



## Legal notice

---

This present legal notice ( hereinafter the “legal notice” ) regulates the use of the internet portal service [www.candinagroup.com](http://www.candinagroup.com) (hereinafter the “Website”) of CANDINA GROUP.

### Legislation

---

With general character, the relationship between CANDINA GROUP with the users of its telematic services, present on the web, are subject to Spanish legislation and jurisdiction.

The parties expressly waive the jurisdiction that may correspond to them and submit expressly to the Courts and Tribunals of Bilbao to resolve any dispute that may arise in the interpretation or execution of these contractual conditions.

### Content and use

---

The user is informed and accepts that access to this website does not imply, in any way, the beginning of a commercial relationship with CANDINA GROUP.

The owner of the website does not identify with the opinions expressed in it by its collaborators. The Company reserves the right to carry out without prior notice the modifications it deems appropriate in its Web, being able to change, delete or add both the contents and services provided through the same as the way in which they appear presented or located on your servers.

### Intellectual and industrial property

---

The intellectual property rights of the content of the web pages, their graphic design and codes are the property of CANDINA GROUP and, therefore, its reproduction, distribution, public communication, transformation or any other activity that can be done with the contents of your web pages or even quoting the sources, except with the written consent of CANDINA GROUP All trade names, brands or different signs of any kind contained in the web pages of the Company are the property of their owners and are protected by law.



## Links

---

The presence of links on the CANDINA GROUP web pages is for informational purposes only and in no case does it imply a suggestion, invitation or recommendation on them. The links of the social networks present on our website redirect exclusively towards Candina group account.

## Confidentiality and data protection

---

For the purposes of the provisions of RGPD of April 27, 2016, CANDINA GROUP informs the User of the existence of an automated processing of personal data created by and for CANDINA GROUP and under its responsibility, in order to perform maintenance and management of the relationship with the User, as well as information work. At the time of acceptance of these general conditions, CANDINA GROUP will require the User to collect essential data for the provision of its services.

## Registration of Files and Forms

---

The completion of the registration form is mandatory to access and enjoy certain services offered on the web. Failure to provide the requested personal data or failure to accept this data protection policy means that it is impossible to subscribe, register or participate in any of the promotions in which personal data are requested.

For the purposes of the provisions of RGPD of April 27, 2016, we inform you that the personal data obtained as a result of your registration as a User, will be incorporated into a file owned by CANDINA GROUP having implemented the security measures established in the Real Decree 1720/2007, of June 11.

Real

## Data accuracy and veracity

---

The user is the only responsible of truthness

The User is solely responsible for the veracity and correctness of the data included, exonerating CANDINA GROUP of any responsibility in this regard. Users guarantee and respond, in any case, the accuracy, validity and authenticity of the personal data provided, and undertake to keep them properly updated. The user agrees to provide complete and correct information in the registration or subscription form. CANDINA GROUP is not responsible for the veracity of the information that is not its own elaboration and for which



another source is indicated, for which reason it does not assume any responsibility for hypothetical damages that may arise from the use of said information. CANDINA GROUP reserves the right to update, modify or eliminate the information contained in its web pages and may even limit or deny access to such information. CANDINA GROUP is exonerated from liability for any loss or damage that the User may suffer as a result of errors, defects or omissions, in the information provided by CANDINA GROUP, provided that it comes from sources other than CANDINA GROUP.

## Cookies

---

The website [www.candinagroup.com](http://www.candinagroup.com) does not use cookies, considering such physical information files housed in the user's own terminal and serve to facilitate user navigation through the portal. In any case, the user has the possibility to configure the browser in such a way as to prevent the installation of these files.

## Purposes

---

The purposes of CANDINA GROUP are the maintenance and management of the relationship with the User, as well as the work of information.

## Minors

---

In the event that some of our services are aimed specifically at minors, CANDINA GROUP will request the consent of parents or legal guardians for the collection of personal data or, where appropriate, for the automated processing of data.

## Data transfer to a third party

---

CANDINA GROUP will not transfer user data to third parties.

## Exercise of the rights of access, rectification, erasure and objection

---

You can direct your communications and exercise the rights of access, rectification, deletion, limitation, portability and opposition in the Internet address to [www.candinagroup.com](http://www.candinagroup.com) or by ordinary mail addressed to CANDINA GROUP Ref. RGPD, to the e-mail address [candina@candinagroup.com](mailto:candina@candinagroup.com) To exercise these rights it is necessary that you prove your personality to CANDINA GROUP by sending a photocopy of National Identity Document or any other means valid in Law. However, the modification or rectification of



your registration data can be made on the Site itself, identifying, previously, with your username and password.

## Security measures

---

CANDINA GROUP has adopted the security levels of protection of Personal Data legally required, and seek to install those other means and additional technical measures available to prevent the loss, misuse, alteration, unauthorized access and theft of Personal Data provided CANDINA GROUP shall not be liable for any damages or losses that may arise from interferences, omissions, interruptions, computer viruses, telephone breakdowns or disconnections in the operational functioning of this electronic system, motivated by causes beyond the control of CANDINA GROUP; of delays or blockages in the use of this electronic system caused by deficiencies or overloads of telephone lines or overloads in the Data Processing Center, in the Internet system or in other electronic systems, as well as of damages that may be caused by third parties people through illegitimate interference beyond the control of CANDINA GROUP. However, the User must be aware that security measures on the Internet are not impregnable.

## Acceptance and consent

---

The user declares to have been informed of the conditions on protection of personal data, accepting and consenting to the automatic processing thereof by CANDINA GROUP, in the manner and for the purposes indicated in this Personal Data Protection Policy. Certain services provided on the Portal may contain specific conditions with specific provisions regarding the protection of Personal Data.