

# Legal Notice

## **GENERAL INFORMATION ON PERSONAL DATA PROTECTION BY CLIPPER 1959, S.L.** ([www.clipperstyle.com](http://www.clipperstyle.com))

The contents of the web page [www.clipperstyle.com](http://www.clipperstyle.com) are restricted to those of above legal age, with CLIPPER 1959, S.L. (hereinafter “**CLIPPER**”) being exempt from any type of responsibility for any underage persons who may access this web page.

### **Introduction:**

CLIPPER considers it a fundamental aim to guarantee the privacy and confidentiality of the Personal Data of its Customers/Users, compiled through any of the web pages comprising this website, or by email, or by any other means of communication.

With this aim in mind, under the terms of this Privacy Policy (hereinafter, the “**Policy**”), CLIPPER hereby informs its Customer/Users of the Personal Data Protection Policy of the website [www.clipperstyle.com](http://www.clipperstyle.com) so the Customers/Users may freely and voluntarily decide whether they wish to supply their Personal Data to CLIPPER. This data may be requested or obtained for purposes such as processing queries, requesting information or registering comments, subscribing or registering for any of the services offered by CLIPPER. CLIPPER fully endorses and complies with the legal requirements stipulated in Organic Law 15/99, on Personal Data Protection, in Royal Decree 994/1999, on Security Measures for Computerised Files, and in the rest of the regulations applicable to this issue.

The Policy addresses the following points:

- 1) Ownership of files
- 2) Collection and Processing
- 3) Use of Cookies and Google Analytics
- 4) Links (Hyperlinks)

Website: [www.clipper.eu](http://www.clipper.eu)

Facebook: <https://www.facebook.com/clipper>

Facebook: <https://www.facebook.com/clipperEs>

Facebook: <https://www.facebook.com/clipperPT>

Instagram: @clipperofficial / <https://www.instagram.com/clipperofficial/>

Twitter: @clipperofficial / <https://twitter.com/clipperofficial>

- 5) Assignment and/or disclosure of information
- 6) Security measures
- 7) Rights to access, amend, cancel and oppose.
- 8) Duty of secrecy
- 9) Therefore, pursuant to Law 15/1999, of December, on Personal Data Protection, and in particular in accordance with article 5, regulating the right to information in the collection of data, CLIPPER hereby advises you of the following circumstances:

### **1.- Ownership of Files**

CLIPPER, with registered address at C/ Metalurgia, 38-42, segunda planta, 08038 Barcelona, with Tax Code No. B58354481, and email address [info@clipperstyle.com](mailto:info@clipperstyle.com) is the Owner of the Files containing your Personal Data, and as such, is responsible for processing these files.

## 2.- Data collection and processing

Personal Data. CLIPPER may request Personal Data from its Customers/Users through on-line forms.

The Personal Data provided by the Customer/User via the web page, or via email or any other means of communication will be incorporated into a computerised file, (hereinafter, the "**Personal Data File**") which complies with the requirements of the applicable legislation in force in Spain.

All the forms used to collect personal data will display an asterisk (\*) to indicate which fields are mandatory. If these fields are left blank, or incorrect or inaccurate information is provided, the services for which the form was intended may not be provided. CLIPPER is in no way responsible for any problems or errors that may occur as a result of inaccurate, false or incomplete data provided by the user.

The fields not marked with an asterisk are optional, therefore you can choose not to fill these fields in and this will have no impact whatsoever on the provision of our services.

The Customer/User guarantees that the Personal Data supplied to CLIPPER is accurate and accepts that he/she is responsible for notifying CLIPPER of any changes to his/her data.

Purpose. The Personal Data will be computer processed by CLIPPER. The purpose of collecting and computer processing the Personal Data is defined below:

(1) To fulfil and maintain any type of relationship that CLIPPER may have with its Customers/Users, as applicable, to execute, manage, administrate, provide, extend and improve the services requested by Customer/Users from CLIPPER. Adapting these services to the preferences and taste of the Users and the design of new related services.

