

PRIVACY POLICY

I. GENERAL INFORMATION

1.1. This privacy policy (hereinafter referred to as the "Policy") outlines the procedures for how Curious Limited, with its registered office in Gibraltar, Suite 4, 4 Giro's Passage, GX11 1AA, Gibraltar with registration number GICO.113940-94, will process the personal data of users of the website (hereinafter referred to as the "Users") operating at www.wekelijksefolders.nl (hereinafter referred to as the "Website").

II. CONTROLLER OF PERSONAL DATA, PURPOSE OF PROCESSING OF PERSONAL DATA, AND LEGAL GROUNDS FOR SUCH PROCESSING

2.1 Curious Limited, with its registered office in Gibraltar, Suite 4, 4 Giro's Passage, GX11 1AA, Gibraltar with registration number GICO.113940-94, is the data controller for personal data as defined by Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27, 2016, on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC.

DATA SUBJECT	AIM AND JURISDICTIONAL JUSTIFICATION FOR THE PROCESSING OF PERSONAL DATA
User of Website	a) the need to establish, exercise, or defend any legal claims in accordance with Article 6(1)(f) of the GDPR, as well as for the purposes resulting from the legitimate interests pursued by the Company, including ensuring the proper operation of the Website and the ability to navigate and use its basic functions; b) the requirement to enhance the Website's functionality, gather data on how Users interact with the Website, personalize the Website's operation to the User's preferences, and compile usage statistics in accordance with Article 6(1)(a) of the GDPR; c) the requirement for marketing reasons, such as the need to measure the performance of advertisements and content to the User's interests, evaluate how well advertisements and content are performing, and learn more about users who have seen advertisements and content in accordance with Article 6(1)(a) of the GDPR.
Newsletter Subscribers	a) As a result of the legitimate interests pursued by the Company under Article 6(1)(f) of the GDPR, the Company is required to inform you about new products,

	<p>changes, offers, and updates in the context of the Company's activities. This is the case if you consent to receive commercial information via electronic means of communication at the provided email address.</p>
<p>A natural person operating a sole proprietorship who has entered into a contract with the company or asked it to act on their behalf before the contract was signed</p>	<p>a) the need to carry out the terms of the agreement reached with the Company or, in accordance with Article 6(1)(b) of the GDPR, to respond to a request from the data subject prior to the agreement being reached;</p> <p>b) the requirement to satisfy the Company's legal responsibilities under Article 6(1)(c) of the GDPR, particularly those stemming from tax law and accounting rules;</p> <p>c) Need for purposes resulting from the Company's legitimate interests, such as maintaining contact prior to and throughout the length of the contract, as well as for establishing, exercising, or defending any potential legal rights under Article 6(1)(f) of the GDPR.</p>
<p>Representative, contact, or other person on behalf of the organization that made the contract with the company, or another party involved in carrying out the terms of the agreement made with the company, or someone who makes contact with the company</p>	<p>a) Assuring contact with the entity that is a party to the contract the company has concluded with it, determining whether the person contacting the company is authorized to speak on the entity's behalf, ensuring the correct performance of the contract the company has concluded with it, responding to inquiries related to communication with the company, and establishing, exercising, or defending of any possible legal claims pursuant to Article 6(1)(f) of the GDPR;</p> <p>b) the need to uphold the Company's legal duties, particularly those resulting from tax law and accounting laws in accordance with Article 6(1)(c) of the GDPR.</p>

III. CONTACT FOR MATTER RELATED TO PERSONAL DATA PROCESSING

3.1 The Company can be reached, for inquiries regarding the protection of personal data, at the following address: Suite 4, 4 Giro's Passage, GX11 1AA, Gibraltar.

IV. PERSONAL DATA RECIPIENTS

4.1. Entities cooperating with the Company in the range of services provided to the Company and supporting the Company's ongoing business operations, in particular entities providing IT, marketing, and legal services, may be recipients of personal data, but only in cases where it is necessary and to the extent necessary. The Partners listed in section 8.2 of the Policy may also be recipients of personal data.

4.2. When the Company uses the services of companies that offer marketing services and are situated in the US, personal data may be transferred to the US. The Company signed standard contractual agreements with these organizations in order to secure them. The anticipated transfer in terms of assuring legal compliance is also evaluated.

V. PERSONAL DATA STORAGE PERIOD

5.1. If a person's data is processed with their freely given consent, that data will be kept until that person withdraws their consent to the processing of their personal information for definite, clear, and lawful purposes. The permission to process personal data may be revoked at any time. By contacting the company at Suite 4, 4 Giro's Passage, GX11 1AA, Gibraltar, you can withdraw your consent to the processing of your data. The legality of processing done in reliance on consent prior to its withdrawal is unaffected by consent withdrawal.

5.2. Your personal data will be processed for the duration of the contract and then for the duration of any potential claims that may arise from generally applicable legal provisions if the processing of data is required to carry out the contract to which you are a party or to take actions at your request prior to concluding the contract.

5.3. Your personal data will be handled for the duration determined by the generally applicable legal regulations if the processing is required to meet the legal obligation placed on the Company.

