

PRIVACY STATEMENT

Personal Data Protection Policy

April 2021

Subject matter of Personal Data

The Company "ZONTOS HAIR & SKIN CLINIC - PRIVATE CLINIC - MEDICAL SINGLE MEMBER P.C." takes care of the security of your personal data and takes the appropriate technical and organizational measures for its protection in accordance with the current national and EU legislation, in particular the General Data Protection Regulation (EU) 2016/679, the respective national law, as well as the Decisions, Instructions and Opinions of the competent supervisory Authority.

This shall be in force and apply to all facilities and digital environments and applications, which belong to the Company and are related to its activity (indicatively mentioned): www.drzontos.gr.

Definitions

For the purpose of this policy, the following terms shall have the following meaning.

"Personal Data": any information regarding an identified or identifiable natural person (the "data subject"); the identifiable natural person is the one whose identity can be verified, directly or indirectly, in particular by reference to an identifier, such as a name, an ID card number, location data, an online identifier or one or more factors that constitute the physical, natural, genetic, psychological, economic, cultural or social identity of such an individual.

"Special personal data procedures": the processing of personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade-union membership, as well as the process of genetic data, biometrics data aiming to unquestionably identify a person, and of data concerning health or sex life of a natural person, or sexual orientation.

"Processing": any operation or set of operations which is performed upon personal data or sets of personal data, whether or not by automatic means, such as collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, search of information, use, disclosure by transmission, transfer or otherwise making available, alignment or combination, blocking, erasure or destruction.

"Controller": a natural or legal person, public authority, agency or other body which, alone or in conjunction with others, determine the purposes and means of the processing of personal data; where the purposes and means of such processing are determined by Union or Member State law, the controller or the specific criteria for its nomination may be provided by Union or Member State law.

"Processor": a natural or legal person, public authority, agency or any other body which processes personal data on behalf of the controller.

"Data Subject": the natural person whose personal data are processed, e.g., customers, employees, etc.

"Recipient": a natural or legal person, public authority, agency or any other body to whom data are disclosed, whether a third party or not. However, public authorities which may receive personal data in the framework of a particular inquiry in accordance with Union or Member State law shall not be regarded as recipients; the

processing of those data by those public authorities shall be in compliance with the applicable data protection rules according to the purposes of the processing.

"Third party": any natural or legal person, public authority, agency or body other than the data subject, the controller, the processor and the persons who, under the direct authority of the controller or the processor, are authorized to process the personal data

"Consent" of the data subject: any freely given specific, express and informed indication of their wishes by which the data subject signifies their agreement, by statement or by express positive action, to personal data relating to them being processed.

"Personal Data Violation": the security breach that may lead to random or illegal destruction, loss, change, notification without permission or access to personal data which were forwarded, stored or processed in any manner.

"Anonymization": the processing of personal data in such a way that the data can no longer be attributed to a specific data subject.

"Pseudonymisation": the processing of personal data in such a manner that the personal data can no longer be attributed to a specific data subject without the use of additional information, provided that such additional information is kept separately and is subject to technical and organizational measures to ensure that the personal data are not attributed to an identified or identifiable natural person.

"Genetic data": personal data relating to the genetic characteristics of a natural person inherited or acquired, as obtained in particular from the analysis of a biological sample of that natural person and which provide unique information about the physiology or health of the natural person concerned.

"Biometric data": personal data resulting from specific technical processing relating to the physical, biological or behavioral characteristics of a natural person which allow or confirm the unambiguous identification of that natural person, such as facial images or dactyloscopic data.

"Health data": personal data relating to the physical or mental health of a natural person, including the provision of health care services, disclosing information relating to their state of health,

"Existing legislation": The respective national and EU legislation on personal data protection and specifically the General Data Protection Regulation (EU) 2016/679 (hereinafter the "GDPR"), the Greek Law 4624/2019, as in force, as well as the Decisions, Instructions and Opinions of the Hellenic Personal Data Protection Authority.

General Principles of Personal Data Processing

The Company shall collect and process your personal data in accordance with the following principles of processing:

Legality, objectivity, transparency: The Company shall legally collect and process your personal data with transparency.

Limitation of the purpose: The company shall collect and process your personal data for specific, express and lawful purposes only.

Data minimization: The company takes the appropriate technical and organizational measures, so that the personal data processed are appropriate, relevant and limited to the necessary for the purposes for which they are processed.

