

Legal notice

1.- Legal Information

The application GestampGo (hereinafter, the "APP"), is property of GESTAMP SERVICIOS, S.A. (hereinafter, the "COMPANY"), company with registered office at Calle Alfonso XII, 16, 28014 Madrid, registered in the Commercial Registry of Madrid, Volume 13.994, Sheet 73, Section 8, Page M-229.454 and with Tax Identification Number A-82275330.

2.- Nature of the services

Access to the APP is free of charge.

To access certain services of the APP it shall be necessary to previously register through the corresponding forms. The personal data provided shall be processed in accordance with the APP'S Data Protection Policy.

3.- Responsibility of the USER

The USER who accesses the APP expressly declares that they have previously read and understood the provisions set forth in this Legal Notice, as well as in the Data Protection Policy, the Cookies Policy and, where appropriate, any Particular Conditions that exist, and accept all that is set forth therein with no reservations whatsoever.

The USER undertakes the commitment not to use the APP nor the information offered therein for any activities that are contrary to the Law, morality or public order and, in general, to use the same in accordance with the conditions established by the COMPANYY.

The opinions, content and, in general, all the activities carried out by the USER, are the sole responsibility of the USER, and therefore the COMPANYY cannot be held liable for the damages or losses that may be derived from said activities that are beyond its control and without the latter having effective knowledge thereof.

4.- Responsibility of the COMPANYY

The COMPANYY shall not be responsible for the availability of access to the APP, nor for the accuracy and/or updating of its contents. In the event of errors or interruptions to the APP, the COMPANYY undertakes the commitment to attempt to correct the same as quickly as possible.

The COMPANYY reserves the right to temporarily suspend access to the APP, without the need for prior warning, as a result of the potential need to undertake operations that involve the maintenance, repair, updating or improvements thereof.

5.- Intellectual Property

All the contents of the APP (including, but not limited to, databases, images, drawings, graphics, texts, audio, video and software), as well as the APP name, the trademarks, distinctive signs or logos that appear on the APP, are the property of the COMPANY or, where applicable, the latter holds a licence to use the same, and are protected by national and international intellectual property regulations, thus all rights are reserved.

The contents of the APP cannot be modified, copied, altered, reproduced, in total or in part, adapted, or translated by the USER or by third parties without the express authorisation of the COMPANY.

6.- Validity

The terms and conditions of access and use of this APP set forth in this Legal Notice are valid indefinitely. The COMPANY nevertheless reserves the unilateral right to modify these terms and conditions.

7.- Invalidity and ineffectiveness of the clauses

If any clause included in this Legal Notice were to be declared totally or partially null and void, or deemed ineffective, said invalidity shall solely affect said provision or the part thereof that is declared null and void or ineffective, subsisting in all other respects these terms and conditions.

8.- Applicable legislation and jurisdiction

The services rendered through this APP and these terms and conditions of access and use are governed by Spanish Law.

The USER and the COMPANY, with express waiver to any other jurisdiction, agree that all disputes or discrepancies that may arise between them as a consequence of the access to and use of the APP, shall be submitted to the Courts and Tribunals of the registered address of the user, when in Spain, or to the Courts and Tribunals of Madrid, when located outside Spain.

Data Protection Policy

1.- Identity of the Controller

The information provided by the USER through any of the forms or methods of contact made available on the APP, which may contain personal data, will be processed by **GESTAMP SERVICIOS, S.A.** (hereinafter, the “**COMPANY**”), with registered offices at Calle Alfonso XII, 16, 28014 Madrid and Tax ID No. A-82275330, as Controller.

2.- Purpose and legal basis of data processing

The COMPANY will need to process the USER's data both to meet the requests for information that the USER makes through the APP, as well as to provide any requested services or services that the USER decides to sign up to or register through any of the forms on the APP.

The legal basis that legitimates the processing of data collected through the APP by the COMPANY may be the USER's express consent, the contractual relationship between the COMPANY and the USER or the legitimate interest of the COMPANY when, for example, offering COMPANY services and products equal or similar to those taken out or previously requested by the USER.