5.4. If processing is required for the purposes resulting from the legitimate interests pursued by the Company or a third party, your personal data will be processed for no longer than is necessary for the purposes for which the data is processed or until you object to the processing of personal data in the scope of personal data processing for these purposes for reasons related to your particular situation, unless the Company proves compelling legal grounds for the processing that might abrogate your rights, freedoms interests or for the establishment, exercise or protection of legal claims.

VI. IS PROVIDING PERSONAL DATA A REQUIREMENT?

6.1. When processing is done with the consent of the data subject, providing personal information is optional.

6.2. Providing personal data is optional but required to enter into a contract with the Company if it is needed to carry out the terms of the contract to which the data subject is a party or to act upon the data subject's request prior to entering into the contract.

6.3. The submission of personal data is mandated by law if the processing is required to carry out a legal obligation to which the Company is subject.

6.4. The submission of personal data is optional but necessary to fulfill these purposes if it is processed in order to further the Company's or a third party's legitimate interests.

VII. RIGHTS WITH REGARD TO THE PROCESSING OF PERSONAL DATA

7.1. The data subjects have the right to access their personal data, the right to have that data rectified or erased, the right to have that data restricted from further processing, the right to have that data transferred to another party without hindrance, and the right to object to the processing of their personal data when that data is being processed for reasons that are not directly related to the data subject.

7.2. When processing personal data is done with the consent of the data subjects, they have the right to revoke that consent at any time, without having any bearing on the legality of the processing done with their consent up until the time of withdrawal. By contacting the company at Suite 4, 4 Giro's Passage, GX11 1AA, Gibraltar, you can revoke your consent to the processing of your data.

7.3 The data subject also has the option to file a complaint with the President of the Personal Data Protection Office, who serves as the supervisory authority for the protection of personal data.

VIII. COOKIES

8.1. The Website employs cookie files (small text files transferred to the User's device that uniquely identify it in order to facilitate or cancel a specific action) in order to gather data regarding how the User uses the Website.

8.2 The Company, as the website's service provider, processes information received in connection with the use of cookies on the Website; this information, including personal data, may also be processed by its Partners, a list of which is available in the Cookie Settings panel (hereinafter "Socios").

8.3 According to their intended usage, the Website employs the following categories of cookies:

a) Necessary cookies: These cookies are required for the Website to function properly, including basic navigation and usage of its features. These cannot be disabled since doing so would stop the Website from working and are required for its operation. The necessity for the aforementioned purposes deriving from the Company's legitimate interests is the foundation for the processing of personal data gathered in connection with the use of necessary cookies (Article 6(1)(f) of the GDPR);

b) Analytical cookies: These cookies are used to enhance the functionality of the website, gather data on how users interact with it, make adjustments to better suit user preferences, and compile usage statistics. If the user consents, the data gathered in this manner may be shared with our partners, with whom we work. The User's consent to the processing of personal data is the legal basis for the processing of personal data received in conjunction with the use of analytical cookies (Article 6 (1) (a) of the GDPR);

C) Advertising cookies: They are used for marketing goals, such as tailoring content and adverts to the User's interests, gauging how well they perform, and learning more about the

viewers of the content and ads. If the user consents, the data gathered in this manner may be shared with our partners, with whom we work. According to Article 6 (1) (a) of the GDPR, the processing of personal data gathered in connection with the use of advertising cookies is only permitted with the user's consent.

8.4 Different types of cookies and how long they can be stored in a browser:

a) Session cookies are kept on the user's device and are active only while the browser session is active. The saved data is subsequently completely erased from the memory of the gadget. The session cookie technique prohibits the gathering of any private information from the user's device, including personal information.

b) persistent cookies are those that stay on the user's computer for the duration of the cookies parameters or until the user deletes it. They are not removed from the User's device after the browser session ends or the device is turned off. The permanent cookie mechanism prohibits the gathering of any sensitive or private data from the user's device.

8.5. Types of cookies by their origin:

a) first-party cookies, which the servers of the Website set.

b) Third-party cookies are those that are placed by web servers of organizations other than the Website.

8.6. The User's permission to the use of cookies on the Website is indicated by choosing the relevant option while using the Website, customizing the cookie settings in the Cookie Options panel, or appropriately configuring the User's browser settings. It is optional for users to give their consent for cookies to be used on the website.

8.7. The User is informed of the reasons for using cookies before providing consent and is given the option to change their cookie preferences at any time.

8.8. The User has the option to withdraw their previous consent to the use of cookies at any time, modify their cookie preferences, and erase cookies from their device's memory by using the Cookie Settings panel.

8.9 Additionally, the User is always free to modify the browser's cookie settings, which are used on the Website. You can find comprehensive details on how to modify cookie settings in the most widely used web browsers at:

a) Google Chrome <https://support.google.com/chrome/answer/95647?hl=pl>;

b) Firefox <https://support.mozilla.org/pl/kb/ciasteczka?esab=a&s=ciasteczka&r=0&as=s>;

c) Internet Explorer <https://support.microsoft.com/pl-pl/help/17442/windows-internet-explorer-delete-manage-cookies>;

d) Opera <http://help.opera.com/Windows/12.10/pl/cookies.html>;

e) Safari <https://support.apple.com/pl-pl/guide/safari/sfri11471/mac>.