

Legal Notice and General Conditions of Use

The address of our website is: <https://lazarus.es/>

I. GENERAL INFORMATION

In compliance with the duty of information provided for in Law 34/2002 on Services of the Information Society and Electronic Commerce (LSSI-CE) of July 11, the following general information data from this website are provided below:

The ownership of this website, ciberidentidad.lazarus.es, (hereinafter, Website) is held by: Lazarus Technology S.L, provided with NIF: B83896753 registered in the Madrid Commercial Register with the following registration data: Volume 19.713, Book 0, Folio 174, Section 8, Sheet M-346860, whose representative is: Manuel Huerta de la Morena, and whose contact details are:

Address: Avda. Isla Graciosa, 7th 2nd floor 28703 San Sebastián de los Reyes (Madrid) - Spain

Contact phone: 916586416

Contact email: info@lazarus.es

II. GENERAL TERMS AND CONDITIONS OF USE

The subject of the conditions: The Website

The subject of these General Terms and Conditions of Use (hereinafter, Conditions) is to regulate access and use of the Website. For the purposes of these Terms and Conditions, the Website: the external appearance of the screen interfaces, both static and dynamic, i.e. the navigation tree; and all the elements integrated both in the screen interfaces and in the navigation tree (hereinafter, Contents) and all those online services or resources that it may offer to the Users (hereinafter, Services).



Lazarus reserves the right to modify, at any time and without prior notice, the presentation and configuration of the Website and the Contents and Services that may be incorporated into it. The User acknowledges and accepts that at any time Lazarus may interrupt, disable and/or cancel any of these elements that are integrated into the Website or access to them.

Access to the Website by the User is free and, as a general rule, free of charge without the User having to provide any consideration in order to be able to enjoy it, except as regards the cost of connection via the telecommunications network provided by the access provider contracted by the User.

The use of any of the Contents or Services of the Website may be done by the subscription or prior registration of the User.

The User

Access, navigation and use of the Website confer the status of User, so they are accepted, since the start of navigation on the Website, all the Conditions set out herein, as well as their subsequent amendments, without prejudice to the application of the corresponding legal provisions of mandatory compliance as appropriate. Given the importance of the above, it is recommended that the User read them each time you visit the Website.

The Lazarus Website provides a wide variety of information, services and data. The User assumes their responsibility to make correct use of the Website.

This liability shall extend to:

- Any use of the information, Contents and/or Services and data offered by Lazarus without being contrary to what is provided for in these Conditions, the Law, morals or public order, or that in any other way may prejudice the rights of third parties or the functioning of the Website.
- The accuracy and legality of the information provided by the User in the forms issued by Lazarus for access to certain Contents or Services offered by the Website. In any case, the User shall immediately notify Lazarus of any fact that allows the misuse of the information recorded on these forms, such as, but not limited to, theft, loss, or unauthorized access to identifiers and/or passwords, with the aim of proceeding to its immediate cancellation.

The mere access to this website does not imply any kind of commercial relationship between Lazarus and the User.

Always in compliance with current legislation, this Lazarus Website is aimed at all people, regardless of their age, who can access and/or browse the pages of the Website.



III. ACCESS AND NAVIGATION ON THE WEBSITE AND USE OF INFORMATION ANALYSIS AND DATA SEARCH TOOLS: EXCLUSION OF WARRANTIES AND LIABILITY

Lazarus does not guarantee the continuity, availability and usefulness of the Website, nor of the Contents or Services. Lazarus will do everything possible for the proper functioning of the Website, however, does not take responsibility or guarantee that access to this Website will be uninterrupted or error-free.

Nor is it responsible or guarantees that the content or software which can be accessed through this Website, is free of error or causes damage to the computer system (software and hardware) of the User. In no event shall Lazarus be liable for any loss, damage or harm of any kind arising from access to, browsing and use of the Website, including but not limited to those caused by computer systems or those caused by the introduction of viruses.

