

## PRIVACY POLICY FOR MOBILE APPLICATIONS (APPS)

Last update date: 26/10/2022

Under Regulation (EU) 2016/679, of the European Parliament and of the Council, of April 27, 2016, regarding the protection of individuals about the processing of personal data and the free circulation of this data (General Data Protection Regulation - RGPD), ODISEI MUSIC SL, informs users of the Travel Sax 2 application (hereinafter, the Application) about the treatment of personal data, which they have voluntarily provided during the process of registration, access and use of the service.

### 1. IDENTIFICATION OF THE PROCESSOR.

ODISEI MUSIC SL, with CIF/NIF, n°: B67566026 and domicile for notification purposes at: Sant Cugat del Vallés (CP 08172), Doctor Murillo, number ten and registered in the Mercantile Registry of Barcelona Tomo: 47256 Folio: 176 Sheet: 546280, inscription 1ª (hereinafter, the Data Controller), is the entity responsible for the treatment of the data provided by the clients of the Application (hereinafter, the User/s).

### 2. PURPOSE OF DATA PROCESSING.

To proceed with the registration, access, and subsequent use of the Application, the User must provide -voluntarily-, personal data (essentially, identification and contact), which will be incorporated into automated supports owned by ODISEI MUSIC SL.

The collection, storage, modification, structuring, and, where appropriate, deletion of the data provided by the Users, will constitute processing operations carried out by the Responsible, to guarantee the correct operation of the Application, maintaining the relationship of provision of services and/or business with the User, and for the management, administration, information, provision, and improvement of the service.

The personal data provided by the User - especially, the electronic mail or e-mail - may also be used to send newsletters, as well as commercial communications for promotions and/or advertising of the Application, as long the User has previously given their express consent to receive these communications electronically.

### 3. LEGITIMATION.

The treatment of the User's data is carried out with the following legal bases that legitimize the same:

- The request for information and/or the contracting of the services of the Application, whose terms and conditions will be made available to the User in any case, with prior character, for his express acceptance.
- The free, specific, informed, and, unequivocal consent of the User, making this privacy policy available to him, which he must accept through a statement or a clear affirmative action, such as checking a box for that purpose.

If the User does not provide ODISEI MUSIC SL with their data or does so incorrectly or incompletely, it will not be possible to proceed with the use of the Application.

#### 4. CONSERVATION OF PERSONAL DATA.

The personal data provided by the User will be kept in the systems and databases of the Treatment Manager, as long as he continues to use the Application, and as long as he does not request its deletion.

To clear the possible responsibilities derived from the treatment, the data will be kept for a minimum period of five years.

#### 5. RECIPIENTS.

The data will not be communicated to any third party other than ODISEI MUSIC SL, except under legal obligation or in any case, upon request of the User's consent.

On the other hand, ODISEI MUSIC SL may give access or transmit the personal data provided by the User to third-party service providers, with whom it has signed data processing commission agreements, and whom only access said information to provide a service in favor and on behalf of the Responsible.

#### 6. DATA RETENTION.

ODISEI MUSIC SL informs the User that, as a data hosting service provider and according to the provisions of Law 34/2002 of July 11 on Services of the Information Society and Electronic Commerce (LSSI), retains for a maximum period of twelve months the essential information to identify the origin of the hosted data and the moment in which the provision of the service is initiated.

The retention of these data does not affect the confidentiality of communications and they may only be used in the framework of a criminal investigation or to safeguard public security, making them available to judges and/or courts or the Ministry that so requires them.

The communication of data to the Spanish State Security Forces and Bodies will be done under the regulations on the protection of personal data and with the utmost respect for it.

#### 7. PROTECTION OF HOSTED INFORMATION.

The person in charge of the Treatment adopts the necessary measures to guarantee the security, integrity, and confidentiality of the data under the provisions of Regulation (EU) 2016/679 of the European Parliament and the Council, of April 27, 2016, relating to the protection of individuals concerning the processing of personal data and the free movement of such data.

Although the Responsible makes backup copies of the content hosted on its servers, however, it is not responsible for the loss or accidental deletion of data by the Users. In the same way, it does not guarantee the total replacement of the data deleted by the

Users, since the aforementioned data could have been deleted and/or modified during the time that has passed since the last backup.

The services provided or provided through the Application, except for the specific backup services, do not include the replacement of the contents stored in the backup copies made by the Data Controller, when this loss is attributable to the user; in this case, a fee will be determined according to the complexity and volume of the recovery, always before the user's acceptance. The replacement of deleted data is only included in the price of the service when the loss of the content is due to causes attributable to the Responsible.

#### 8. EXERCISE OF RIGHTS.

ODISEI MUSIC SL informs the User that the rights of access, rectification, limitation, suppression, opposition, and portability are available, which can be exercised through a request addressed to the electronic mail: [info@odiseimusic.com](mailto:info@odiseimusic.com).

Likewise, the User has the right to revoke the consent initially given, and to file claims against the Spanish Data Protection Agency (AEPD).

#### 9. COMMERCIAL COMMUNICATIONS BY ELECTRONIC WAY.

In application of the LSSI (Law on Services of the Information Society), ODISEI MUSIC SL will not send communications, advertising or promotions by electronic mail or other equivalent means of electronic communication that had not previously been requested or expressly authorized by the recipients thereof.

In the case of users with whom there is a previous contractual, legal, or service relationship, the Treatment Manager is authorized to send commercial communications referring to products or services of the Manager that are similar to those that were initially contracted with the client

If the User wishes to unsubscribe when receiving the aforementioned communications, he may do so by sending his will by e-mail to the email address: [info@odiseimusic.com](mailto:info@odiseimusic.com).