Accuracy: The company ensures that the personal data it maintains and processes is always accurate and up to date.

Limitation of the storage period: The company does not keep personal data for a period longer than required by the purposes under which they were collected and processed. However, the Company may retain them for a longer period of time if the processing of such data is necessary:

a) for the observance of a legal obligation that requires processing according to a provision of law, b) for the fulfillment of a duty performed in the public interest,

c) for reasons of public interest,

d) for the purposes of archiving in favor of the public interest, or for the purposes of scientific or historical research, or for statistical purposes, after appropriate technical and organizational measures have been taken, including their pseudonymization, and only if such purposes cannot be served by data anonymization,

e) for the foundation, exercise or support of legal claims.

Integrity & Confidentiality: The company shall ensure that the collection and processing of your personal data is done in a safe way, using the appropriate technical and organizational means, so that they are protected from any unauthorized or illegal processing and accidental loss, destruction or damage.

Personal data we collect

The company shall collect and process your personal data, only if it is absolutely necessary and appropriate for the achievement of its intended purposes. Specifically, the personal data we shall collect and process are briefly summarized as follows:

- 1) ID data and demographics of examinees / patients (i.e. full name, father's name, mother's name, date of birth-age, spouse's name, gender, ID card number, passport number, Social Security Number (AMKA), patient code, social security booklet number / registry number, TIN, occupation or company / organization of your employment etc.),
- 2) insurance details [i.e. for instance insured code, insurance fund or company, insurance relation, group or individual insurance policy number, coverage code, date of entry into force or renewal of the insurance policy, date of expiration of the insurance coverage, date of the contract anniversary, date of dispatch of registration, insurance status (active or void), members covered, etc.],
- 3) health data and in particular data relating to diagnostic and clinical examinations, hospitalization, physician referrals, internal trafficking records, clinical symptoms, medical staff and / or your family and / or previous medical history, medication and treatment, medical advice and medical opinions, any disabilities, data of surgeries, become absolutely necessary for the assessment of your health condition
- 4) Photographic material and in particular: a) pre-operation photographs of the patient are taken with the written consent (face, scalp and other parts of the body) in order for the doctor to record, capture and evaluate the patient's problem for easy and more accurate treatment prior to operation, as well as the comparative evaluation of the result before and after the operation, b) also photographs are taken at regular intervals for the operation of the same areas to assess the progress of the result of the operation or treatment of the patient, c) in the contact form to assess the patient's problem; the latter has the ability to send in electronic form photographs of the scalp in order for the problem of the scalp and the hair loss to be evaluated.

The photographic material collected in the ways mentioned above, is kept in a physical and / or electronic file.

- 5) information on financial data and financial liabilities, e.g., details of the financially liable for the refund, receipt details, etc., browsing data on our website, such as the Internet Protocol (IP) address of your device when you browse our website, the type of browser you use etc. Regarding the use of cookies on our website, you may refer to the Cookies Policy of the company "ZONTOS HAIR & SKIN CLINIC - PRIVATE CLINIC - MEDICAL SINGLE MEMBER P.C."
- 6) image data and visual material by CCTV and video surveillance cameras, audio data from your recorded telephone calls during the process of scheduling your visits, following your prior notification of the relevant recording (e.g., name, telephone number, date of birth (and / or age), postal address, type of examination, intended date of medical examination, insurance fund),
- 7) data on requests that you have submitted for the exercise of your rights or complaints, data of prospective employees in our company which are contained in the attached CVs or in relevant forms (i.e., name, surname, contact details, education, work experience, etc.),
- 8) Data of our company employees such as: name, surname, father's name, mother's name, gender, date of birth, home address, telephone (landline / mobile), email (corporate / personal), citizenship, marital status, number of children, registries or family certificates , ID card number, TIN number, Tax Office, IBAN, formal qualifications, professional certifications, certificates of military service, training seminars, qualifications, previous service, date of employment, salary data, allowances, evaluation reports, etc., company suppliers and partners data, such as name, father's name, gender, date of birth, telephone, home address, telephone (landline / mobile), email (corporate / personal), ID card number, passport number, TIN number, tax office, IBAN, professional certificates, formal qualifications, as well as any additional data required by the national law (e.g. tax law).

