

Privacy Policy

In accordance with the provisions of The General Data Protection Regulation (GDPR), by accepting this Privacy Policy you provide your informed, express, free and unequivocal consent so that the personal data you provide through the website lco checkers.com (hereinafter WEBSITE) are included in a file of "WEB USERS AND SUBSCRIBERS"

- Name-lco Checkers.com
- Address-249 Sec.14 Udaipur (India)
- Email.-lcocheckers

This Privacy Policy will be valid only for personal data obtained on the Website, not being applicable to information collected by third parties on other websites, even if they are linked by the Website.

1. WHAT ARE THE PERSONAL DATA?

It is any information related

to a person that this facilitates when you visit our website, in our case name and email, and if you buy a product in need of an invoice, we will request full address, name, surnames and ID or CIF. Additionally, when you visit our website, certain information is automatically stored for technical reasons such as the IP address assigned by your Internet access provider.

PRINCIPLES FOR DATA PROCESSING

To process your personal data we will apply, according to the GDPR, the following principles:

- **Principle of legality, loyalty and transparency:**

We will always require your consent for the processing of your personal data for one or several specific purposes that we will inform you in advance with absolute transparency.

- **Principle of data minimization:**

We will only request data strictly necessary in relation to the purposes for which we require them.

- **Principle of limiting the conservation period:**

as you can see later, the data will be kept for no longer than necessary for the purposes of the treatment, depending on the purpose, we will inform you of the corresponding conservation period, in the case of subscriptions, we will periodically review our lists and eliminate those inactive records for a considerable time.

- **Principle of integrity and confidentiality:**

Your data will be treated in such a way that an adequate security of the personal data is guaranteed and confidentiality is guaranteed. You should know that we take all measures aimed at preventing unauthorized access or improper use of the data of our users by third parties.

2. PURPOSE, LEGITIMATION, CATEGORY OF DATA COLLECTED, CONSENT TO TREATMENT,

MINORS 2.1 PURPOSE

As stated in the regulations, the USER is informed that, through the contact forms, or subscriptions, data is collected, which is stored in a file, with the exclusive purpose of sending electronic communications, such as: bulletins (newsletters), new entries (posts), commercial offers, as well as other communications that Ico checkers .com . understands interesting for its USERS. The fields marked as mandatory completion are essential to realize the purpose expressed. Likewise, it may comply with the data to the requirements requested by the USERS.

Only the owner will have access to your data, and under no circumstances, this data will be transferred, shared, transferred, or sold to any third party.

2.2 MINORS

If you are a minor you cannot register on the web so we will proceed to deny your request if you have proof of it.

2.3 LEGITIMATION

Thanks to the consent, we can treat your data being a mandatory requirement to be able to subscribe to the website. As you well know, you can withdraw your consent at the time you want.

2.4 CATEGORY OF DATA

The data collected at any time are specially protected, but are categorized as identifying data.

2.5 TIME OF CONSERVATION OF DATA

We will keep your data for the legally established time or until you request to delete them.

2.6 ACCURACY AND TRUTHFULNESS OF DATA

Obviously, you are solely responsible for the truthfulness and accuracy of the data you submit, exempting us from any type of responsibility in this regard.

As a user, you must guarantee the accuracy and authenticity of the personal data provided, providing complete and correct information in the different data collection forms.

3. SECURITY MEASURES

Ico checkers. informs you that it has implemented the security measures of technical and organizational nature necessary to ensure the security of your personal data and avoid their alteration, loss and treatment and / or unauthorized access, given the state of the technology, the nature of the stored data and the risks to which they are exposed, whether they come from human action or from the physical or natural environment.

4. EXERCISE OF RIGHTS

Those individuals who have provided their data through bitwings.org may contact the owner of the same in order to exercise their rights of access to their data, rectification or deletion, limitation and opposition regarding the data incorporated in their files.

The fastest and easiest method would be to access your user account directly and modify your data or request the deletion of your user account. Any information that we need to store, by virtue of a legal or contractual obligation, will be blocked and only used for those purposes instead of being deleted.

The interested party may exercise their rights by written communication addressed to Ico checkers. With the reference "Data protection", specifying your data, proving your identity and the reasons for your request at the following address: -icocheckers@

5. LINKS OR EXTERNAL LINKS

As a service to our visitors, our website may include hyperlinks to other sites that are not operated or controlled by the Website. Therefore Ico checkers.com does not guarantee, nor is responsible for the legality, reliability, usefulness, veracity and timeliness of the contents of such websites or their privacy practices. Please, before providing your personal information to these non-ico checkers.com websites, please note that their privacy practices may differ from ours. The sole purpose of the links is to provide the USER with the possibility of accessing said links and know about our work, although Ico checkers.com does not offer or sell by itself or through third parties the information, content and services available on the linked sites, nor approves, supervises or controls in any way the contents and services and any material of any nature existing in them. Ico checkers.com is not responsible in any case for the results that may be derived to the USER for access to these links.

