

PRIVACY AND COOKIES POLICY OF WELEVER

1.1 Personal data furnished by the Web User

When completing the contact form, the blog form, or any other form which may emerge on the website, the Web User must furnish certain personal data, which shall be marked with an asterisk.

The personal data supplied shall be added to a file which is the responsibility of WELEVER COMMUNITY, S.L., with registered address Calle Vandergoten, 1, 28014 Madrid, for the purposes of managing their request, comment or suggestion. The legal basis which legitimises the processing of these data is consent granted through acceptance of the Privacy Policy.

The data shall be kept for this purpose for a period of 15 years in order to meet the company's legal obligations.

Moreover, provided the Web User grants consent by checking the box concerned, his/her data shall be processed for the ancillary purpose of drawing up profiling or segmentation on his/her data. The legal basis which legitimises the processing of these data is consent granted by the Web User.

The data shall be kept for this purpose for a period of 15 years in order to meet the company's legal obligations.

The Web User may withdraw the consent granted, and exercise his/her access, rectification, erasure, opposition, limitation and portability rights, when these rights are applicable, in written notification through the means of contact stipulated in the first section of this document, along with a photocopy of his/her identity card or equivalent document, identifying himself/herself as a Participant and user of this service and specifying his/her request.

Furthermore, if he/she considers that his/her data have been improperly processed, he/she shall be entitled to submit a claim to the Spanish Data Protection Agency (C/ Jorge Juan, 6, 28001 – Madrid www.agpd.es).

1.2 Personal data of Participants

To gain access to the service, the Participant's Representative must furnish certain personal data, which shall be marked with an asterisk.

The personal data supplied shall be added to a file which is the responsibility of WELEVER COMMUNITY, S.L., with registered address Calle Vandergoten, 1, 28014 Madrid, for the purposes of managing provision of the service as stipulated in these Terms. The legal basis which legitimises the processing of these data is consent granted through acceptance of the Privacy Policy.

The data shall be kept for this purpose for a period of 15 years in order to meet the company's legal obligations.

The data shall also be processed for the purposes of providing information on the Projects to which they have committed themselves and any other Projects which may be of interest to them. The legal basis which legitimises the processing of these data

is the legitimate interest of the company in keeping them informed of various Projects. The data shall be kept for this purpose for a period of 15 years in order to meet the company's legal obligations.

Moreover, provided the Participant grants consent by checking the box concerned, his/her data shall be processed for the following ancillary purposes:

- To draw up profiling or segmentation on his/her data
- To geolocate the Participant when he/she carries out the activities to which he/she has subscribed, in order to ascertain his/her attendance of the event and his/her participation time.

The legal basis which legitimises the processing of these data is consent granted by the Participant.

The data shall be kept for these purposes for a period of 15 years in order to meet the company's legal obligations.

The Participant's data, along with any graphic or numeric assessments he/she has received from the Organisers of Projects in which he/she has taken part, shall be automatically disclosed via the service to the Organisers of Projects to which the Participant has committed himself/herself for the purposes of coordinating, managing and communicating these Projects. It should be borne in mind that the Organisers may be located in any country in the world, including countries the legislation of which does not provide a level of data protection equivalent to the European level.

Participants are hereby notified that their data may be disclosed when disclosure is authorised by law and/or to other bodies such as Public Authorities with competence in the issue, the Ombudsman, the State Prosecution Service and/or Judges or Tribunals.

WELEVER shall not use the personal data of the Participant for commercial or advertising purposes, and shall strive to ensure that the Organisers cannot use them for these purposes either.

If the Participant observes any excessive or improper use of his/her data by Organisers or other Users of the service, he/she may notify this circumstance to WELEVER.

The Participant may withdraw the consent granted, and exercise his/her access, rectification, erasure, opposition, limitation and portability rights, when these rights are applicable, in written notification through the means of contact stipulated in the first section of this document, along with a photocopy of his/her identity card or equivalent document, identifying himself/herself as a Participant and user of this service and specifying his/her request.

Furthermore, if he/she considers that his/her data have been improperly processed, he/she shall be entitled to submit a claim to the Spanish Data Protection Agency (C/ Jorge Juan, 6, 28001 – Madrid www.agpd.es).

The Organiser is also strictly forbidden to post photographs and personal data of third parties on the Platform without the mandatory consent of the third parties. The Participant shall be responsible for accrediting consent if this is required by the data protection authorities.

1.2 Personal data of the Organisers

To gain access to the service, the Participant must furnish certain personal data, which shall be marked with an asterisk.

The personal data supplied shall be added to a file which is the responsibility of WELEVER COMMUNITY, S.L., with registered address Calle Vandergoten, 1, 28014 Madrid, for the purposes of managing provision of the service as stipulated in these Terms, and for the purposes of providing information on the Projects to which he/she has committed himself/herself and any other Projects which may be of interest to him/her.

The legal basis which legitimises the processing of these data is consent granted through acceptance of the Privacy Policy.

The data shall be kept for this purpose for a period of 15 years in order to meet the company's legal obligations.

Organisers are hereby notified that their data may be disclosed when disclosure is authorised by law and/or to other bodies such as Public Authorities with competence in the issue, the Ombudsman, the State Prosecution Service and/or Judges or Tribunals.

The Organiser is strictly forbidden to make use of the Participants' data, unless this is for the purposes of communicating, coordinating and managing the Project and, where applicable, for its Corporate Social Responsibility or Corporate Volunteer programme.

The Organiser is also strictly forbidden to post photographs and personal data of third parties on the Platform without the mandatory consent of the third parties. The Organiser shall be responsible for accrediting consent if this is required by the data protection authorities.

The Organiser authorises WELEVER to promote any use the Organisation has made of the Platform through any means of communication available to it.

The Participant may withdraw the consent granted, and exercise his/her access, rectification, erasure, opposition, limitation and portability rights, when these rights are applicable, in written notification through the means of contact stipulated in the first section of this document, along with a photocopy of his/her identity card or equivalent document, identifying himself/herself as a Participant and user of this service and specifying his/her request.

Furthermore, if he/she considers that his/her data have been improperly processed, he/she shall be entitled to submit a claim to the Spanish Data Protection Agency (C/ Jorge Juan, 6, 28001 – Madrid www.agpd.es).

1.3 Data hosting

Users' data shall be stored on Amazon Web Services' European servers.

The User must, however, bear in mind that storage maintenance, availability and/or technical support may entail an international transfer of data to other non-EU countries, including countries the legislation of which does not provide a level of data protection equivalent to the European level.

1.4 Use of aggregate data for surveys and analyses

WELEVER may use aggregate data to draw up surveys and analyses that may be of

interest to third parties.

These aggregate data cannot under any circumstances identify a specific User of the Platform, and cannot entail any risk to the privacy of the User.

1.5 Policy concerning cookies and other data storage and retrieval devices on terminals

When Users register and access the service, they grant authorisation for the use of data storage and retrieval systems on terminals (hereinafter Cookies).

Cookies mark or signal a user within the service in such a way that certain information may be obtained with no need to request it on a data compilation form.

Specifically, the service uses:

- Purely technical cookies, to allow the User's session to stay open when the Service is being used, with no need for Users to identify and authenticate themselves again at each step.
- Analysis cookies furnished by third parties, which provide WELEVER with certain statistical data on utilisation of the service, both on the website and in the mobile application. This information is used to study and detect areas for improvement of the service.

Users can disable the use of Cookies, and delete any Cookies installed through the configuration of their browser and their mobile device.