Lazarus is also not responsible for any damage that may be caused to users by improper use of this website. In particular, it is not responsible in any way for the failures, interruptions, lack or defect of telecommunications that may occur.

The client/user undertakes to use the different tools for analysis and search of data and information solely and exclusively on domains, systems, infrastructures, digital assets, data and information of exclusive ownership or in respect of which there is express, valid and verifiable authorization from their legitimate owner.

You may not use the tool to query, access, attempt to access or infer information that:

- is not included within the domains or permitted sources.
- Exceed the functions, permissions or access levels assigned to the Client/User.
- Violates confidentiality obligations, data protection, information security or any applicable regulations.
- To obtain, correlate or deduct data or content that the Client/User is not authorized to access.

The Customer/User acknowledges and agrees that he is solely responsible for the queries he makes and the use he makes of the tool. Therefore, Lazarus Technology will not assume any liability, direct or indirect, for damages, penalties, claims, civil, criminal or administrative liabilities that may arise from misuse, negligent or unauthorized use of the tool by the Customer/User, who will bear the entire legal consequences of such use.

Furthermore, the Customer/User agrees that Lazarus Technology expressly reserves the right to exercise any legal, judicial or extrajudicial actions, appropriate against any use inappropriate, illegal or unauthorized tools for analysis and search of data and information,



including, without limitation, those actions aimed at claiming damages and the requirement of liability in accordance with applicable law.

By using the tool, the Client/User declares to have received, understood and accepted the limitations of use and undertakes to act in accordance with them at all times.

IV. PRIVACY POLICY AND DATA PROTECTION

In compliance with the provisions of current legislation, Lazarus undertakes to adopt the necessary technical and organizational measures, according to the level of security appropriate to the risk of the collected data.

Laws that incorporate this privacy policy

This privacy policy is adapted to the Spanish and European regulations in force regarding the protection of personal data on internet. In particular, it respects the following rules:

- Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data (GDPR).
- Organic Law 3/2018, of December 5, on the Protection of Personal Data and guarantee of the digital rights.
- Royal Decree 1720/2007, of 21 December, approving the Regulation of development of the Organic Law 15/1999, of 13 December, on Data Protection Personnel (RDLOPD).
- Law 34/2002, of 11 July, on Information Society Services and Commerce Electronic (LSSI-CE).

Identity of the person responsible for processing personal data

The person responsible for processing personal data collected is Lazarus Technology S.L. with the following registration data: Volume 19.713, Book 0, Folio 174, Section 8, Sheet M-346860, whose representative is: Manuel Huerta de la Morena (hereinafter also Data Controller). Your contact details are as follows:

Address: Avda. Isla Graciosa, 7 2nd floor - 28703 San Sebastián de los Reyes (Madrid) - Spain

Contact phone: 916586416

email contact: info@lazarus.es

Data Protection Officer (DPO)

The Data Protection Officer (DPO) is responsible for ensuring compliance with the data protection regulations to which Lazarus is subject. The User can contact the DPD designated by the Data Controller using the following contact details: protecciondatos@lazarus.es.



Principles applicable to the processing of personal data

The processing of the User's personal data shall be subject to the following principles set out in Article 5 of the GDPR:

1. **Principle of lawfulness, fairness and transparency:** The User's consent shall be required at all times, following fully transparent information regarding the purposes for which personal data are collected.
2. **Principle of purpose limitation:** Personal data shall be collected for specified, explicit and legitimate purposes.
3. **Principle of data minimisation:** The personal data collected shall be limited to what is strictly necessary in relation to the purposes for which they are processed.
4. **Principle of accuracy:** Personal data must be accurate and kept up to date.
5. **Principle of storage limitation:** Personal data shall be kept in a form which permits identification of the User for no longer than is necessary for the purposes of processing.
6. **Principle of integrity and confidentiality:** Personal data shall be processed in a manner that ensures their security and confidentiality.
7. **Principle of proactive accountability:** The Controller shall be responsible for ensuring compliance with the foregoing principles.

