



Derechos De Usuarios Y Deberes De Las Empresas De Restauración A La Luz De La Legislación Turística Y De Defensa Del Consumidor En Andalucía [

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text (article)

Analítica

Introduction: the gastronomic tourist activity, as is natural, is affected by a multiple legal rules that impose duties on companies providing restaurant service while recognizing rights to users or consumers. It is a very uneven and disjointed regulation in which we find both rules of administrative Law like private Law (civil and commercial) as well as state, regional and local regulations.**Purposes:** This paper aims to systematically expose the different rights and duties legally provided that must be respected by the economic operators concerned: consumers and users, on the one hand, and on the other, tourist restoration companies.**Methodology:** Since this is a legal work, it will be used an own methodology of this social science. To this end, it will be examined the applicable Law in Andalusia on tourism activity, specifically the Law of Tourism of Andalusia and the General Law on Protection of Consumers and Users.**Conclusions:** From the made analysis it can be drawn two types of duties/rights: Some on administrative nature, in order to protect public interests affected by the business of restoration; and other on private nature, relating to the protection of free consumer willingness hiring a restoration service. One and the other (Both groups/sides) can be complemented harmoniously through appropriate systematization proposed in the present paper

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