

This is an automated translation, its purpose is merely informative. Only the documents in the official languages of the State are legal.

LEGAL NOTICE

1.- Right to information

We inform you that this Platform <https://wedge.vip> (hereinafter, the “**Platform**”) is owned by Wedge Group Sàrl (hereinafter, “**WEDGE**”), with Swiss fiscal number CHE – 471.969.431 and registered office at Rue du Vully, 20, CH-2000, Neuchâtel, Switzerland, registered in the Commercial Register of Neuchâtel, Switzerland, with registration number 1005940739 from 22.01.2024.

Access and/or use of the Platform grants you the status of user.

The user (hereinafter, the “**User**”) can contact WEDGE through the following email address: support@wedge.vip.

2.- Use of the Platform

The User assumes responsibility for the use of the Platform. The Platform may provide access to a multitude of texts, graphics, drawings, designs, photographs, multimedia content, and information (hereinafter, “**Content**”) belonging to WEDGE or third parties to which the User may have access. The User must make appropriate use of the Contents and services offered through the Platform and, by way of example but not limited to, not use them for:

- (i) Engaging in illicit, illegal activities or activities contrary to good faith and public order.
- (ii) Cause damage to the physical and logical systems of the WEDGE Platform, its suppliers or third parties.
- (iii) Introduce or spread computer viruses or any other physical or logical system capable of causing the aforementioned damage.
- (iv) Attempt to access, use and/or manipulate the data of WEDGE, third-party collaborating entities and other users.
- (v) Reproduce or copy, distribute, allow public access through any form of public communication, transform or modify the Contents, unless authorized by WEDGE.

- (vi) Suppress, hide or manipulate the Contents subject to intellectual or industrial property rights and other identifying data of said rights of WEDGE or third parties incorporated into the Contents, as well as the technical protection devices or any information mechanisms that may be inserted in the Contents.

WEDGE shall have the right to investigate and report any of the aforementioned conduct in accordance with the Law, as well as to collaborate with the authorities in the investigation of such actions.

WEDGE may temporarily and without prior notice suspend access to the Platform for maintenance, repair, updating or improvement operations. However, whenever circumstances permit, WEDGE will notify the User, with sufficient advance notice, of the planned date for the suspension of services. WEDGE is not responsible for the use that Users may make of the Contents included in the Platform.

3.- Intellectual and Industrial Property

Each and every intellectual property right over the content and graphic design of this Platform (for example, images, sound, audio, video, software or texts; trademarks or logos, colour combinations, structure and design, selection of materials used, computer programs necessary for its operation, access and use, etc.) are the exclusive property of WEDGE or a third party that has authorised its use. Therefore, WEDGE has the exclusive right to exploit said content and graphic design. Therefore, pursuant to the provisions of Royal Legislative Decree 1/1996, of April 12, approving the Revised Text of the Intellectual Property Law, and Law 17/2001, of December 7, on Trademarks, of December 7, on Trademarks, as well as any other complementary legislation on intellectual and industrial property, the reproduction, transmission, adaptation, translation, distribution or public communication, including making available or any other form of commercial exploitation and/or modification of all or part of the content of the Platform is prohibited, except with prior and express authorization from WEDGE.

WEDGE does not grant any license or authorization to use any of its intellectual and industrial property rights or any other property or right related to the Platform and/or its services or content.

The User undertakes to respect the Intellectual and Industrial Property rights owned by WEDGE. In this sense, the reproduction and temporary storage of the contents of the Platform is permitted as long as it is strictly necessary for the use and viewing of the Platform from a computer/tablet or personal telephone.

The legitimacy of the intellectual or industrial property rights over the contents provided by the Users is the exclusive responsibility of the Users, who will be liable for any claim by third parties arising from the illegal use of the contents of the Platform.

4.- Data protection

The use of this Platform may require Users to provide personal data. WEDGE treats this type of information in accordance with applicable legislation, and includes it in its Privacy Policy. <https://wedge.vip/es/privacy-policy-es/>.

5.- Responsabilidad y Garantías

WEDGE declares that it has taken all necessary measures, within its capabilities and taking into account the current state of technology, to allow the correct operation and the absence of viruses and harmful components on its Platform.