Method of Personal Data Collection

The collection of personal data is carried out by both physical and electronic means per case, such as:

- at the reception and service points of the company,
- when completing various forms or during our electronic communication,
- when using our call center or website to schedule medical or non-medical service,
- when providing primary or secondary health care medical services to you following information that you gave us or that emerge during your examination or constitute the results of your medical examination,
- when you indicate to us your desire to use your insurance contract,
- when you apply to work for our company,
- when you are hired as an employee in our company,
- when you contract as a partner / supplier with our company,
- when you request to receive a newsletter,
- when you enter a Company's area, which is monitored by CCTV and security cameras.

Purposes and legal bases for the processing of your personal data

The personal data collected by the company, are only the necessary data and information as you provide with your explicit consent. This data is collected in a completely legal way (e.g., by phone, e-mail, post, from our website, etc.).

The **purposes** for which we collect and process data and information you provide to us with your consent are the following:

- a) the provision of services provided by our company,

- b) cooperating with you in any legal way,
- c) our communication in general,
- d) updating the file of our provided services,
- e) your information about the services and the company news,
- f) the general improvement of our services.

Transfer of personal data

The company may transfer the above personal data to partners or companies in order to provide or improve our products, services and advertisements. Under no circumstances will there be a notice for third party advertising purposes without your prior express consent.

Judicial and prosecutorial authorities, as well as other public authorities (e.g., tax authorities, etc.) in the exercise of their duties ex officio or at the request of a third party invoking a legitimate interest and in accordance with legal procedures. In addition, for reasons of protection of the public interest in the field of public health, we may, in accordance with the relevant legislation, transfer your personal data to the competent authorities, such as e.g., the National Organization of Public Health (EODY).

Time period for keeping personal data

The personal data collected by the company, shall be kept for a predetermined and limited period of time, depending on the purpose of processing, after which the data is deleted and / or destroyed safely, unless otherwise provided or permitted by applicable law.

The period of keeping your data is defined indicatively based on some more specific criteria and depending on the case. In no case shall data be retained for a period exceeding ten years from the date of their collection.

Personal Data Security

Taking into account the latest developments, implementation costs and nature, scope and purposes of processing, as well as the risks of different probability of occurrence and seriousness for the rights and freedoms of users from processing, the company shall receive the necessary technical and organizational measures to protect your personal data. Although no method of transmission over the Internet or method of electronic storage is completely secure, the company shall take all the necessary digital data security measures (antivirus, firewall, etc.) etc. At the same time, the company shall adopt the required security measures such as ISO 27001, installation of video surveillance system (CCTV), alarm system, etc.

Rights of the data subjects

Any natural person, whose data are processed by the company, shall enjoy the following rights:

Right to information and access: the data subject shall have the right to be informed and to have access to the data and to receive additional information about the processing.

Right to correction: The data subject shall have the right to request the correction of inaccurate data or the completion of incomplete data concerning them.

Right of erasure (right to be forgotten): the data subject shall have the right to request the erasure of their personal data and the controller is obliged to delete them if (a) the personal data are no longer necessary in

relation to the purposes for which they were collected or otherwise processed, (b) the data subject revokes the consent on which the processing is based and there is no other legal basis for processing; (c) the data subject objects to the processing and there are no imperative and legal reasons for processing d) the personal data has been processed illegally, (e) the personal data must be deleted in order to comply with a legal obligation to which the controller is subject, (f) the personal data is collected in relation to the offering of information society service

Restraint of processing: The data subject is entitled to ensure that the controller restricts the processing when one of the following applies: (a) the accuracy of the personal data is disputed by the data subject for a period of time allowing the controller to verify the personal data accuracy, (b) the processing is illegal and the data subject opposes to the erasure of the personal data and requests that its use be restricted instead, (c) the controller no longer needs the personal data for processing purposes, but such data are required by the data subject to establish, exercise or support legal claims, (d) the data subject is opposed to the process while waiting confirmation whether the legal reasons of the controller supersede against the reasons of the data subject

Right to the portability of the data: The data subject shall have the right to transfer the personal data to another controller without objection from the controller to whom the personal data was provided, when: a) the processing is based on consent or contract and b) the processing is performed by automatic means.

Right to object: The data subject may object at any time to the processing of their personal data when necessary, for legitimate interests of the company, as well as for direct commercial promotion and profiling.

Right to revoke consent: The data subject shall have the right to revoke the consent to the extent that it was obtained for the respective processing purpose at any time without prejudice to the legality of the processing based on the pre-withdrawal consent.

