

LEGAL NOTICE**PRIVACY POLICY: INFORMATION RIGHT**

DATA PROTECTION BASIC INFORMATION	
<i>Responsible</i>	DUSCHOLUX IBERICA, SA
<i>Goal</i>	To attend user requests
<i>Authentication</i>	User consent
<i>Recipient</i>	Other Group companies Data treatment supervisors within or outside UE, Subject to "Privacy Shield"
<i>Rights</i>	Access, modification and cancellation data, as well as many other rights, as explained in the additional information more info...
<i>Additional Information</i>	Additional and accurate Protection Data information can be consulted in our website: www.duscholux.es

ADDITIONAL INFORMATION

The hereby Protection Data Policy regulates personal data treatment given by the User through the Internet portal (henceforth, "The Portal") DUSCHOLUX IBERICA, SA provides to Internet users. The hereby Protection Data Policy is an integral part of the Legal Notice at any time accessible through The Portal.

The User guarantees the given data is real, correct, complete and updated, being responsible of any direct or indirect damage or disservice that might occur as result of neglecting the former obligation. In case the User provides a third-party data, he also guarantees having previously notified this party of document contents as well as being authorized to provide them to DUSCHOLUX IBERICA, SA for the mentioned purposes.

The Portal may offer functionalities to share contents through third-party applications, as YouTube, Facebook, Twitter, Pinterest, etc. These applications or social media may compile and treat information related to the User web surfing. Any personal data compiled by those applications might be used by its third-party users, remaining its interactions under the applications' companies privacy policies.

The Portal may launch online blogs, forums and other applications or social network services to ease content and knowledge exchanges. Any personal data provided by the User might be shared with other services users over whom DUSCHOLUX IBERICA, SA has no control.

In order to offer relevant services or information to the User location, DUSCHOLUX IBERICA, SA may access related data to the User's geolocation device, in case the Users configuration may allow it.

DUSCHOLUX IBERICA, SA might record the Internet Protocol address (IP) in anonymized or aggregated form, for technical security and system diagnostics purposes as well as web performance analysis.

¿WHO IS RESPONSIBLE OF USERS PERSONAL DATA TREATMENT?

Identity: DUSCHOLUX IBERICA, SA is a Spanish company registered in the Registro Mercantil de Barcelona, Tomo 3887, Folio 137, Hoja B-23708 y CIF A-08270761.

Postal address: Pol. Ind. Zona Franca Calle 60 Sector A , 08040, Barcelona.

Phone : +34 932234444

Mail address: administrador@duscholux.es

¿FOR WHICH PURPOSES DO WE TREAT USERS PERSONAL DATA?

DUSCHOLUX IBERICA, SA deals with the User provided information in order to answer its requests. Depending on the User appliance nature, the aim will be:

- a) To manage the Platform User registration: Provided Personal Data will identify the Platform User and provide access to the Platform functionalities, products and services at disposal.
- b) To contact the User through mail address, telephone, SMS or equivalent electronic communications media, regarding required software or Platform security updates or informative communications related to functionalities, products or hired services.
- c) To attend Users requests or applications made through our customer care channels either at the online Platform or physical store if there were.
- d) To manage CV sent through the Portal.
- e) To participate at blogs through comments.
- f) Communications through Línea Ética or Whistle-blowing Hotline, (v) surveys.
- g) Informative or advertising electronical communications about our products or services, based on the User interests.
- h) We can also provide information about our products and services to the construction industry professionals such as architects, engineers, contractors, developers and its suppliers as well as self-employed entrepreneurs and in general terms, legal entities agents related to the sector.

DUSCHOLUX IBERICA, SA will be allowed to elaborate a commercial profile based on the provided information. No computerized decisions will be taken based on the mentioned profile.

In case the User Portal registration is made by social login, DUSCHOLUX IBERICA, SA will only have access to the consented User Personal Data. Any information given online at the previously mentioned social apps could be shared by other third-party users, staying those interactions under the privacy policies of those service provider entities. DUSCHOLUX IBERICA, SA has no control or responsibility whatsoever regarding those entities or the use they may do with User Data.

INFORMATION ON DUSCHOLUX IBERICA, SA DATA TREATMENT IN DATA TRANSMISION

Data used or provided in informative and/or promotional communications treated by DUSCHOLUX IBERICA, SA pursue informative electronical transmission about its services, activities and publishing as well as online marketing campaigns updating and optimization or commercial profiling.

Consent to data transmission may be revoked anytime through enabled mechanisms on communications received.

Users can always exercise the rights to access, rectification, treatment limitation, deletion, migration and opposition, by sending a request to the postal address above indicated or by e-mail to the previously mentioned account.

¿HOW MANY TIME USERS PERSONAL DATA WILL REMAIN RECORDED?

