

Privacy Policy

Egoísta Magazine (Revista Egoísta)

Egoísta respects the privacy of its clients. This Privacy Policy describes who we are, for what purposes we may use your data, how we handle it, who we share it with, how long we keep it, and how to contact us and exercise your rights.

Who are we?

Your data will be handled by Estoril Sol (III) – Turismo Animação e Jogo, S.A., legal person number 504504274, with head office at Avenida Dr. Stanley Ho, Edifício Casino Estoril, 2765 – 190 Estoril (the “Company”). The Company is responsible for the handling of personal data within the terms of the General Data Protection Regulation.

For questions related to the handling of your personal data, you should contact our Data Protection Officer at the following email address:

- encarregadoprotecaodados@estoril-sol.com

Why do we need your information?

The Company will handle your personal data for the following purposes:

- **Magazine subscription management**

Your personal data will be handled and maintained in order to manage your subscription to the magazine.

- **Marketing**

Your personal data will be handled and maintained for the purpose of the sending of information and commercial offers. This data handling will be carried out only after obtaining your explicit consent. If you consent, you may receive marketing communications via email or SMS.

You may at any time object to such data handling.

Will the information be shared with others?

Your personal information may be disclosed to companies subcontracted by the Company, particularly for sending the *Egoísta* Magazine. These companies are provided with only the personal data necessary to carry out the service in question.

Your personal data will be handled within the European Union.

What are your rights?

At any time you can request from us:

- **Access** to the information we hold about you;
- **Rectification** of information if it is inaccurate or incomplete;
- The **deletion or limitation of the handling** of your personal data;
- If the handling depends on your **consent** or compliance with the **contract** and the handling is carried out by automated means, you have the right to **send** the personal data previously provided, in a structured manner, commonly used and in a computer readable format.

Your requests will be handled with special care so that we can ensure the effectiveness of your rights. You may be required to prove your identity so as to ensure that your personal data is shared only with the data subject.

You should be aware that in certain cases (e.g. due to legal requirements) your request may not be immediately met.

In any case, you will be informed of the measures taken in this regard within one month from the moment the request is made.

You also have the right to submit a complaint to the National Committee for Data Protection <https://www.cnpd.pt/>.

Right of access

The personal data subject has the right to obtain confirmation from the Company whether the data concerning him or her has or has not been handled and, if appropriate, obtain access to their personal data and access the information provided by law.

If you wish to have more than one copy of your personal data during the handling phase, the COMPANY subjects this service to a fee due to administrative costs.

Right to rectification

The personal data subject has the right to obtain from the COMPANY, without undue delay, rectification of inaccurate or incomplete data concerning him or her.

Right to the deletion of data («right to be forgotten»)

The personal data subject has the right to obtain from the COMPANY the deletion of his or her data, without undue delay, and the latter has the obligation to delete the personal data without undue delay when, in particular, one of the following reasons applies:

- a) The personal data is no longer necessary for the purpose for which it was collected or handled;
- b) The data subject has withdrawn his or her consent to the data handling (in cases where handling is based on consent) and there is no other basis for such handling;
- c) The data subject opposes the handling and there are no prevailing legitimate interests to justify such handling;

Right to limited handling

The data subject has the right to obtain from the COMPANY limited handling if, in particular, one of the following situations applies:

- a) To contest the accuracy of the personal data, for a period which enables the Company to verify its accuracy;
- b) The data handling is unlawful and the data subject is opposed to deletion of the personal data and requests, on the other hand, the limitation of its use;
- c) The Company no longer requires the personal data for handling purposes, but this data is required by the data subject for the purposes of stating, carrying out or defending a right in legal proceedings;
- d) If there is opposition to the handling, until it has been verified that the legitimate reasons of the controller prevail over those of the data subject.

Right to data portability

If the handling depends on the consent of the data subject and such consent has been provided by automated means, the data subject has the right to receive the personal data concerning him or her and which he or she has provided to the Company in a structured, up-to-date and automatically readable format.

Right to opposition

In cases where the handling of data is carried out for the purpose of the legitimate interests undertaken by the Company; or the handling of data is carried out for the purposes of direct marketing or for the definition of profiles, it is still possible, at any time, to oppose the handling of your personal data.

Can you revoke your consent later?

If consent is legally required for the handling of personal data, the data subject has the right to withdraw consent at any time, although that right does not jeopardize the lawfulness of the handling made on the basis of the prior consent given or the subsequent handling of the same data, based on another legal basis, such as compliance with the contract or legal obligation to which the Company is subject.

How does Company use cookies and similar technology?

In order to provide a better service to the user, we use cookies, that is, small text files that are placed on the hard disk by a web page server. This technology is used by the Company for the following purposes:

- To enable us to know who our visitors are and thus provide a better, more targeted, secure and personalized service;

- To learn about the performance of our websites and to keep them up-to-date and to meet our clients' expectations. Each visitor has an individual cookie, thus ensuring the privacy and security of his or her data. The presentation of statistical data is carried out in an aggregated way, which does not allow for individual identification.

For more information, see our cookie policy available [here](#) (insert link to cookie policy).

Do you have any questions?

If you still have questions regarding the handling of your personal data, or if you wish to exercise any of your rights, please contact us at the following address:

Data Protection Officer for Estoril Sol (III), email address: encarregado_protecaodados@estoril-sol.com

From time to time, the Company will update this Privacy Policy. We request that you periodically review this document to stay up-to-date.

Date of last update, 20/09/2018.