

PRIVACY POLICY

In compliance with the law 15/1999, of December 13th about privacy policy protection on personal data, users of this web site are informed that Padel District complies with obligations, duties and warrantee to which it is obliged to conforming on what it is established on the normative in force on personal data privacy policy and supplementary normative.

The data supplied by the User to Padel District upon completing the form on the web site will be incorporated into a database to which it is holder and responsible Padel District, with legal office 4386, Ibrahim Al Anqari, provided with Vat number 311845983500003. The user providing personal data to Padel District agrees and allows his data to be part of an automated processing by Padel District which ensures, with the privacy policy, the absolute confidentiality about every private personal data submitted by the user. In doing so, the user commits, on his side, to keep the same confidentiality on all data provided and on the private access codes in particular. The automated processing of the data supplied by Padel District it will have the main purpose of the possibility or provide a personalized service to the user allowing a correct provision the service contracted by the user. In addition, data can be used for statistical and publicity purposes, proposing to the user new products and promotions offered by Padel District or by third parties.

User's rights: in compliance with the third point of the 15/1999 law, of December 13th, on personal data policy protection, the users are informed about the possibility of exercise, in case users need to do so, and without the necessity of a justified cause, the right of access, modification, cancellation and objection of their personal data contacting Padel District at 4386, Ibrahim Al Anqari, with VAT 311845983500003.

Access rights: the person involved will have the right to ask for and obtain for free information about his/ her personal data subjected to the processing, their origins, communications made or what it is supposed to do with them. Information can be obtained by simply consulting the data by visualizing them or by the indication of the data, which is subjected to the processing by a written, copy, fax, certified or non-certified photocopy, with legible and comprehensible form without using writing or codes which require additional special devices.

This right can only be exercised in a twelve-month period, except when the interested party proves legitimate interest to it, in this case he/she can exercise it before.

Right of modification and cancellation: the data can be modified or deleted when the processing doesn't comply with what it is provided on the law 15/1999 and when it turns out to be incorrect or incomplete. Padel District will make effective the interested person's right of modification or cancellation in a period of ten days. The cancellation will make into effect the block the data, retaining it only for facilitate it to public administrations, judges and courts in case of clarifications during the processing during the period of statute of limitation. Once this time has passed removal will take place. In the event of modification or cancelation would have been previously communicated, Padel District will notify the modification or cancellation to whom has made the communication, in case of maintaining the processing of the previous, removal will take place too.

On proceedings for which rights of objection, access, modification or cancellation are exercised, they will be subjected to regulations, without the need for compensation.

Obligations on information supplied by the user: the data provided by the user during the registration process will always need to be true authentic and exact and must inform about any modification that has been made. The data used for the process should be considered relevant, adequate and not excessive in relation to the purpose of the obtention. In case of denial of the user on any data requested, Padel District has the right to reject the user access and utilization of the content and services of the web page.

Data transfer: it is considered authorized the consent the transfer of data collected on the web page form when this transfer is made to the providers necessary to comply with the purpose of the form.

Security and cookies: Padel District ensures the users that the web page complies with the levels of security established by normative relevant to data protection and prevents any alteration, loss, access without authorization or abuse of the data with all technical resource available.

Padel District informs users of the application of the cookies on this web page. The cookies are temporary registries that, by an automatic entry by the user's device, allows to offer personalized content to the user. However, the cookies used are associated anonymously both with the user and device, in this way there's no reference in relation to personal data of the user. In any case, the user can modify the configuration of the device by the browser's tools bar, deactivating or eliminating all the cookies the user thinks appropriate.

Objection to the advertising mailing and subscription canceling:

- Objection to advertising communication sending: complied by the law 34/2002 of July 11th, the services of the society of information and electronic commerce, the user can cancel the subscription at any time and with no additional charge, the sending of advertising communications sent by Padel District. Users can use this option without the need to cancel the subscription of the web page.
- Subscription canceling: users can cancel the subscription by communicating so to Padel District. This notification can be made via web page or by notifying by a mean that can confirm the decision contacting Padel District at 4386, Ibrahim Al Anqari.