

PRIVACY POLICY

At Wefight we care about your privacy, so we invite you to read this Privacy Policy (hereinafter the “Policy”) to understand how your personal data are collected and processed within the scope of the provision of services.

This Policy applies to the Wefight’s website available at <https://www.pro.wefight.co/>

The provision of the Services offered by WEFIGHT through the website <https://www.pro.wefight.co/> that link to this privacy policy (collectively “Services”) requires the collection and processing of personal data within the meaning of Regulation (EU) 2016/679 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data of 27 April 2016 (“GDPR”), hereinafter referred to as the “Regulations”.

ARTICLE 1 DATA CONTROLLER

WEFIGHT, which can be contacted using the details below, is the Data Controller for the personal data collected and processed to permit you to use the Services offered through the Website.

WEFIGHT

Monsieur Benoît BROUARD
621 Rue Georges Méliès
34000, Montpellier
contact@wefight.co

ARTICLE 2 PERSONAL DATA COLLECTED

Primary purpose

Various Data may or must be collected and processed by WEFIGHT as the Data Controller to enable the use of the Services. Some of your personal data collected by WEFIGHT are essential, to enable the access to the Service.

- To subscribe to the WEFIGHT Newsletter
- To contact WEFIGHT or its DPO
- To contract with us

In the context of these services, the only data collected are those that you have agreed to share with us:

- **Identification data:** First name, Age, Gender, Email Address.
- **Contact details:** Name, Telephone number, Email address
- **Occupational data:** Job, Company name, Company details

WEFIGHT also collects your personal data automatically to analyze and measure the audience. This data is related to:

- **Terminal data:** Hardware model, information about the operating system and version, unique device IDs, information about the mobile network and about storage of the device.
- **Localization data:** IP address, time zone, information about the mobile service provider.
- **Usage data:** Frequency of use, functionalities visited, general usage habits.

To collect this information, WEFIGHT may also place cookies on your mobile device or computer or use other tracking technologies. To learn more, see our Cookie Policy available here:

<https://wefightregulatory.blob.core.windows.net/regulatory/Cookies2-EN.pdf>

Secondary purpose

WEFIGHT may also use your email addresses to send transactional or administrative communications (e.g., an e-mail confirming a telephone appointment between WEFIGHT and the healthcare professional...) and certain announcements relating to service (e.g., notifications about updates to the General Conditions of Use or the Privacy Policy) or to carry out B to B prospecting.

ARTICLE 3 LEGAL BASIS OF THE PROCESSING

WEFIGHT collects and processes your personal data only provided there is a legal basis for doing so. The legal basis includes CONSENT (when you agree to the processing of data), CONTRACT (when the processing of the data is necessary for the performance of the contract concluded between you and the Company) and the LEGITIMATE INTERESTS of WEFIGHT.

All the data are used for the sole purpose for which they were initially collected.

ARTICLE 4 HOW LONG IS PERSONAL DATA KEPT?

We keep personal data for different periods, depending on the type of information, the purposes of processing, legal requirements regarding certain types of data, and other factors.

When subscribing to our newsletter, your personal data is kept by WEFIGHT for the duration of this subscription and as long as you haven't objected to such a mailing.

When reaching WEFIGHT or its DPO via their email addresses or through a form, your personal data is kept for 1 year.

When contracting with us, we will stop processing your information when you are no longer our Customer/Partner.

If we have to retain your information for the purposes of complying with a contractual or legal obligation of retention, or to resolve disputes or enforce our rights we will restrict its access by specific persons or roles.

ARTICLE 5 SHARING OF YOUR PERSONAL DATA

Access to data is strictly limited to WEFIGHT's internal teams and, where applicable, to our service providers.

Data processed by WEFIGHT is hosted in the EU and processed either within the EU or such third country deemed to offer an adequate level of security by the European Commission, or by service providers that have entered into binding agreements that fully comply with the lawfulness of third country transfers.

The current list of sub processors is this:

- Microsoft AZURE - Web hosting - France
- Hubspot - Inbound marketing, sales and customer service - USA
- Clevertap - Emailing and marketing services - USA
- Google - Web analytics service - USA

ARTICLE 6 SECURITY

WEFIGHT implements state of the art security standards to prevent unauthorized access, maintain data accuracy, and ensure the correct use of information. WEFIGHT also implements appropriate organizational measures to protect your information.

WEFIGHT applies security standards also when working with business and technology partners. We only select and contract with processors and third parties who use appropriate security measures and provide sufficient guarantees, including technical and organizational measures, to ensure the appropriate protection of the data we entrust with them.

Moreover, we have set internal processes such as continuous training and policies that are frequently updated to ensure the availability and resilience of our systems and services. Additionally, we have defined an incident response plan in case of a physical or technical incident.

ARTICLE 5 INTERNATIONAL DATA TRANSFERS

The information we collect from you may be processed in third countries. Some third countries, such as the United States, have not currently received an adequacy decision from the European Union, which means that your data may not receive the same level of protection there as under the GDPR.

International data transfers are usually carried out on the basis of contractual or other rules provided for by law, which aim to ensure adequate protection of your data and which you can consult upon request.

We and our processors aim to apply appropriate safeguards to protect the privacy and security of your personal data. Therefore, we only process your personal data in accordance with the practices described in our Privacy Policy.

ARTICLE 6 RIGHTS TO PERSONAL DATA

Under the GDPR you have certain rights when it comes to our processing of your personal data. These rights may be applied depending on the legal basis for data processing. These are the right of access, the right of correction, the right to withdraw consent, the right of objection, the right to be forgotten, the right to limit processing and the right to portability.

Where you believe that WEFIGHT is not complying with its obligations, you can make a complaint or request to the relevant authority.

You can exercise your rights with WEFIGHT by any means available. Requests issued must be accompanied by proof of your identity.

WEFIGHT is committed to responding to requests within one 30 days of receiving a complete request.

WEFIGHT

621 Rue Georges Méliès

34000, Montpellier

dpo@wefight.co