Right to appeal to the Data Protection Authority. The data subject shall have the right to submit a complaint to the DPA. (www.dpa.gr), Offices: 1 - 3 Kifissias Avenue, PC 115 23, Athens Call Center: +30-210 6475600, Fax: +30-210 6475628.

II. Website Privacy Policy

"ZONTOS HAIR & SKIN CLINIC - PRIVATE CLINIC - MEDICAL SINGLE MEMBER PC" with TIN 801543184 and headquarters on N. Zerva Street no. 18, P.C. 16675 Glyfada (hereinafter referred to as the "Processor") hereby states:

This privacy policy is in compliance with the REGULATION (EU) 2016/679 of the EUROPEAN PARLIAMENT AND OF THE COUNCIL of April 27th, 2016 on the protection of natural persons with regard to the processing of personal data, also known as the "General Data Protection Regulation or GDPR".

According to article 13 of the above-mentioned Regulation of the European Union (Regulation 2016/679) "ZONTOS HAIR & SKIN CLINIC - PRIVATE CLINIC - MEDICAL SINGLE MEMBER PC" would like to inform you about the following:

Dear "Visitor",

Our Company "ZONTOS HAIR & SKIN CLINIC - PRIVATE CLINIC - MEDICAL SINGLE MEMBER PC" thanks you for choosing our website (hereinafter referred to as "the Website") and invites you to pay attention to the following information - notice (hereinafter referred to as the "Notice").

This notice contains a description of all the processing (on personal data) performed by the "Controller" during your navigation on this site. At this point we would like to clarify that this notice relates to your navigation on this website with the exception of any redirections (to third party sites) that may be made.

A. Notice

A. Details of the Personal Data Controller

"ZONTOS HAIR & SKIN CLINIC - PRIVATE CLINIC - MEDICAL SINGLE MEMBER PC" with TIN 801543184 and headquarters on N. Zerva Street no. 18, P.C. 16675 Glyfada is the Controller (hereinafter referred to as the "Controller").

The personal data "Controller" has also appointed a Personal Data Protection Officer (hereinafter referred to as "DPO"), who you may contact directly for the exercise of part or all of your rights, as well as receive any information regarding the processing of your personal data. You may also contact the "DPO" for additional information and / or clarifications related to this notice.

For your convenience, the following are the contact details of the Personal Data Protection Officer:

"DPO Contact details"

Name: GEORGIOS

Last Name: ZONTOS

E-mail.....

Work address: 18 Napoleontos Zerva st., Glyfada

Tel.:.....

B. Personal Data we process.

B1. Navigation data.

While browsing this website, the navigation software or browser may collect some data that are necessary for the smooth operation of the website.

The collection of the above data is not used for their correlation with identifiable or identified third parties.

This category of data includes the IP addresses or domain names of computers used by users logged in to the site, the URI (Uniform Resource Identifier) addresses of the requested resources, the time of the request, the method used to the request to the server, the size of the file received in response, the numeric code that indicates the response status of the server (successful, error, etc.) and other parameters related to the operating system and the computer environment of the user.

It is important for us to emphasize that the data described above is used only to obtain anonymous statistical information about the use of the website as well as to check its proper operation.

The only exception to the above rule is the case where the data could be used to investigate crimes (cybercrime) against the website and any transfer will be completed only after a request from the Court.

B2. Data provided voluntarily by the visitor (otherwise called the "Data Subject") of the Website.

The Controller processes the following personal data provided by you by completing the data input forms of the Website:

Personal data such as: name, surname, phone number, email address.

In addition, the Controller may process any other type of personal data that the Data Subject may include in an email exchange with the former.

C. Cookies Policy

According to paragraph 5 of article 4 of law 3471/2006, as amended by law 4070/2012, the installation of "cookies" is allowed only if the visitor "have given their consent after clear and extensive information during the 1 of article 11 of law 2472/1997, as in force "

For your convenience, we would like to inform you about the following:

a) What are cookies

Cookies are small files with information that a website (specifically a web server) stores on a user's computer so that whenever the user logs in to the web page, the latter retrieves that information and offers the user related services. A typical example of such information is the user's preferences on a website, as stated by the user's choices on the site (e.g., selecting specific "buttons", searches, ads, etc.).

b) Types of "cookies" used by this Website.

i. "Cookies" that are installed for the purpose of advertising.