(2) To provide an on-line information services, allowing documentation, products and services to be downloaded from [www.clipperstyle.com](http://www.clipperstyle.com)

(3) To reply to any queries sent by Customers/Users.

(4) To send, via traditional and/or electronic means, technical, operational and commercial information regarding the CLIPPER services.

(5) To undertake surveys regarding the use the Customers/Users make of the services.

The purpose of collecting and computer processing the Personal Data also includes sending questionnaire forms, which the User is not obliged to complete.

Consent: By sending any information via any type of on-line form containing Personal Data or email, the User/Customer gives consent for his/her Personal Data provided to be incorporated into the Personal Data File, which will be computer processed by CLIPPER in accordance with the Policy. The Customer/User hereby gives his/her consent and authorises CLIPPER to disclose this Personal Data to those entities whose intervention may be necessary to fulfil the purposes established in the Policy. Whenever CLIPPER asks you to provide Personal Data, a hyperlink to the Policy will be included in order to inform you of your rights and obligations regarding Personal Data protection.

In charge of processing: CLIPPER may contract any individual or entity to, solely or jointly with others, process the Personal Data on behalf of CLIPPER. In such situation, CLIPPER will

contractually regulate with these third parties the use and confidentiality of the Personal Data, in accordance with the provisions of this policy and those of article 12 of the Organic Law on Personal Data Protection.

### **3.- Use of cookies and Google Analytics**

CLIPPER may use cookies when the Customer/User browses any of its web pages.

A cookie is a text file that a website stores on the hard drive of your computer containing information relating to the user, but never information containing personal data. Once the browser is closed, the cookie installed on the hard drive of your computer stops functioning. CLIPPER reserves the right to use cookies to achieve greater effectiveness and efficiency of the on-line services it offers Users. Accepting the use of our cookies has time saving benefits for the user as it is not necessary to repeat the registration verification process every time the user logs in. Cookies also offer the additional advantage of allowing us to define your interests making it easier for you to use our website.

The user has the option of setting their browser up so that a cookie message appears on the screen and they can disable the installation of cookies on their hard drive. It is important that if you do not want the cookies to be installed on your computer, you must not forget to set your browser to disable them. Even if you have set your browser to reject the use of cookies, you can still browse our website although you will not be able to take advantage of all the services offered.

CLIPPER is in no way responsible for the cookies that third parties not related to our services may have installed on the hard drive of your computer.

The website [www.clipperstyle.com](http://www.clipperstyle.com) uses Google Analytics, a web analytics service offered by Google, Inc., a company located at 1600 Amphitheatre Parkway, Mountain View (California), CA 94043, United States. Google Analytics uses cookies to track and report website traffic. The information generated by these cookies is directly sent and filed by Google on the servers of the United States. Google uses this information on our behalf to analyse your visit to [www.sonygallery.com](http://www.sonygallery.com), compiling activity reports for the website and providing other services related to website activity and Internet use. Google may disclose this information to third parties when so required by law, or when these third parties process the information on behalf of Google.

### **4.- Links (Hyperlinks)**

The [www.clipperstyle.com](http://www.clipperstyle.com) website may provide links to third party websites for your convenience and information. If you click on these links you will leave the [www.clipperstyle.com](http://www.clipperstyle.com) website. These websites operate outside the control of CLIPPER, which is not responsible in any way for the contents of these websites or the application of their privacy practices, which may differ from those of CLIPPER.

CLIPPER cannot be held responsible in any way for third party websites, including linked social networks, with their content, software or other products or materials that may be found on these sites. Nor is CLIPPER responsible for the consequences of using these third party websites, or for the data processing practices of such sites, or any impact/consequence that may arise from their use. The CLIPPER Policy does not cover the personal data that the user may decide to provide to third parties not connected to CLIPPER. Before sending any personal information to a website, CLIPPER advises you to check the privacy policy of the website in question. Some companies may decide to share your personal data with CLIPPER.; this process will be carried out in accordance with the privacy policy of such companies and the regulations in force on Personal Data Protection.

