
WEBSITE: PRIVACY Policy

PRIVACY POLICY

1. Incorporation of personal data in processing by StockCrowd

In compliance with the Regulation (EU) 2016/679 Of The European Parliament and of the Council of 27 April 2016 on the protection of natural persons, with regard to the processing of personal data and on the free movement of such data, and the Organic Law 3/2018, of 5 April, on the personal data protection and guarantee of the digital rights, we inform you that the personal data provided will be processed with the purpose of providing the requested information about our services or, where appropriate, manage the hiring of our services and the implementation of your crowdfunding projects trough our site.

2. Purposes of the personal data collection

The personal data collection through our site is aimed at allow the correct provision of services, allow the performance and managing of the contractual relationship and sending electronic commercial communications about our services. Lawfulness of processing is based on the performance of a contract and the legitimate interest in accordance with article 21.2 of Law LLSICE.

The user hiring our services, by accepting this Privacy Policy, expressly consents Stockcrowd to send communications about the development and object of our Site, information about new crowdfunding projects, offers, as well as any other type of promotional information related to our activity.

We may also process data obtained from the use of cookies with the purpose of studying the efficiency of our website, based on our legitimate interest.

If the user requests to receive commercial communications by express consent, the processing of the personal data involved will be performed based on the given express consent, through the fulfillment of the appropriate form on our site.

3. Recipients

StockCrowd will not assign or transfer to any third party the personal data collected through our site, except when it will be expressly enabled due to a legal obligation or in case it will be necessary for the correct performance of the hired services.

Also, StockCrowd is committed to keep professional secrecy and to establish the necessary technical and organisational measures to safeguard the information according to the legal requirements established in the mentioned Regulation.

4. Third party data

During the process of publishing the Projects as provided on the General Terms applicable to the users of the platform, it may occur that the Promoters give StockCrowd third party data such as their leading partners, administrators of the company and key employees. In that case, it will be responsibility of the Promoter to obtain the authorisation from each one of those affected, without prejudice to Stockcrowd to confirm this authorisation. The Promoter must keep StockCrowd free from any claim for damages, including fines, that may occur as a consequence of the lack of the authorisation of the affected by the Promoter.

5. Security measures

StockCrowd expressly assumes the obligation of implementing all necessary security measures, applying appropriate techniques to ensure a proper security level based on the risk evaluation. StockCrowd ensures the permanent privacy, integrity, availability and recovery of the systems and services of processing.

Any personal information will be encrypted before being transmitted. Accordingly, StockCrowd operates with a secure server using SSL protocol (Secure Socket Layer). The secure server establishes a connection transferring algorithmically coded data at a speed of 128 bits, which is only readable for the User's computer and the Site server. Using SSL protocol guarantees: 1. That the User is submitting their data to the StockCrowd server and not to a bogus one. 2. That data between the User and StockCrowd server is transmitted encoded, impeding any possible access or use by third parties.

6. Storage

Personal data obtained from the user for the purpose of sending commercial communications will be stored until the personal data subject requests its erasure or revokes its consent.

Personal data from registered users on our Site for the creation and launching of funding projects will be stored as long as the contractual relationship exists and, once it is finished, personal data will be blocked in our systems as long as any liability could bear as a result of the data processing or of the provision of services.

If user sends its personal data in order to contact the Controller, or to ask any query or suggestions, personal data shall be stored while needed for that purpose. Statistical data resulting from the analysis of the website traffic are stored up to three years.

7. Child protection policy

The user providing its personal data by forms included in this website or by email and accepting its processing formally declares being over eighteen years of age.

The access to this web site is forbidden to any person under the age of eighteen.

StockCrowd reminds people over the legal age, who could have minors under their charge, of the liability resulted from the incorporation by the minor of its personal data in order to request any information about our services.

Besides, StockCrowd advises the user of the existence of software which could restrict the navigation, through filters or blockings, on specific contents.

8. Social networks

By following our social network's profiles, the user consents the processing of its personal data in accordance with the appropriate social network's Privacy Policy. The user also consents the access and process, by StockCrowd of its profile's data and the shown on its wall of the news relating the products and services provided by StockCrowd.

Comments and contents published on social networks will become public information. Thus, users must be extremely careful when sharing private information. Controller shall not respond of the information users might have included on its social networks. Although, people whose personal data were published or appeared on the comments, could request the cancellation of those to the Controller.

In accordance with the Regulation (EU) 2016/679 Of The European Parliament and of the Council, we inform you that personal data from followers of StockCrowd in social networks will be processed by StockCrowd with the purpose of keeping them informed about their crowdfunding services through these social networks. The request of the user to connect implies its consent for the mentioned processes

Comments and contents published on social networks will become public information. Thus, users must be extremely careful when sharing private information. StockCrowd shall not respond of the information users might have included on its

social networks. Although, people whose personal data were published or appeared on the comments, could request the cancellation of those to Stockcrowd

9. Rights

Data subject can exercise its rights to access, rectification, erasure, to restriction of processing, to object as well as to data portability, by writing to infodat@stockcrowd.com accompanied by a copy of an official document evidencing your identity.

Alternatively, the exercise of these rights may be exercised with equal requirements by sending a writing by post to StockCrowd's registered office: c/ Bruc, 145 Entlo. 2 - 08037 BARCELONA (Barcelona) with reference to "GDPR rights".

In case of non-conformity with the processing, data users have the right to lodge a complaint with a Spanish supervisory authority: Agencia Española de Protección de Datos (www.aepd.es).