

THEQVD.COM PRIVACY POLICY STATEMENT

1. INTRODUCTION

QINDEL TRAINING AND SERVICES, S.L. (QINDEL) expresses its respect and compliance with the provisions contained in the Law 15/1999, of 13th December, of Protection of personal Data and concordant regulations. Therefore, we inform you of our Privacy Policy so that the user or client can voluntarily determine if he wants to provide its personal data to QINDEL.

This Privacy Policy sets the use, maintenance and assignment that QINDEL makes of personal data of users or clients of their web page.

2. DATA COLLECTED BY QINDEL

QINDEL may request or collect personal information in several ways, including the registration form of high technical information concerning services requested or managed by the web page.

QINDEL informs Users or Clients that the personal data that is provided in the registration form, as well as any other piece of information that the User or the Client could provide in the future within the framework of its relationship with QINDEL may be included in the files of this entity.

The User or Client ensures that all the information provided is lawful, real, truthful, accurate and up to date. It will be the User's or Client's sole responsibility to inform QINDEL immediately of any changes that may occur in the information provided. If such information was provided on the registration process or a record was obtained in this website as a result of the use and/or recruitment of a product or service from QINDEL, the User or Client agrees to make a diligent use and to keep passwords secret that QINDEL may have provided during the process. Consequently, the User or Client will be responsible for the actions undertaken in www.theqvd.com by itself and/or by third parties using their passwords. In the event of theft, loss or unauthorized access to your passwords, the User or Client will be responsible for the immediate notification to QINDEL, in order to proceed with the cancellation.

3. VOLUNTARY AND MANDATORY DATA

Except for those fields in which something else is expressed, the responses to the questions on personal data are voluntary, on the condition that the absence of an answer to these questions does not imply a reduction in the quality of the services that the User or Client requests. The lack of completion of certain fields as or the supply of incorrect data will make it impossible for QINDEL to register you as Client, to provide the products or to provide the requested services.

4. PURPOSE OF THE DATA USE

These files have the following purpose:

- Manage, administrate and provide the services or deliver the products requested to QINDEL;
- Facilitate the compliance and implementation of the contractual relationship;
- Perform, if needed, the management of charges and payments for the contracted products, even when the relationship has ended;
- Contact you over the telephone or by email in relation to updates or news related to the features or products contracted, including relevant safety updates, whenever it may be necessary or desirable for its correct use or its relationship with QINDEL

5. RECIPIENT OF THE DATA

The recipients of the collected information must be exclusively QINDEL employees or their services providers.

In this latter case, service providers will be linked by a provision of services contract in which equivalent obligations of privacy and data protection will be expressly collected and it is expressly forbidden to the QINDEL employees to transfer such data to any other person or third party, unless otherwise provided in this Privacy Policy.

Once the contractual relationship with the service provider is finished, the User's or Client's data will be either deleted or given back to those who had had to access the data due to the services provision.

6. DATA CESSION

On no account will QINDEL share your data with a third party or other Users or Clients so that they can use them with their own purposes, unless either the User or Client owner of these data asked QINDEL expressly to do so, or being authorized along the contractual relationship with the permission of the User or Client or on the fulfillment of the contractual relationship between the User or Client and the third party.

The User or Client is responsible for the personal data notified through the web page to other Users or Clients, whether they are of their own or of other people. In the event of being somebody else's data, the User or Client must have previously notified the owner of the data of the obligations set in the current legislation.

If the User or Client had to provide QINDEL with third parties' data, the User or Client ensures having the express consent of the third party to provide personal data, having previously informed of who is going to be provided with the data, for what purposes and the possibility that QINDEL may contact them.

In both cases previously described, the User or Client is responsible for the correct collection of data of third parties provided to QINDEL and for the damages that may arise in case the User or Client do not have the consent of the third party so that QINDEL can handle their personal data.

7. LEGAL NOTICE

QINDEL's web page may create links to other pages/applications. Please keep in mind that QINDEL's web page is not responsible for the privacy practices carried out by these pages/applications; therefore, we encourage you to read the privacy statements of each and every web page or applications collecting personal data. This Privacy Policy applies only to the information collected by QINDEL.

8. DATA MAINTENANCE

Once the contractual relationship has finished, QINDEL reserves the right to keep the User's data that unsubscribes in order to fulfill their legal obligations. During that time the personal data will remain locked and will not be used for any purpose other than the aforesaid or for billing or payment of outstanding invoices. Once reached the legal deadlines for its maintenance, the data will be deleted.

QINDEL maintains the levels of protection of your personal data in accordance with the current legislation due to security measures, and has implemented all the technical means at its disposal to prevent the loss, misuse, alteration, unauthorized access and theft of the data provided by the User to QINDEL. However, QINDEL cannot guarantee the absolute safety of the data. Any other particularly sensitive information such as payment details collected for commercial transactions, will be encrypted before being transmitted from the User or the Client to QINDEL.

9. USERS' RIGHTS

The User will have the possibility of exercising their rights of access, rectification, cancellation and opposition on request by any mean that leaves a record of delivery and receipt and shall send a copy of his identity card or equivalent document. To exercise their rights, they may contact in writing to the following address of QINDEL TRAINING AND SERVICES, S.L., c / Principe de Vergara, 204, 1º B, 28002 Madrid or at the email address Info@theqvd.com. Plus, at any time the User or Client may revoke, without retroactive effects, their consent for the processing of their data.

10. CONSENT

In order to integrate your personal data in the files of QINDEL and use them for the purposes laid down in this Policy the User's or Client's consent is required.

The User or Client will provide their consent to this Privacy Policy during the purchase record or when legally necessary. Before such acceptance, any personal data relating to his person will be incorporated into QINDEL files, except for those of navigation and operation that are anonymous.

Last amendment of the Private Policy: September 2016.