

Privacy policy

The personal data that you provide, through any of the means enabled for this purpose, will be processed in compliance with the following privacy policy.

Regarding data collection, if it is not necessary to provide all the data that has been requested, the fields that must be completed will be identified with an asterisk and the rest will be entirely voluntary.

1.1.- IDENTITY OF THE RESPONSIBLE PARTY.

Responsible party: National Centre for Food Technology and Safety (CNTA)

Postal address: Ctra. NA-134, Km 53 · 31570 San Adrián (Navarre)

N.I.F.: G31096928

Phone: 948 670 159

Email: cnta@cnta.es

DPO: rgpd@cnta.es

1.2.- DATA PROCESSING.

Below, this privacy policy will inform you of how your data will be processed, indicating both the legal basis of the [General Data Protection Regulation](#) (henceforth GDPR) and how long each type of data will be stored, plus the time required to meet the legal obligations and meet any possible responsibilities that might be derived from them for the Responsible Party in relation to meeting the purpose for which the data was collected:

RELATING TO OUR RELATIONSHIP WITH YOU		
Processing and purposes	Legal basis (GDPR)	Time frame
Requests for information or enquires: we will use your data to answer any requests for information, enquiries or	6.1.a) The interested party gave their consent for the processing.	During the time required to address and manage your request and/or complaint.

complaints that you might send us, with the management and scope that they require, and also to draw up proposals for services and/or offers.	6.1.b) Processing is necessary to apply pre-contractual measures on the interested party's request.	
Marketing messages: When you ask us and/or consent, we will use your data to send you marketing messages on the HUB, or on the Responsible Party, its products or services.	Art. 6.1.a) Express consent from the interested party. Art. 6.1.f) Legitimate interest from the responsible party.	While you do not withdraw your consent or oppose the processing.
Physical persons acting in legal representation: We will use your data to manage and address this representation situation.	Art. 6.1.f) Legitimate interest from the responsible party based on article 19 of the Organic Law 3/2018 .	While the contractual relationship with the represented legal person remains in force and we are authorised to perform the processing.
ASSOCIATED WITH MEETING STANDARDS		
Processing	Legal basis	Time frame
Ensuring that the interested parties' rights are respected: in the event that, as an interested party, you exercise one of the rights regarding your personal data, we will use the data you have provided to assess your request and address it.	Art. 6.1.c) Compliance of a legal obligation applicable to the Responsible Party, based on articles 15 to 22 of the GDPR and 12 to 18 of the Organic Law 3/2018 .	While it is necessary to address exercising the rights conveyed to the Responsible Party.
Compliance of the legal obligations bound to the products and/or services offered to the interested parties. We will use your data to comply with legal requirements which are applicable to our relationship with you.	Art. 6.1.c) Compliance with a legal obligation applicable to the Responsible Party.	While it is necessary to comply with the Responsible Party's legal obligations.
COOKIES		
If you have agreed to receive cookies on entering this website, the website's cookie policy		

will be applied. It is available on this [link](#).

If you are ever asked for authorisation to process your data, for a purpose that requires your consent, if you do not consent (or if you withdraw your consent at a later date), there will be no consequences for you.

1.3.- TYPE OF DATA THAT WE CAN COLLECT ON YOU.

We use the various means of contact (email, phone, etc.) and/or forms enabled on our website to collect identification and contact data, such as your name, surname, email, phone number, etc.

Finally, depending on your cookie preferences, the configuration of your device when accessing the page or the messages that we send you, we can register your browsing on our website, obtaining information on your behaviour and interests, and we could also find out if you open marketing messages.

1.4.- RECIPIENTS.

In general, unless there is a legal obligation, your data will not be distributed or transferred to a third party without your express prior consent. In any case, some distribution and/or transfer of data to third parties may be imposed by a certain standard or to meet obligations with the Public Administration in cases where this is required according to the legislation in force, at all times.

Other communications and/or transfers will be the necessary consequence of providing the requested service or the result of express consent from you regarding the distribution. Below, we will provide the purposes for which it might be necessary to send out your data to third parties:

- **Sending messages and newsletters, measuring your activity, forms and surveys.** In this case, your data will be sent to the company that owns the technological solution used for this purpose, to perform the sending and measuring functions that we have requested from them.
- **Hosting the website.** The data stored on our website will be sent to the company that provides the web hosting service.

In any case, rest assured that we make sure that our workers or suppliers who might have access to your data meet the requirements set in the General Data Protection Regulation and offer appropriate guarantees.

1.5.- RIGHTS.

Regarding the personal data compiled to be processed, you can exercise your rights to access, rectify or delete them and portability rights. Furthermore, in certain circumstances, you will have the right to request limitations or oppose processing of your data, in which case the Responsible Party will stop processing and only store these data in the case that there is a legal obligation to do

so, or until the term of the actions that might concur. For any enquiry or to exercise your rights, you can write to us, with proof of your identity, at the email cnta@cnta.com, or to our DPO at rgpd@cnta.com or via any of the means of contact indicated in the header of this data protection policy.

Finally, you can also contact the control authority when you consider it appropriate to make a complaint (such as in the country where you live, or where you work or where you consider that the supposed offence has taken place). For the appropriate purposes, we can inform you that in Spain, the Control Authority is the [Spanish Data Protection Agency](#), and you can exercise your rights using the forms that this entity has enabled for this purpose, available on their [website](#).

If you would like more information on the aforementioned right, we would ask you to keep reading or visit [the Spanish Data Protection Agency](#).

You can send your complaint or exercise your rights through any means of contact indicated in the "Identity of the Responsible Party" section of this policy.