Any USER who contacts the COMPANY through the APP consents to the processing of the data provided through such contact in accordance with this APP Data Protection Policy.

Any USER who registers through any APP form must consent to the processing of their data in accordance with the Data Protection Policy provided along with said form, by checking the consent box enabled for this purpose.

The information is obtained when the USER provides it by filing the corresponding forms in the APP.

The COMPANY will process the information provided by the USER with different purposes, depending on the way the data was collected:

- To send information required by the USER.
- To manage, administer, provide, extend, adapt and improve the services requested or the services that the USER has decided to take out or register for.
- To design new services related to previous services.

The USER consents to the processing of their data for the purposes described, or when applicable, for the purposes described in the Data Protection Policy provided together with the subscription form regarding the APP's services, without prejudice to the right they have to revoke such consent.

3.- Transfer of Personal Data

The data that the USER provides to the COMPANY will not be disclosed to any third party, unless:

- Disclosure is authorized by law.
- The processing responds to the free and legitimate acceptance of a legal relationship, the development, compliance and control of which necessarily requires data to be transferred to third parties.
- The data is requested by the Public Prosecutor's Office or the Judges or Courts or by the Court of Auditors, in exercising the functions which with they are entrusted.

The COMPANY may transfer the data to companies of the Gestamp Group when there is a legitimate interest, for corporate or administrative purposes.

4. Compulsory or voluntary character of the requested information

The compulsory data for each form will be identified as such on the form itself. Failure to provide said information will effectively mean that the service requested by the USER cannot be provided.

5.- Storage of data

The period during which the personal data is stored will vary depending on the service, until the provision thereof has ended satisfactorily, or until the USER revokes their consent. At any rate, the time personal data is to be kept will be reduced to the minimum necessary, so it will only be kept while the purpose for which it was collected still exists. When keeping this data is no longer necessary, the COMPANY will keep the data that may be necessary during the legally established terms blocked, so that any issues related to the processing thereof may be addressed. After the legal terms, any personal data will be deleted, adopting the appropriate security measures to ensure the total erasure thereof.

6.- Exercising of rights

The USER may exercise their rights of access, rectification, cancelation/erasure, objection, restriction and portability by means of an e-mail addressed to dataprotection@gestamp.com, or by writing to the address indicated above, identifying their capacity as USER of the APP, providing a photocopy of their National Identification Document, or equivalent identification, and specifying their request.

Additionally, if the USER considers that his/her personal data protection rights have been breached, he/she may lodge a complaint with the competent data protection authority (in Spain, Agencia Española de Protección de Datos (www.agpd.es)).

7.- USER's obligations regarding data protection

The USER guarantees that they are of legal age and that the information provided is accurate and true. The USER commits to informing the COMPANY of any modifications in the information provided, by sending an e-mail addressed to dataprotection@gestamp.com, identifying themselves as a USER of the APP and outlining the information that needs to be modified.

Additionally, the USER commits to keeping their passwords and identification codes secret, informing the COMPANY as soon as possible in the event of loss, theft or unauthorized access. Until such time as said notification is made, the COMPANY will be exempt from any liability that may arise from the wrongful use by unauthorized third parties of said passwords and identification codes.

In the event that the USER provides third party personal data for any purpose, they guarantee that they previously informed the affected parties and obtained their consent for the purpose of providing their data to the COMPANY.

8.- Security measures

The COMPANY has adopted the technical and organisational measures needed to ensure the security of personal data and prevent the unauthorized alteration, loss, processing or access, taking into account the state of technology, the nature of the stored data, and the risks to which it is exposed.

Cookies Policy

We only use cookies strictly necessary for the correct functioning of the APP, such as session cookies.

The APP stores the cookies privately, which means that they are not shared with other applications.

In any case, the USER may remove the cookies that have already been installed, by deleting the data of the application or uninstalling the application from his device. However, the COMPANY may not be held liable for the fact that disabling cookies impairs the proper operation of the APP.