

DATA PROTECTION CLAUSE FOR SUBSCRIBERS

In accordance with current regulations, we inform you that the data provided will be processed by CORPME as Data Controller (with NIF Q-2863012-G and collegiate headquarters at Calle Diego de León 21, 28006 in Madrid) for the following purpose:

- Management of subscriptions to the contents of the Critical Law Magazine real estate

Among the data processing linked to said main purpose, there are:

- User registration in the Services, as well as the sending of communications referring to them
- Billing.
- If applicable, use of the Customer Service services linked to the subscription.

The legitimizing basis of all these treatments is the execution of the contract related to the subscription to the Magazine.

For the above purposes, the subscriber guarantees that the data provided is true, being expressly responsible for the possible consequences caused by the falsity of said information.

The data collection form will specify what data can be optionally included and what are the minimum mandatory data, which are strictly necessary to be able to fulfill the aforementioned purposes. The refusal to provide the data marked as mandatory will imply the impossibility of providing the services. CORPME reserves the right to carry out the pertinent checks to verify the authenticity of the personal data provided, as a means of avoiding the fraudulent use of the Services.

In the cases in which the user provides his card number in order to be able to proceed to provide the requested services, it is communicated that this data is transmitted directly to the payment gateway provider Ingenico eCommerce Solutions, which is the one who proceeds to the secure storage of such data on their servers. To exercise your rights, you can contact this provider in the terms established in its privacy policies. The user is informed that CORPME does not have access at any time to the card data provided, and that the transmission of this data is necessary for the provision of the card payment service.

CORPME has adopted the necessary technical and organizational measures to guarantee the confidentiality, security and integrity of the personal data provided, as well as to prevent its alteration, loss, treatment or unauthorized access.

As long as the subscriber does not update their personal data, it will be understood that they are valid, until they are canceled in accordance with CORPME's internal procedures on the understanding that they are no longer suitable for the indicated purpose.

The personal data will be kept during the validity of the contractual relationship with the subscriber and at most, during the limitation period of the corresponding legal actions, unless the interested party authorizes its treatment for a longer period. In any case, CORPME reserves the right to keep user data in cases where it is necessary to comply with the obligations and responsibilities imposed by mandatory laws or regulations, or when required to do so by mandate. competent authority according to law.

The subscriber has the right, to the extent that they are applicable, to exercise their rights, by contacting CORPME to:

- Revoke the consent granted or oppose the treatment.
- Obtain confirmation as to whether CORPME is processing personal data that concerns you or not.
- Access your personal data.
- Rectify inaccurate or incomplete data.
- Request the deletion of your data when, among other reasons, the data is no longer necessary for the purposes for which it was collected.
- Obtain from CORPME the limitation of data processing when any of the conditions provided for in the data protection regulations are met.
- Request the portability of your data.

You can contact the CORPME DPO via email dpo@corpme.es.

Notwithstanding the foregoing, the subscriber has the right to file a claim with the Spanish Data Protection Agency, as the control authority.

You can obtain additional information on the data protection policy applicable to your data in the privacy policy of the website.