Card/Vouchers – protect this as you would cash. A gift Card/Voucher is valid for six months from the date of sale.

Gift Cards/Vouchers can be purchased in the following denominations: £10.00, £25.00, £50.00, £75.00 and £100.00 and multiples there off. Gift Cards/Vouchers are not available in electronic format. The Gift Card/Voucher must be presented to the server when presented with the bill. We reserve the right to amend the terms and conditions.



PRIVACY POLICY

Pluma Restaurants LLP is committed to protecting and respecting your privacy online. This policy together with our Terms of Use sets out the basis on which any personal data we collect from you, or that you provide to us, will be processed by us.

We collect information about you when you make a booking with us on line. You may also provide us information by filling in a form on our website or by corresponding with us by phone, e-mail or otherwise. The information you give us may include your name, address, e-mail address, phone number, financial and credit card information.

Website usage information is collected using cookies.

Our table reservation system is provided by Zonal. When making a reservation with us, your details will automatically be provided to our booking system, which may use your information to contact you about your upcoming booking.

COOKIES

Our website use cookies to better the user experience while visiting the website. A cookie is a small file of letters and numbers that is sent to a user's browser and stored on the hard drive of a user's computer (or internet enabled device) when a user visits a website. Cookies are used by many websites to make them work more efficiently, as well as provide business and marketing information to website owners.

Information provided by filling in a form on our website or by corresponding with us by phone, e-mail or otherwise, will only be used for the purpose regarding the correspondence. Guests who provide information in such a way will not be signed up to our database, unless they have specifically requested to do so.

ACCESS TO INFORMATION

You have the right to access information held about you and can be exercised in accordance with the GDPR Act. Any access request may be subject to a fee of £10 to meet our costs in providing you with details of the information we hold about you.

CHANGES TO OUR PRIVACY POLICY

Any changes we may make to our privacy policy in the future, will be posted on this page and, where appropriate, notified to you by e-mail. Please check back frequently to see any updates or changes to our privacy policy.

CONTACT

Questions, comments and requests regarding this privacy policy are welcomed and should be addressed to info@plumarestaurnt.com.