However, WEDGE cannot be held responsible for:

- (i) the veracity, integrity or updating of the data provided by the Users;
- (ii) the interruption of the operation of the Platform or computer failures, telephone breakdowns, disconnections, delays or blockages caused by deficiencies or overloads in telephone lines, data centers, the Internet system or other electronic systems, occurring in the course of its operation;
- (iii) any damage caused by third parties that infringe or violate WEDGE's security systems.

WEDGE is not responsible for the use that Users may make of the Contents included in the Platform.

6.- Duration and modification

This Legal Notice will be valid indefinitely, and WEDGE may make changes to the conditions specified therein, which will come into effect from the moment of their publication.

WEDGE may delete, add or change both the Contents and the services it provides, as well as the way in which they are located or presented. The conditions that are published at the time the User accesses the WEDGE Platform are understood to be valid.

7.- Hyperlinks

WEDGE informs the user that, to its knowledge, the hyperlinks inserted in the Platform are not harmful and their content is correct. However, to the extent that the control of these hyperlinks does not depend on WEDGE, it cannot assume any type of responsibility for the consequences of accessing links to other applications or websites.

In this regard, WEDGE is not responsible for the information contained in these third-party links or for any effects that may arise from said information.

The inclusion of links to other websites or applications does not imply approval of their content by WEDGE or the existence of any type of association between WEDGE and their owners.

Consequently, the User accesses the Content under his or her exclusive responsibility and under the conditions of use that govern them.

8.- Safeguarding and interpretation

This Legal Notice constitutes an agreement between each of the Users and WEDGE.

If the competent authority declares that a provision is illegal, invalid or unenforceable, such declaration with respect to one or more clauses shall be understood without prejudice to the validity of the other clauses.

The fact that WEDGE does not require strict compliance with any of the provisions of this Legal Notice does not constitute nor can it be interpreted in any way as a waiver on its part to require strict compliance in the future.

9.- General Information

WEDGE will pursue any breach of this Legal Notice, as well as any improper use of its portal, exercising all civil and criminal actions that may be applicable by law.

10.- Notifications

WEDGE may make the appropriate communications through the email address provided by Users in the registration forms or through any other means provided in the User's contact details.

This is an automated translation, its purpose is merely informative. Only the documents in the official languages of the State are legal.

PRIVACY POLICY

1.- Who is responsible for the processing of your data?

The controller of your personal data is Wedge Group Sàrl (hereinafter "WEDGE"), with fiscal number CHE – 471.969.431 and registered office at Rue du Vully 20, CH-2000 Neuchâtel, Switzerland.

This Privacy Policy regulates access to and use of the Platform (hereinafter, the "Platform") that WEDGE makes available to Internet users (hereinafter, the "Users") interested in the content (hereinafter, the "Content") and services (hereinafter, the "Services") offered by WEDGE therein.

Contact email: support@wedge.vip.

2.- Recommendations

Please read carefully and follow the following recommendations:

- Keep your computer equipped with antivirus software that is properly updated to protect against malicious software and spyware applications that can compromise your Internet browsing and the information stored on your computer.
- Please read and review this Privacy Policy and all legal texts made available by WEDGE on the Platform.

3.- Information about the data that WEDGE collects through the Platform

- (i) For the correct operation of the Platform, WEDGE may have access to the following data provided, where applicable, by the User:
 - (ii) (i) Identification data: name, surname.
 - (iii) (ii) Personal data: date of birth, gender, IP address, device used.
 - (iv) (iii) Contact data: email, telephone.

4.- Why is WEDGE authorized to process your data?

The legal basis for WEDGE to process User data through this Platform is the application of pre-contractual measures at the request of the User.

Notwithstanding the above, the legal basis for sending commercial communications will be the consent given by the User.

WEDGE takes the protection of your privacy and personal data very seriously. For this reason, your personal data is kept securely and treated with the utmost care, in accordance with the provisions of 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 (the “General Data Protection Regulation” or “Data Protection Regulation or GDPR”).

This Privacy Policy regulates the access and use of the service that WEDGE makes available to the User interested in the services and content hosted on the Platform.

Regarding this point, the User may withdraw his/her consent at any time by sending a message to the following email address: support@wedge.vip without affecting the legality of the processing based on the consent prior to its withdrawal.

5.- What are the purposes of processing your personal data?