Categories of personal data

The only categories of data processed by Lazarus are identifying data. Under no circumstances are special categories of personal data within the meaning of Article 9 of the GDPR processed.

Legal basis for the processing of personal data

The legal basis for the processing of personal data is the User's consent. Lazarus undertakes to obtain the User's express and verifiable consent for the processing of personal data for one or more specific purposes.

The User shall have the right to withdraw consent at any time. Withdrawal of consent shall be as easy as granting consent. As a general rule, withdrawal of consent shall not affect use of the Website.

Where the User must or may provide data via forms in order to make enquiries, request information or for reasons related to the content of the Website, the User shall be informed where completion of certain fields is mandatory, as such data are essential for the proper performance of the corresponding operation.



Purposes of processing

Personal data are collected and managed by Lazarus in order to facilitate, expedite and fulfil the commitments established between the Website and the User, maintain the relationship established through the forms completed by the User, or respond to a request or enquiry.

Data may also be used for commercial purposes of personalisation, operational and statistical analysis, activities inherent to Lazarus's corporate purpose, as well as data extraction, storage and marketing studies aimed at adapting the content offered to the User and improving the quality, operation and navigation of the Website.

At the time personal data are obtained, the User shall be informed of the specific purpose or purposes for which the data will be processed.

Retention periods of personal data

Personal data shall be retained only for the minimum time necessary for the purposes of processing and, in any event, for the following period: two (2) years, or until the User requests deletion.

At the time personal data are obtained, the User shall be informed of the period for which the data will be retained or, where this is not possible, the criteria used to determine that period.

Recipients of personal data

The User's personal data shall not be disclosed to third parties.

In any event, at the time personal data are obtained, the User shall be informed of the recipients or categories of recipients of the personal data.

Personal data of minors

In compliance with Articles 8 GDPR and 13 of Royal Decree 1720/2007, only persons over the age of 14 may lawfully give consent to the processing of their personal data by Lazarus. Where the User is under 14 years of age, parental or guardian consent shall be required, and processing shall only be lawful to the extent that such consent has been granted.

Confidentiality and security of personal data

Lazarus undertakes to adopt the necessary technical and organisational measures, according to the appropriate level of security corresponding to the risk of the collected data, so as to guarantee the security of personal data and prevent accidental or unlawful destruction, loss or alteration, or unauthorised disclosure of or access to personal data.

The Website has an SSL (Secure Socket Layer) certificate, ensuring that personal data are transmitted securely and confidentially, as transmission between the server and the User is fully encrypted.

However, as Lazarus cannot guarantee the absolute invulnerability of the internet nor the



complete absence of hackers or other unauthorised access, the Controller undertakes to notify the User without undue delay where a personal data breach occurs that is likely to result in a high risk to the rights and freedoms of natural persons, in accordance with Article 4 GDPR.

Personal data shall be treated as confidential by the Controller, who undertakes to ensure that such confidentiality is respected by employees, associates and any persons to whom access to the information is granted, through legal or contractual obligations.

Rights arising from the processing of personal data

The User may exercise the following rights recognised under the GDPR in relation to Lazarus and the Controller:

- **Right of access:** The right to obtain confirmation as to whether Lazarus is processing personal data and, where that is the case, access to the personal data and information regarding such processing.
- **Right to rectification:** The right to obtain rectification of inaccurate or incomplete personal data.
- **Right to erasure (“right to be forgotten”):** The right to obtain erasure of personal data where they are no longer necessary, consent is withdrawn, processing is unlawful, there is no overriding legitimate interest, or data were obtained in relation to services offered directly to a minor under 14 years of age.
- **Right to restriction of processing:** The right to restrict processing where the accuracy of data is contested, processing is unlawful, data are no longer needed by the Controller, or objection has been lodged.
- **Right to data portability:** The right to receive personal data in a structured, commonly used and machine-readable format and to transmit those data to another controller.
- **Right to object:** The right to object to processing of personal data.
- **Right not to be subject to automated decision-making,** including profiling.