The Website will use "cookies" that are installed for the purpose of online advertising (online advertising) only if you are previously informed and give your consent for their use. The Obligation to inform and consent applies both to the "cookies" installed by the website provider itself (first party cookies), and to the "cookies" installed by others (e.g. advertising networks) through the website provider (third party cookies).

The above method of advertising (online behavioral advertising) is based on monitoring the websites that a user visits on the internet and the actions he/she generally performs electronically (e.g. purchases of products and services) in order to capture his/her preferences and interests and then display only relevant ads.

ii. "Cookies" installed for the purpose of statistical analysis (web analytics)

The Website will use "cookies" that are installed for the purpose of web analytics only if you have previously been informed and given your consent for their use.

Check of the "cookies" installed on the Visitor's computer

The main way that allows you to control the "cookies" are the settings of the internet browser that you use, which must be such that they do not allow the acceptance of the "cookies" from the beginning and ask for your active choice for each installation. Of course, you should keep in mind that once you have disabled the acceptance of "cookies" you may have limited access to some of the services or functions provided by a website. It is also useful to install one of the cookie management add-ons or plug-ins available on your browser to gain more control over when they are installed.

Indicatively, we would like to show you how you can manage cookies in Google Chrome and Mozilla Firefox browsers.

i. Google Chrome

Delete "cookie" from Website

On your computer, open Chrome.

In the upper right-hand corner, click the More Options icon and then Settings.

At the bottom, click Advanced.

In the "Privacy and Security" section, click Content Settings.

Click Cookie, and then click Show all cookies and site data.

In the upper right-hand corner, search for the site name.

To the right of the site name, click the remove icon.

ii. MozillaFirefox

Delete "cookie" from Website

Click the menu button and select Options.

Select the Privacy & Security tab and go to the History section.

In the drop-down menu next to "Firefox", select Will use custom history settings.

Click the View Cookies button and the Cookies window will appear.

In the Search field: enter the name of the website whose cookies you want to delete. Cookies that match the search criteria will be displayed.

Select the cookie (s) in the list to remove and click Remove Selected.

Click Close to close the Cookies window. Close the page about: preferences.

C. Purpose of processing your personal data and its legal basis.

All personal data you provide (in your capacity as a Data Subject) by completing the various forms on this website is processed by the Controller for the following purposes:

C1. Marketing activity (commercial announcements) in products and services that can be offered by the Controller.

a) The Controller intends to process your personal data in order to send you commercial announcements for products and services offered by the Controller himself.

In addition, pursuant to Article 28 of the GDPR, the Controller may designate third parties as Processors to serve the purpose set forth in this Paragraph (paragraph C1).

In brief, the purpose of processing your personal data as presented in Section C1, is to send promotional material, promote and sell products, set a date for a visit to a clinic of your choice, and market research or research and / or commercial announcements.

b) The nature of the provision of personal data to serve the purpose described in paragraph C1 is "Optional". In case you refuse the above data provision, it will be impossible for the Controller to send promotional and marketing messages.

c) The legal basis for the processing of your personal data to serve the purpose (as presented in Paragraph C1) is your explicit "Consent".

d) Period of retention of your personal data to serve the purpose, as presented in Section C1: Your personal data will be processed to serve the purpose (as presented in Section C1) until you decide to oppose to the processing, otherwise by the time you revoke your consent.

Providing clarifications on products and services that can be offered by the Controller.

a) The Controller intends to process your personal data in order to provide you with clarifications regarding products and services that he may offer you.

In addition, pursuant to Article 28 of the GDPR, the Controller may designate third parties as Processors to serve the purpose set forth in this Paragraph (paragraph C2).

b) The nature of the provision of personal data to serve the purpose described in paragraph C2 is "Optional". In the event that you refuse the above provision of data, it will be impossible for the Controller to send clarifications regarding products and services that he may offer you.

c) The legal basis for the processing of your personal data to serve the purpose (as presented in Paragraph C2) is your explicit "Consent".

d) Period of retention of your personal data to serve the purpose, as presented in Section C2: Your personal data will be processed to serve the purpose (as presented in Section C2) until you decide to oppose to the processing, otherwise by the time you revoke your consent.

Informing the Controller of Article 32 of the GDPR

The Controller may process your personal data always respecting the National and EU (EU Regulations, EU Directives, etc.) legislation and to serve the purposes presented in this notice by using paper, electronically via telematics, and in any other case, by appropriate methods to ensure security and confidentiality in accordance with the provisions of Article 32 of the GDPR.