### **5.- Assignment and/or disclosure of information**

When the customer/user provides personal data via the [www.clipperstyle.com](http://www.clipperstyle.com) web page or via on-line forms, he/she authorises CLIPPER to disclose this data to its subsidiaries for events that may be organised with the aim of promoting products/services or informing people of events. If the customer/user does not want his/her data to be disclosed, he/she should state this in the email and/or on the form itself.

## **6.- Security Measures**

CLIPPER has adopted and implemented all the technical and organisational measures necessary to guarantee the security of personal data, and to thereby prevent the alteration, loss, unauthorised access or processing of such data. The security measures mentioned are those established in Royal Decree 994/1999, of 11<sup>th</sup> June.

By way of example, below is a list of some of the measures established to guarantee the confidentiality and privacy of the Personal Data collected by CLIPPER.

CLIPPER has adopted measures in order to guarantee the security of the data and its correct use, and has implemented an identification and authentication system, as well as mechanisms to control the physical access of unauthorised persons. To this end, the CLIPPER personnel have protected screens using password protected systems that deactivate whenever the user leaves the screen. Upon their return to the workstation, the user must enter the password again to access the personal information. The CLIPPER employees understand the importance of maintaining the privacy and confidentiality of the Personal Data to which they have access.

CLIPPER has adopted the necessary means to ensure that the servers, on which the information to be protected is physically stored, are located in duly equipped premises, with restricted access.

The personal data collected via the forms on the [www.clipperstyle.com](http://www.clipperstyle.com) website is incorporated into the Data File by means of a secure server. However, the Customer/User should be aware that CLIPPER cannot guarantee absolute security bearing in mind that Internet security measures are not infallible, therefore CLIPPER cannot be held responsible for any damages and/or loss and/or withdrawal of benefits that may affect the Customer/User or any other third party.

## **7. Rights to access, amend, cancel and oppose.**

Any Customer/User who has provided CLIPPER with his/her personal data may write to CLIPPER, as the entity responsible for the file containing the Personal Data, in order to exercise his/her rights to access, amend, cancel and oppose with regards the data incorporated into the file.

Given the highly personal nature of these rights, the affected party must certify his/her identity to CLIPPER, who will reserve the right to adopt the relevant measures to confirm this identity.

The right to access may be exercised annually, unless legitimate interest can be legally certified.

Once your identity has been confirmed, CLIPPER will notify you of its decision within the period of one month. If permission is given, you may access the information within the period of 10 days following the date of notification.

The rights to amend, oppose and cancel may be exercised, based on the following provisions, whenever you believe that your Personal Data contained in our files is inaccurate, incomplete, unsuitable or excessive. If this is the case, you may exercise these rights via one of the previously established means.

Once your identity has been confirmed, CLIPPER will amend, oppose or cancel the data within the 10 days following receipt of your request.

Cancellation will lead to the personal data in question being frozen, and it will be kept internally for three years only available to the Public Authorities, Courts and Tribunals, for matters of any possible liability resulting from the processing. Once this period has elapsed, the person in charge of processing will definitively delete the data.

The rights to access, amend, cancel or oppose the data can be exercised by writing to:  
CLIPPER 1959 S.L.  
Address: C/ Metalurgia, 38-42, segunda planta.  
08038 Barcelona

## **8. Duty of secrecy**

CLIPPER shall maintain professional secrecy with regards the data included in the files, and this obligation will remain in force even after its relationship with the customer/user has come to an end. This duty of secrecy applies to all the CLIPPER personnel who may access and/or process the data belonging to the Customer/User.

## **9. Changes in regulations**

CLIPPER reserves the right to amend the Policy in order to adapt it to comply with new developments in legislation or case law, in standard codes of conduct on data protection, or for reasons of corporate strategy.

Notice will be given via our web page of such changes with the necessary amount of notice, notwithstanding the need to obtain consent from the parties affected when it has not been explicitly given under the terms of this Policy.

Should you have any doubts, questions or comments you would like to make with regards this Policy, please do not hesitate to contact us by sending an email to: [info@clipperstyle.com](mailto:info@clipperstyle.com) .