

## PRIVACY And PROTECTION OF DATA

In virtue of the established in the Organic Law 15/1999, of 13 of December on Protection of Data of Personal Character, his reglament of development and the Reglament European in matter of protection of data 2016/679, of 27 of April inform him that the personal data that they are eases in this form of registration and later in his condition of partner, will be incorporated and treaties in the files of the lender of services, properly identified in the start of this document.

Likewise, we inform that all the fields marked with \* sleep of emplenament forced, and of not being facilitated the sportive centre will be able to desestimar his registration.

Our privacy policy is the following:

Manager of the Treatment	<ul style="list-style-type: none"> <li>- -Associació Club Lleuresport - CIF: G-60320132</li> <li>- Dir. Postal: C/ Blesa, núm. 27, 08004, de Barcelona, Espanya</li> <li>- 935.343.306</li> <li>- lopd@lleuresport.cat</li> </ul>			
Delegate of Protection of Data	<a href="mailto:lopd@lleuresport.cat">lopd@lleuresport.cat</a>			
Companies of the Group	<b>Centres Cívics</b>	<b>Centres Esportius</b>	<b>Lleureducat</b>	<b>Empreneduría</b>
	<ul style="list-style-type: none"> <li>- Pere Quart</li> <li>- Can Verdaguer</li> <li>- Navas</li> <li>- La Sagrera</li> <li>- Josep M. Trias i Peix</li> <li>- Can Deu</li> </ul>	<ul style="list-style-type: none"> <li>- Can Ricart</li> <li>- Colom</li> <li>- Espai de Mar</li> </ul>		SINÈRGICS
Purposes of the tratament	<p>The purposes of the treatment of his data are:</p> <ul style="list-style-type: none"> <li>- Management of the contractual relation that joins us as a customer/to-company and/or</li> <li>- Sending of advertising and prospecció commercial for any means, even electronic and/or</li> <li>- Realise advertising and prospecció commercial for any means, even electronic with his image and/or</li> <li>- Sending of the newsletter to those who subscriguin and/p</li> <li>- Realise statistical studies and/or</li> <li>- Gestionar any query, doubt, comment or encàrrec comunicqué to the entity and/or</li> <li>- Allow to the entity realise surveys on the satisfaction of the customers/ace related with the quality of the goods and services supplied by the association and/or</li> <li>- Transact encàrrecs, applications or any type of request realised by the interested/to through any road of contact put to his disposal.</li> <li>- Avoid the abuse and the fraud.</li> <li>- Control and security of the recinte, the goods patrimonials and the people assistants.</li> </ul> <p>The company does not realise individual decisions automated or elaborates profiles with his data that affect him jurídicament or affect him significantly similarly</p>			
Legitim	<p>The juridical base of the treatment of his data is, as the case:</p> <ul style="list-style-type: none"> <li>- The contractual relation customer/to-company and/or</li> <li>- His consent. In case that you do not award his consent or, to do it, withdraw it later will not condition the vigència and/or execution of the agreement strictly between ourselves.</li> <li>- The legitimate interest of the entity to realise statistical (data anonimizados) and realise surveys of satisfaction to the customer/to in honour of the improvement in the prisoner of decisions in the same, as well as avoid the abuse and the fraud. Also to keep, gestionar and control the security in the recinte, his goods patrimonials and the people over there assistants.</li> <li>- The duty fulfil with an applicable legal obligation to the entity (then, for example, in determinate cases can have an owe conservation of his data, properly bloquejats, in honour of can answer in front of an eventual requeriment of an authority of control or judicial competent)</li> </ul> <p>In the different forms of contact, you will be able to see that some of the data find marked with one ( ) then, in these cases, are of forced emplenament in being essential for can carry</p>			

	<p>out that for what request his data. Therefore, of not to supply them, will not be able to do. For example, if you contacts with us through the website, one of the compulsory data that will have to supply us will be a means of contact then, in contrary case, will not be able to transact and/or answer to his communication.</p>
<p>Addressees or categories of addressees</p>	<ul style="list-style-type: none"> <li>- - The addressees or categories of addressees of his data are, as the case:</li> <li>- Association Club Lleuresport.</li> <li>- Suppliers of services that, by means of an agreement as a attendants of the treatment, loan us one or several services for can fulfil with the purposes for which collected his data.</li> <li>- Others third that, you on purpose, authorise them.</li> <li>- When escaigui, public administrations and/or Judicial.</li> </ul>
<p>International transfers of Data</p>	<p>The company does not foresee to realise international transfers of data except those that you authorise that, in that case, will be emparades in the Decision of Execution 2016/1250, of 12 of July of the European Commission and in the "Privacy Shield".</p>
<p>Conservation of the data</p>	<p>The data will preserve the strictly necessary time to give fulfillment to the purpose or purposes for which collected (in principle, except the treatments that you has consented, until it finalise our contractual relation), taken out that you withdraw his consent before or exert any of the rights that the normative in matter of protection of data recognises how could be the right to supressió of the data or the of opposition. In any event, never they will surpass the limits storms legally established.</p>
<p>RIGHT</p>	<ul style="list-style-type: none"> <li>- - You has right to:</li> <li>- Right of access, rectification, supressió, opposition, limitation of the treatment and portabilitat of the data.</li> <li>- Right to withdraw his consent for one, any or all the treatments to any moment, without that this affect to the lawful treatment based in the previous consent to his withdrawal.</li> <li>- Right to attend to the authority of control in case that the company do not fulfil with the lawfulness or do not allow him exert his rights (<a href="http://www.agpd.es">www.agpd.es</a>).</li> </ul>
	<p>Right of opposition</p> <p>Has the right to oppose to the processing of the personal data that concern him to any moment and for reasons that derive of his particular situation, in compliance with the art. 6, par. 1, letter and) of the RGPD (processing of data of public interest) or the art. 6, par. 1, letter f) of the RGPD (processing of data based in the satisfaction of legitimate interests pursued by the manager), included the preparation of profiles. If it opposes to the treatment of his data for the purposes mentioned previously, his data of personal character will subject to processing only if we can accredit reasons that justify the processing and that they prevail enfront of his interests, his rights and his freedoms, or if the processing of data has as a end do cost, exert or defend legal titles. In any event, if the opposition has as a object the direct marketing, will have the right to oppose to any moment, included the preparation of profiles in the measure in which was related with the quoted marketing. In that case, his data will cease to be treated for these purposes.</p>
<p>Exercise of the right</p>	<p>it Will be able to exert the previous right or of shape presencial or in writing to the address: C/ Blesa, núm. 27, 08004, of Barcelona, Spain or by means of e-mail in the mail: <a href="mailto:lopd@lleuresport.cat">lopd@lleuresport.cat</a>.</p> <p>In both cases the interested/to will owe to attach a photocopy of his DNI.</p>

#### APPLICABLE JURISDICTION, CLAIMS And ARBITRATGE

Applicable Law: All the existent relations between CLUB LLEURESPORT and the user, regiran for the Catalan Law and, when correspond, to the Spanish. In case of existence of conflict of norms, will be applicable the Common Civil Law, to which the parts voluntàriament subject .

Jurisdiction: If escau, the existence of a litigi judicial will have to resolve in front of the Courts and Spanish Courts, to which subject on purpose CLUB LLEURESPORT and the user in accepting the present General Conditions; and conformal to the distribution of valid territorial competitions to each moment.

Claims: The claims headed to CLUB LLEURESPORT will have to carry out to the following e-mail:  
[opensurfbcn@lleuresport.cat](mailto:opensurfbcn@lleuresport.cat)