Recipients of your Personal Data Processing

To achieve the purposes described in paragraph C above, your personal data will be made available to the Controller's employees, the Processors of the Controller, who will act as authorized entities to process your personal data.

We emphasize that you reserve the right to revoke your consent whenever you choose. In the special case that you do so (i.e. revoke your consent) it will be impossible for the Controller to continue to use your personal data for the purpose for which you obtained your consent.

Finally, we inform you that your personal data will not be passed on to potential third parties outside the European Union and will not be disclosed. An exception to this rule is your use of your right to the privacy of your personal data and under the strict condition that the Controller may satisfy your request.

Minor Visitor of the Website

This Website is for adults only. The Controller does not process personal data of persons under 16 years of age. Data subjects over the age of 16 and under 18 require the consent of the parent having the parental care to process the data.

If the Visitor declares that he / she is under 16 years old, the field related to the collection of consent will not be accessible.

Rights Reserved by the Visitor (otherwise "Subject of Data") of the Website

In relation to the processing purposes described in this notice and in paragraph C thereof, as a Data Subject, you will be able, as provided by the GDPR, to exercise the rights set out in Articles 15 to 21 of the above EU Regulation. Your rights are presented in more detail below:

a) GDPR Article 15 "RIGHT OF ACCESS"

The above-mentioned article gives you the right to receive confirmation as to whether the Controller has processed or is processing personal data concerning you.

b) GDPR Article 16 "RIGHT TO CORRECTION"

The above-mentioned article gives you the right to proceed, without undue delay on the part of the Controller, to correct inaccurate personal data concerning you and / or to fill in incomplete personal data.

c) GDPR Article 17 "RIGHT TO ERASURE (RIGHT TO BE FORGOTTEN)"

The above-mentioned article gives you the right to demand, without undue delay on the part of the Controller, the erasure of personal data concerning you, when (indicatively):

The personal data is no longer required in relation to the purposes for which it was collected.

You have revoked your consent and there is no other legal basis for processing.

You have successfully opposed to personal data processing.

The data are processed illegally.

The data must be deleted in order to fulfill a legal obligation

It is emphasized that the Controller may refuse to delete the data to the extent that the processing is necessary to fulfill a legal obligation.

d) GDPR Article 18

The above-mentioned article gives you the right to limit the processing, when (indicatively):

You dispute the accuracy of your personal data.

The processing is unlawful and you do not exercise the right to erasure of your personal data but the right to restriction of use instead.

e) GDPR Article 20 "RIGHT TO PORTABILITY OF DATA"

The above-mentioned article gives you the right to request the Controller to transfer your personal data directly to another data controller, if this is technically possible.

f) GDPR Article 21 "RIGHT TO OBJECT"

The above-mentioned article gives you the right to oppose at any time the processing of your personal data in order to defend your legal interest, provided that there is no legal reason for the Controller to continue processing the overriding interests of the rights and freedoms of the Data Subject.

All your rights can be exercised, against the Controller, by contacting the information provided above (see Paragraph A). The Controller will satisfy your request, without undue delay, and in any case no later than one month after the submission of the application.

The exercise of your rights as a Data Subject is free of charge under Article 12 of the GDPR.

In addition, we inform you that the Controller may request further information to confirm the identity of the interested party.

Finally, we hereby inform you that you always have the right to submit a complaint to the Data Protection Authority, either in written form (1-3, Kifissias Avenue P.C.115 23, Athens) or electronic form (www.dpa.gr). According to the website www.dpa.gr, before submitting the complaint, you should contact the controller, e.g., exercising the rights provided for in Articles 15 to 22 of the GDPR, where applicable. In cases where the controller has designated a Data Protection Officer (DPO) you can contact him or her for any questions regarding the processing of your personal data and the exercise of your rights. DPO details are usually posted on the controller's website. If the issue is not resolved, you can file a complaint with the Authority.

Amendment to the Privacy Policy

This Privacy Policy shall apply from Monday, 12 April 2021. We may modify this Privacy Policy as required by law and / or technological advance. In case of modification, we will post the revised version here and change the "last updated date" at the end of the policy. You should check this regularly to stay up to date with the latest policy updates. Use of the services of this website implies the unconditional acceptance of the terms of the privacy policy.

Date of last update: Monday, April 12th , 2021

It is expressly prohibited to copy, reproduce, republish, transmit, distribute, issue, translate, modify in any way, in part or in summary, any text, document or photographic material contained on this website.