

DATA PRIVACY POLICY

This policy relates to the privacy practices (s) of the Platform (s) and site (s) managed online (s) by InoCrowd, a commercial company incorporated and constituted according to the Portuguese law, with the single registration and legal person number 509.704.336, and headquarters at Tagus Park, Av. Jacques Delors, Edifício Inovação II, n.º 421, 2740-122 Porto Salvo.

Any personal information you provide will be treated in accordance with all the applicable data protection and information security legislation.

Access to and use of this website under the responsibility of InoCrowd should be free by the user and InoCrowd assumes the user has read, understood and accepted the Terms and Conditions of use. Any attempt to change information or any other action that may cause damage and jeopardise the integrity of the system, are strictly prohibited and may be punished according to law. The user of this website undertakes to scrupulously comply with the applicable law, in particular in the field of computer crime and intellectual property rights, being solely responsible for the violation of these regulations.

The policy described below, was defined to help you understand the data that InoCrowd collects and controls and the solutions that are in place to protect them.

Personal data

Through our website (www.inocrowd.com.pt), InoCrowd will not collect any personal data about you (e.g. your name, address, telephone number or e-mail address), unless you voluntarily choose to provide us with it (e.g. by registration, contact), provide your consent, or unless otherwise permitted by applicable laws and regulations for the protection of your personal data.

Purpose of Use

When you do provide us with personal data, that data is used to provide you access to specific information and challenges, and also to support our “customer relationship” process with you, thus:

- We may store and process personal data to better understand your business needs and how we can improve our products and services; or

- We may use your personal data to contact you about an InoCrowd offer in support of your business needs, to conduct online surveys to better understand our customers' needs or to advertise new challenges.

If you choose not to have your personal data used to receive information on new challenges, we will respect your choice. We do not sell or otherwise market your personal data to third parties.

Purpose Limitation

InoCrowd will collect, use or disclose personal data supplied by you online only for the purposes disclosed to you, unless the disclosure:

- Is a use of the personal data for any additional purpose that is directly related to the original purpose for which the personal data was collected;
- Is necessary to prepare, negotiate and perform a contract with you;
- Is required by law or the competent governmental or judicial authorities;
- Is necessary to establish or preserve a legal claim or defence;
- Is necessary to prevent fraud or other illegal activities, such as wilful attacks on InoCrowd' s IT environment.

Communications or Utilization Data

Through your use of telecommunications services to access our website, your communications data (e.g. Internet protocol address) or utilization data (e.g. information on the beginning, end and extent of each access, and information on the telecommunications services you accessed) are technically generated and could conceivably relate to personal data. To the extent that there is a compelling necessity, the collection, processing and use of your communications or utilization data will occur and will be performed in accordance with the applicable legal framework.

Non-Personal Data Collected Automatically

When you access InoCrowd.com.pt website there are non-personal data (e.g. type of Internet browser and operating system used, domain name of the Web site from which you came, number of visits, average time spent on the site, pages viewed) that may be automatically registered (e.g. that are not provided by you through the registration). InoCrowd may use this data to monitor the attractiveness of our web site and improve their performance or content.

"Cookies" – Information Stored Automatically on Your Computer

When you visit InoCrowd.com.pt, we may store some data on your computer as a "cookie" to automatically recognize your PC next time you visit. Cookies can help us in many ways, for example, by allowing us to tailor a website to better match your interests or to store your password to save you having to re-enter it each time. If you do not wish to receive cookies, please configure your Internet browser to erase all cookies from your computer's hard drive, block all cookies or to receive a warning before a cookie is stored.

Security

InoCrowd takes appropriate security measures to protect against unauthorized access to or unauthorized alteration, disclosure or destruction of data. These include internal reviews of our data collection, storage and processing practices and security measures, including appropriate encryption and physical security measures to guard against unauthorized access to systems where we store personal data.

We restrict access to personal information to InoCrowd's employees, contractors and agents who need to know that information in order to process it on our behalf, always according to the "least privilege principle". These individuals are bound by confidentiality obligations and may be subject to discipline, including termination and criminal prosecution, if they fail to meet these obligations.

Links to Other Websites

Our website may contain links to other websites. InoCrowd is not responsible for the privacy practices or the content of other websites.

Disclaimer

InoCrowd shall not be liable for any civil liability losses or damages (including, but not limited to, consequential damages, lost profits and moral damage, caused directly or indirectly), arising in consequence of the, correct or incorrect, use of its site and corresponding contents by the user, access to the computer and user's computer system by third parties.

The information provided shall be considered as informational.

Despite InoCrowd's efforts to provide up to date and reliable content, these may contain inaccuracies, typing errors or be out of date, and InoCrowd shall not be held liable for the full accuracy and timeliness of any information on its website.

The view of legal provisions in our website does not replace the consultation of legal standards in force, officially approved and published in the original editions and media.

Questions and Comments

InoCrowd will respond to reasonable requests to review your personal data and to correct, amend or delete any inaccuracies. If you have any questions or comments about InoCrowd' s Data Privacy Policy (e.g. to review and update your personal data), please send us an email to privacy@inocrowd.com.pt

Please note that this Data Privacy Policy may change from time to time. We will not reduce your rights under this Policy without your explicit consent. We will post any Data Privacy Policy changes on our website and, if the changes are significant, we will provide a more prominent notice including, for certain services, email notification of Data Privacy Policy changes.

Applicable law and competent court

This Terms and Conditions shall be interpreted in accordance with Portuguese Law, and the Lisbon Judicial District Court is hereby established as the venue before which any litigation arising therefrom shall be discussed, with express waiver of any other.

The parties may, previously to the submission of any litigation in court, appeal the systems of mediation for the resolution of these litigations, as provided for and under the conditions laid down by Law n.º 29/2013, from the 19th April.