The User may exercise these rights by submitting written communication to the Controller with the reference “**GDPR-ciberidentidad.lazarus.es**”, including:

- Full name and copy of national identity document (or equivalent).
- Specific request and reasons.
- Address for notifications.
- Date and signature.
- Any supporting documentation.

Requests may be sent to:



Postal address: Avda. Isla Graciosa, 7, 2nd Floor – 28703 San Sebastián de los Reyes (Madrid) – Spain

E-mail: protecciondatos@lazarus.es

Links to third-party websites

The Website may include hyperlinks to third-party websites not operated by Lazarus. Such websites have their own privacy policies, and Lazarus is not responsible for their files or privacy practices.

Complaints before the supervisory authority

Where the User considers that an infringement of data protection regulations has occurred, the User shall have the right to effective judicial protection and to lodge a complaint with a supervisory authority. In Spain, the competent authority is the Spanish Data Protection Agency (<http://www.agpd.es>).

Acceptance and changes to this Privacy Policy

It is necessary for the User to have read and agreed to the personal data protection conditions contained in this Privacy Policy, as well as to accept the processing of their personal data, in order for the Controller to process such data in the manner, for the periods and for the purposes indicated.

Use of the Website implies acceptance of this Privacy Policy.

Lazarus reserves the right to modify this Privacy Policy at its own discretion, or as a result of legislative, judicial or regulatory changes. Such changes shall not be explicitly notified to the User. Users are advised to consult this page periodically.

This Privacy Policy was last updated on 28 April 2026 in order to comply with Regulation (EU) 2016/679 (GDPR).

V. COOKIE POLICY

Access to this Website may entail the use of cookies. Cookies are small amounts of information that are stored in the browser used by each User —on the various devices that may be used for browsing— so that the server may remember certain information which will subsequently be read solely by the server that implemented them. Cookies facilitate navigation, make it more user-friendly and do not damage the User's browsing device.

Cookies are automatic information collection procedures relating to the preferences determined by the User during their visit to the Website, in order to recognise them as a User, personalise their experience and the use of the Website, and may also, for example, assist in identifying and resolving errors.



The information collected through cookies may include the date and time of visits to the Website, the pages viewed, the length of time spent on the Website and the sites visited immediately before and after the visit. However, no cookie allows contact with the User via telephone number or any other personal contact method. No cookie can extract information from the User's hard drive or steal personal information. The only way that a User's private information may form part of a cookie file is if the User personally provides such information to the server.

Cookies that allow identification of a natural person are considered personal data. Accordingly, they shall be subject to the Privacy Policy described above. In this regard, the use of such cookies shall require the User's consent. Said consent shall be communicated based on a genuine choice, provided through an affirmative and positive action prior to initial processing, shall be revocable at any time and shall be properly documented.

Third-party cookies

These are cookies used and managed by external entities which provide Lazarus with services requested by Lazarus itself, in order to improve the Website and the User's experience when browsing the Website. The primary purposes for which third-party cookies are used are to obtain access statistics and analyse navigation behaviour, that is, how the User interacts with the Website.

The information obtained relates, for example, to the number of pages visited, language, geographical location associated with the IP address from which the User accesses the Website, number of Users accessing, frequency and recurrence of visits, duration of visit, browser used, operator or type of device from which the visit is carried out.

Such information is used to improve the Website and to detect new needs in order to provide Users with content and/or services of optimal quality. In all cases, the information is collected anonymously and Website trend reports are generated without identifying individual Users.

Further information regarding cookies, privacy information and details regarding the type of cookies used, their principal characteristics and expiry period, among others, may be consulted at the following link(s): <https://analytics.google.com>

The entity or entities responsible for supplying cookies may transfer this information to third parties, where required by law, or where such third parties process the information on behalf of said entities.

Disabling, rejecting and deleting cookies

The User may disable, reject and delete cookies—in whole or in part— installed on their device through the settings of their browser (including, for example, Chrome, Firefox, Safari or Internet Explorer). In this regard, procedures for rejecting and deleting cookies may differ from one browser to another. Consequently, the User must refer to the instructions provided by the browser they are using.



