

Product Privacy policy

Identification of the Responsible

In accordance with the legislation on data protection (GDPR), the responsible for the processing of the data processed is NASKA.AI, with address at C / PERE IV, 29. 08018, Barcelona, (Spain), email info@naska.ai, registered in the Mercantile Registry of Barcelona, Volume 47321, Folio 93, Sheet 492729.

Purpose of the data obtained and legal basis

The data we request and process from you when you use NASKA.AI platform is for:

- Register on our platform.
- Be able to offer our services.
- To contact us through the application form.
- Send you information about our services by email, in case you have given your consent.

What is the legitimacy for the processing of your data?

The processing of your data is based on the following legitimization bases:

- Consent (Art. 6.1.a GDPR): The processing of data to contact us is based on the consent you give us at the time of contacting us.
- The processing is necessary for the execution of a contract (Art. 6.1.b GDPR): when you contract our services, we need you to get registered to access our platform.

The mandatory completion data are specified in the log-in sections, and your refusal to provide them will imply not being able to access the platform. Likewise, it assures us that all the data provided is truthful.

Recipients

The data that we process of the interested party for the purposes may be transferred to other service providers who have previously formalized with us a data processor agreement in accordance with Article 28 of the GDPR. In addition to the above assignments, it is possible that the data of the interested party may also be transferred to public administrations or other

organizations to comply with legal obligations. It is reported that the following data transfers are made to:

- **Amazon Web Services EMEA, S.A.R.L. (AWS)**, as a hosting service provider. <https://aws.amazon.com/es/blogs/security/aws-gdpr-data-processing-addendum/>
- **PostHog**, EU-hosted version. <https://posthog.com/docs/privacy/gdpr-compliance>

International data transfers

The personal data we process in the context of our processing systems and platform may be stored in countries outside the European Economic Area (EEA).

Whenever we transfer your personal data outside the European Economic Area, we will comply with applicable data protection legislation. These are some of the mechanisms that we may use when making an international transfer:

- The transfer of your personal data takes place to a country that the European Commission officially considers an adequate level of protection for personal data.
- We reserve the right to use specific contracts approved by the European Commission that give personal data the same protection as they enjoy in Europe (the so-called EU model clauses).

Data retention

The personal data provided will be kept for as long as necessary to fulfill the purposes for which they were collected. After this time, we will proceed to delete them from our systems, without prejudice to the possibility of keeping them, limiting their treatment to the exercise and defense of claims, in the terms provided by the applicable legislation.

Rights of data subjects

By virtue of what is established by the regulations on data protection you can request:

- Right of access: you can request information about the personal data we have about you.
- Right of rectification: you can communicate any change in your personal data.
- Right to erasure and to be forgotten: you can request blocking or/and deleting your personal data.
- Right of limitation to processing: implies the restriction of the processing of personal data.
- Right to object: you can withdraw consent to the processing of data, opposing that they continue to be processed.
- Right to portability: in some cases, you can request a copy of the personal data in a structured, commonly used and readable format for transmission to another controller.

- Right not to be subject to individualized decisions: you can request that decisions won't be made based on automated processing, including profiling, that produces legal effects or significantly affects the interested party.

In some cases, the request may be rejected if you request that data necessary for compliance with legal obligations be deleted. Also, if you have a complaint about the processing of data, you can submit a complaint to the data protection authority.

The owner can exercise his rights:

By letter addressed to NASKA.AI, C / PERE IV, 29, 08018, Barcelona, (Spain) reference "Data Protection", or by email to the address info@naska.ai putting in the subject "Data Protection".

Accompanying the application, a copy of the DNI/NIE or equivalent identification document.

Security measures applied to the processing of your data

We apply security measures to ensure the confidentiality, availability, and resilience of personal data processing systems. Likewise, we carry out verification and evaluation processes of the technical and organizational measures implemented, in order to guarantee at all times, the security of personal data.

Modification of the privacy policy

This privacy policy may be modified. We recommend that you review the privacy policy periodically.