6. MODIFICATION OF THE PRIVACY POLICY

Ico checkers reserves the right to modify its Privacy Policy, according to its own criteria, motivated by a legislative, jurisprudential or doctrinal change of the Spanish Agency for Data Protection. The use of Ico Checkers after said changes, it will imply the acceptance of them.

7. DO YOU NOT WANT TO RECEIVE INFORMATION FROM US OR DO YOU WANT TO REVOKE YOUR CONSENT?

In accordance with the provisions of Law 34/20023, of June 11, Services of the Information Society and Electronic Commerce you can oppose the use of your information for advertising purposes, market research or development of satisfaction surveys in any moment, as well as revoke your consent at any time (without retroactive effect).

For this you must send an email to the address info@icocheckers.es. If you have received advertising by email, you can also oppose from this email by clicking on the link included in it by following the instructions provided. Another simpler way would be to access your user account and select the corresponding options.

Please keep in mind that our systems may require a period of time for your opposition or revocation to take effect, understanding that during that period of time you can continue to receive messages.

In relation to the management of your data associated with the social profiles of ico checkers.com, the exercise of the right of access will depend on the functionality of the social network and the possibilities of accessing the information of the user profiles. With regard to the rights of access and rectification, we recommend that you can only be satisfied in relation to that information that is under the control of ico checkers.com

In addition, you can stop interacting, follow or receive information from the social profiles of ico checkers, remove content that no longer interests you or restrict who shares your connections, through the mechanisms stipulated in different social networks.

The user can access the privacy policies of each Social Network, as well as configure their profile to guarantee their privacy. ICO Checker.com . encourages users to familiarize themselves with the conditions of use of different social networks before starting to use them.

8. PERSONAL DATA CAPTURE SYSTEMS AND THEIR PURPOSE

1) Forms of subscription to contents: within the web there may be several forms to activate the subscription in order to send marketing campaigns by email, subscription management and sending newsletters or news.

2) Contact form: The purpose of the contact forms is to respond to queries, suggestions and user requirements. In this case the email address will be used to respond to them and send the information that the user requires through the web.

3) Cookies: When the user registers or navigates on the website, "cookies" are stored. The user can consult the cookie policy at any time to expand information on the use of cookies and how to deactivate them.

4) Users can unsubscribe at any time from the services provided by Ico checkers.com from the same Newsletter through the cancellation options provided for that purpose.

5) Tracking systems used on this site: Ico checkers.com also studies the preferences of its users, their demographic characteristics, their traffic patterns, and other information together to better understand who their audience is and what is it you need through the use of Google Analytics. The tracking of our users' preferences also helps us show you the most relevant advertisements. Likewise, we would like to inform you that in order to attract subscribers and customers, we use Face book Ads with the corresponding Face book Pixel installed, so when generating an advertisement, we can segment the public by location, demographic data, interests, etc; so the data obtained by this platform, would be subject to this privacy policy from the moment the user leaves their data to join our newsletter.

9. SOCIAL PLUGINS

On our website we offer links and services related to different social networks. If you are a member of a social network and click on the corresponding link, the provider of the social network may link your profile data with the information of your visit to said web page.

Therefore, it is advisable to inform you about the functions and policies on the processing of personal data of the respective social network if you access one of our web pages with any of your profiles on social networks or share information through them.

You can access the privacy policies of the different social networks at any time, as well as configure your profile to guarantee your privacy.

10. ACCEPTANCE, CONSENT AND REVOCABILITY

The USER declares to have been informed of the conditions on protection of personal data, accepting and consenting to the treatment there of by Ico checkers. in the form and for the purposes indicated in the legal notice. As you know and we have communicated throughout the present privacy policies, at any time you can revoke your data, but always without retroactive character.

[Rights of the Data subject](#)

1. Right of confirmation

Each Data subject shall have the right granted by the Asian legislator to obtain from the Controller/Processor confirmation as to whether or not Personal data concerning him or her are being processed. If a Data subject wishes to avail himself of this right of confirmation, he or she may, at any time, contact the Controller/Processor.

2. Right of access

Each Data subject shall have the right granted by the Asian legislator to obtain from the Controller/Processor free information about his or her Personal data stored at any time and a copy of this information. Where the Data subject makes the request by electronic means, and unless otherwise requested by the Data subject, this information shall be provided in a commonly used electronic form. Furthermore, the European regulations grant the Data subject access to the following information:

- The purposes of the processing;
- The categories of personal data concerned;
- The recipients or categories of recipients to whom the personal data have been or will be disclosed, in particular recipients in third countries or international organizations;
- The envisaged period for which the Personal data will be stored, or, if not possible, the criteria used to determine that period;
- The existence of the right to request from the Controller/Processor rectification or erasure of Personal data, or restriction of processing of Personal data concerning the Data subject, or to object to such processing;
- The existence of the right to lodge a complaint with a supervisory authority;
- Where the Personal data are not collected from the Data subject, any available information as to their source;
- The existence of automated decision-making, including profiling.

Furthermore, the Data subject shall have a right to obtain information as to whether personal data are transferred to a third country or to an international organization. Where this is the case, the Data subject shall have the right to be informed of the appropriate safeguards relating to the transfer.