Where the User rejects the use of cookies—in whole or in part—they may continue to use the Website, although the use of some of its functions or features may be limited.

Changes to the Cookie Policy

This Cookie Policy may be modified or updated. Therefore, Users are advised to review this policy each time they access the Website, in order to remain properly informed about how and for what purpose cookies are used.

VI. LINK POLICY

Users are hereby informed that the Lazarus Website may provide or make available linking mechanisms (including, but not limited to, links, banners and buttons), directories and search engines that allow Users to access websites belonging to and/or managed by third parties.

The installation of such links, directories and search engines on the Website is intended to facilitate Users' search for and access to information available on the internet, and shall not be considered a suggestion, recommendation or invitation to visit such third-party websites.

Lazarus does not itself offer or market, either directly or through third parties, the products and/or services available on such linked websites.

Likewise, Lazarus does not guarantee the technical availability, accuracy, truthfulness, validity or legality of websites not owned by Lazarus to which access may be gained through such links.

Under no circumstances shall Lazarus review or control the content of other websites, nor does it approve, examine or adopt as its own the products and services, content, files or any other material existing on such linked websites.

Lazarus shall not assume any liability for damages or losses that may arise from access to, use of, quality or legality of the content, communications, opinions, products and services of websites not managed by Lazarus and which are linked from this Website.

Any User or third party wishing to establish a hyperlink from a website other than the Lazarus Website must be aware that:

- Reproduction—in whole or in part— of any of the Website's Content and/or Services without the express authorization of Lazarus is not permitted.
- No false, inaccurate or incorrect statement regarding the Lazarus Website, or its Content and/or Services, may be made.



- Except for the hyperlink itself, the website on which the hyperlink is established shall not contain any element from this Website protected as intellectual property under Spanish law, unless expressly authorized by Lazarus.

The establishment of a hyperlink shall not imply the existence of any relationship between Lazarus and the owner of the website from which it is made, nor acceptance or approval by Lazarus of the content, services and/or activities offered on said website, nor vice versa.

VII. INTELLECTUAL AND INDUSTRIAL PROPERTY

Lazarus, either in its own right or as assignee, is the holder of all intellectual and industrial property rights in the Website, as well as in the elements contained therein (including, by way of example and not limitation, images, sound, audio, video, software, texts, trademarks or logos, colour combinations, structure and design, selection of materials used, computer programs necessary for its operation, access and use, etc.).

Such elements constitute works protected as intellectual property under Spanish law, and are therefore subject to both Spanish and European legislation in this field, as well as the international treaties relating thereto signed by Spain.

All rights are reserved. Pursuant to the provisions of the Intellectual Property Act, reproduction, distribution and public communication—including making available to the public—of all or part of the contents of this Website for commercial purposes, on any medium and by any technical means, without the authorization of Lazarus, are expressly prohibited.

The User undertakes to respect the intellectual and industrial property rights of Lazarus. The User may view Website elements and may even print, copy and store them on the hard drive of their computer or any other physical medium, provided that such use is exclusively for personal use.

The User must not remove, alter or manipulate any protection device or security system installed on the Website.

Where the User or any third party considers that any of the Website's Content constitutes an infringement of intellectual property rights, they must immediately inform Lazarus through the contact details provided in the GENERAL INFORMATION section of this Legal Notice and General Terms and Conditions of Use.

VIII. LEGAL ACTIONS, APPLICABLE LAW AND JURISDICTION



Lazarus reserves the right to bring any civil or criminal actions it may deem necessary as a result of improper use of the Website and its Content, or due to breach of these General Terms and Conditions.

The relationship between the User and Lazarus shall be governed by the legislation in force and applicable within Spanish territory. In the event that any dispute arises in connection with the interpretation and/or application of these Conditions, the parties shall submit their disputes to the ordinary jurisdiction, expressly submitting themselves to the judges and courts that have jurisdiction in accordance with the law.