Your personal data collected by WEDGE may be used for the following purposes, according to the consent granted in the corresponding registration form:

- (i) To provide the services offered through the Platform.
- (ii) To manage, process and respond to requests, applications, incidents or queries from the User.
- (iii) In the event of having the consent of the interested party, to receive by letter, telephone, email, SMS/MMS, or other equivalent electronic means of communication, commercial communications or information about WEDGE products and services.

6.- Accuracy of the data provided by Users

The User guarantees the veracity of the personal data provided and undertakes to inform WEDGE of any changes to them. The User will be responsible, in any case, for the veracity of the data provided, and WEDGE reserves the right to exclude from the services any User who has provided false data, without prejudice to any other actions that may be taken under the law.

Users are advised to protect their data with the utmost diligence using appropriate security tools. WEDGE will not be liable for any theft, illegal modification or loss of data.

Any modification or update of the data must be communicated to WEDGE through the means of communication provided for in this Privacy Policy.

7.- Data retention

The protection of the privacy and personal data of Users is very important to WEDGE. Therefore, WEDGE does everything possible to prevent User data from being used inappropriately. Only authorized personnel have access to User data.

The User's personal data will be kept as long as it remains in the WEDGE database for the purposes of processing for which it was provided, provided that the User has not revoked his or her consent, requesting the deletion of his or her account or the erasure of certain personal data from the Platform.

Subsequently, if necessary, WEDGE will keep the information blocked for the legally established periods.

WEDGE is committed to fulfilling its obligation of secrecy and confidentiality of personal data in accordance with the provisions of applicable legislation.

8.- User rights

Users have the right to:

- (i) **Access** their personal data;
- (ii) Request **rectification** of any inaccurate data;
- (iii) Request **deletion** of their data;
- (iv) Request that the **processing** of their data be limited;
- (v) **Oppose** the processing of their data;
- (vi) Request the **portability** of their data.
- (vii) Users also have the right **not to be subject to decisions based solely on automated data processing**.

The User may exercise all these rights at the following email address: support@wedge.vip, stating the reason for their request.

The User may also send their request by regular mail to the following address: Rue du Vully 20, CH-2000 Neuchâtel, Switzerland

The communication addressed to WEDGE must contain the following information:

- Name and surname of the User;
- Request specifying the request.

Without prejudice to any other administrative or judicial remedy, the User shall have the right to lodge a complaint with a Supervisory Authority, in particular in the Member State in which he or she has his or her habitual residence, place of work or place of the alleged infringement, if he or she considers that the processing of his or her personal data is not appropriate to the regulations, as well as in the event that he or she is not satisfied with the exercise of his or her rights. The supervisory authority to which the complaint has been lodged shall inform the complainant of the course and outcome of the complaint.

9.- Data security

The protection of the privacy and personal data of Users is very important to WEDGE. For this reason, WEDGE has taken all measures within its power to prevent your data from being used improperly, allowing access to them only to authorized personnel.

WEDGE maintains adequate security for the protection of personal data in accordance with applicable legislation and has established all technical means at its disposal to prevent the loss, misuse, alteration, unauthorized access and theft of the data provided by the User through the Platform, without prejudice to informing you that Internet security measures are not impregnable.

WEDGE undertakes to comply with the duty of secrecy and confidentiality regarding personal data in accordance with applicable legislation.

WEDGE will not be liable for any damages that may arise from the User's failure to comply with this obligation.

10.- Transfers and/or assignments to third parties

Users are hereby informed that their personal data may not be transferred to third-party companies or national entities. User data may only be used by WEDGE for any purpose that serves to correctly fulfil the purposes of processing personal data set out in point 5 of this Privacy Policy.

11.- Questions

If you have any questions about our Privacy Policy, please contact us by email at support@wedge.vip.

Likewise, if you consider that your rights are not adequately protected, you have the right to file a claim with the Spanish Data Protection Agency, whose contact details are: telephone 900 293 183; postal address C/Jorge Juan 6, 28001 Madrid; electronic office <https://sedeagpd.gob.es/sede-electronica-web/> and Request www.agpd.es

12.- Acceptance and Consent

The User declares to have been informed of the conditions regarding the protection of personal data, accepting and consenting to the processing of the same by WEDGE, in the manner and for the purposes indicated in this Privacy Policy.