If a Data subject wishes to avail himself of this right of access, he or she may, at any time, contact the Controller/Processor.

3. Right to rectification

Each Data subject shall have the right granted by the Asian legislator to obtain from the Controller/Processor without undue delay the rectification of inaccurate Personal data concerning him or her. Taking into account the purposes of the processing, the Data subject shall have the right to have incomplete Personal data completed, including by means of providing a supplementary statement.

If a Data subject wishes to exercise this right to rectification, he or she may, at any time, contact the Controller/Processor or directly make the necessary changes from the functionalities of the site.

4. Right to erasure (Right to be forgotten)

Each Data subject shall have the right granted by the Asian legislator to terminate his or her account and obtain from the Controller/Processor the erasure of Personal data concerning him or her without undue delay and, and the Controller/Processor shall have the obligation to terminate the account and erase the Personal data without undue delay, as long as there is no other legal ground for the processing.

If a Data subject wishes to terminate his or her account and erase his or her Personal data stored by us, he or she may, at any time, contact the Controller/Processor or directly erase his/her account.

5. Right of restriction of processing

Each Data subject shall have the right granted by the Asian legislator to obtain from the Controller/Processor restriction of processing where one of the following applies:

- Accuracy of the Personal data is contested by the Data subject, for a period enabling the Controller/Processor to verify the accuracy of the Personal data;
- processing is unlawful and the Data subject opposes the erasure of the Personal data and requests instead the restriction of their use instead;
- Controller/Processor no longer needs the Personal data for the purposes of the processing, but they are required by the Data subject for the establishment, exercise or defense of legal claims;
- Data subject has objected to processing pursuant to Article 21(1) of the GDPR pending the verification whether the legitimate grounds of the Controller/Processor override those of the Data subject.

If one of the aforementioned conditions is met, and a Data subject wishes to request the restriction of the processing of Personal data, he or she may at any time contact the Controller/Processor.

The Controller/Processor, taking account of available technology and the cost of implementation, shall take reasonable steps, including technical measures, to communicate any rectification or erasure of personal data or restriction of processing to each recipient to whom the Personal data have been disclosed, unless this proves impossible or involves disproportionate effort. The Controller/Processor shall inform the Data subject about those recipients if the Data subject requests it. We will arrange all the necessary measures in any individual cases.

6. Right to data portability

Each Data subject shall have the right granted by the Asian legislator, to receive the Personal data concerning him or her, which was provided to a Controller/Processor, in a structured, commonly used and machine-readable format. He or she shall have the right to transmit those data to another controller without hindrance from the Controller/Processor to which the Personal data have been provided, as long as the processing is based on consent, or on a contract, and the processing is carried out by automated means.

Furthermore, in exercising his or her right to data portability, the Data subject shall have the right to have Personal data transmitted directly from one controller to another, where technically feasible and when doing so does not adversely affect the rights and freedoms of others.

In order to assert the right to data portability, the Data subject may at any time contact the Controller/Processor.

7. Right to object

Each Data subject shall have the right granted by the Asian legislator to object, on grounds relating to his or her particular situation, at any time, to processing of Personal data concerning him or her, which is based on point (e) or (f) of Article 6(1) of the GDPR. This also applies to profiling based on these provisions.

The Controller/Processor shall no longer process the Personal data in the event of the objection, unless we can demonstrate compelling legitimate grounds for the processing which override the interests, rights and freedoms of the Data subject, or for the establishment, exercise or defense of legal claims.

If the Controller/Processor processes personal data for direct marketing purposes, the Data subject shall have the right to object at any time to processing of Personal data concerning him or her for such marketing. This applies to profiling to the extent that it is related to such direct marketing. If the Data subject objects to the processing for direct marketing purposes, we will no longer process the Personal data for these purposes.

In addition, the Data subject has the right, on grounds relating to his or her particular situation, to object to processing of Personal data concerning him or her by the Controller/Processor for scientific or historical research purposes, or for statistical purposes pursuant to Article 89(1) of the GDPR, unless the processing is necessary for the performance of a task carried out for reasons of public interest.

In order to exercise the right to object, the Data subject may contact the Controller/Processor. In addition, the Data subject is free in the context of the use of information society services, and notwithstanding Directive 2002/58/EC, to use his or her right to object by automated means using technical specifications.

8. Automated individual decision-making, including profiling

We do not perform automated decision-making and profiling.

9. Right to withdraw data protection consent

Each Data subject shall have the right granted by the Asian legislator to withdraw his or her consent to processing of his or her Personal data at any time.

If the Data subject wishes to exercise the right to withdraw the consent, he or she may, at any time, contact the Controller/Processor.

10. Right to a complaint

Each Data subject shall have the right granted by the Asian legislator to lodge a complaint with the competent supervisory authority and before the competent courts of the Member States of his or her habitual residence, place of work or place of the alleged infringement if the Data subject considers that the processing of personal data relating to him or her is in breach of the provisions of the GDPR