In general terms, the provided User Personal Data Will remain recorded the necessary time to attend the User request or as long as the User do not require its deletion, notwithstanding the five or ten years term prescription on the derived action responsibility established on the 1964 Código Civil article and the 120-121 Código Civil de Cataluña articles, respectively, depending on jurisdiction. In the CV specific case, data will remain recorded during staff selection process unless otherwise indicated by the User.

¿WHAT DOES LEGITIMATE USERS PERSONAL DATA TREATMENT?

The legal legitimation basis to data treatment relies on the User consent or the necessity to management and maintenance of a prevailing User subscribed contract; User data treatment might also be needed to fulfil our legal responsibilities and finally we might use data to fulfil a legitimated purpose such as establishing contact with the User and offering it products and services of its interest.

Data treatment aiming information sending about our products and services to the construction sector professionals, whether self-employed entrepreneurs or legal entities agents related to the sector, will be legally based on the legitimated interest. Because of this, the above mentioned natural people, as interested party, may oppose to data treatment at any time, if they no longer wish to receive information from us.

¿WHO WILL BE THE RECIPIENT OF USERS PERSONAL DATA?

DUSCHOLUX IBERICA SA relies on several service suppliers to offer the previously mentioned products or services, such as computing processing and compiling. That is why we will proceed on communicate Users data when necessary to fulfil all the mentioned aims at the Protection Data Policy.

In the same way, data might be transferred to administrations and public institutions in compliance to DUSCHOLUX IBERICA, SA legal required obligations.

In cases in which the User request may justify it, identifying data may be handed to other entities affiliated to the DUSCHOLUX IBERICA SA network including those out of the European Economic Area to the mere purpose of attending the user request when connected to a third-party country.

¿WHICH ARE USERS RIGHTS WHEN PROVIDING PERSONAL DATA?

The User has the right to confirm whether its personal data are included in the DUSCHOLUX IBERICA, SA data treatment, as well as to access those personal data, request inaccurate data rectification, or given the case, its deletion if they are no longer needed for the aim they were compiled.

Under certain circumstances the User might request the limitation of its Personal Data treatment, in which case data will only be kept in order to exercise its complaining right.

In some particular circumstances the User might oppose at its Personal Data treatment. DUSCHOLUX IBERICA, SA will cease its Personal Data treatment, with exception of compelling legitimate purposes, claims or legal defense.

In relation to the present Policy, the User may address its concerns, as well as exercise its rights as established by the current law, by addressing to DUSCHOLUX IBERICA SA, at the above mentioned postal or electronic communication, specifying the nature's request along with an accredited identification document's copy (identity card).

The User or interested party may also have the right to revoke its consent at any time and may address the Agencia Española de Protección de Datos to submit the appropriate claim.

COMPLIANCE POLICY

We let you know that accordingly to the current law, DUSCHOLUX IBERICA, SA has implemented a Regulatory Compliance and Ethical Code following its commitment to transparency and proper management to provide an upmost quality Service.

The mentioned Compliance program, has been elaborated by a third-party company which has also evaluated the risk of punishable offenses commission by our legal entity. The evaluation conclusion states the upmost results to our company, given the transparency effort carried by all the entity members.

LSSICE

As established in section 21 of Act 31/2002, 11th July, *de servicios de la sociedad de la información y del comercio electrónico*, by accepting this legal notice, you are requesting and/or explicitly authorizing, receiving promotional or advertising communications by e-mail. As receiver of those communications you have the right to revoke the given consent at any time notifying so by postal or electronic mail at the abovementioned addresses, by using as a reference "BAJA CORREO ELECTRÓNICO".

We would also like to inform you that accordingly to the already mentioned Act 34/2000 11th July, we are required to keep the connection and traffic communications data recordings for a year.

TERMS OF USE

INTELLECTUAL AND INDUSTRIAL PROPIERTY AND TERMS OF USE: All text, image, sound, video, screen interactive design, graphic design, general o specialized information as well as the whole Website contents are DUSCHOLUX IBERICA, SA property or third-party entities property which licensed DUSCHOLUX IBERICA SA its use. All the trademarks, logotypes and industrial designs shown in this website are included in DUSCHOLUX IBERICA, SA industrial property, being sanctionable all kind of reproduction, distribution, transformation or public communication without the specific DUSCHOLUX IBERICA, SA consent.

Total or partial website contents disclosure, use, transmission, distribution, reproduction and transformation without express DUSCHOLUX IBERICA, SA consent is prohibited, except if otherwise is indicated, or those actions respond to a personal use that does not violate DUSCHOLUX IBERICA, SA statutory rights nor provides neither implies any license concession to the User. It is strictly prohibited its use for commercial, promotional, or other purposes contrary to law, morality or public order which could damage the Holder or legitimated third-party interests or reputation, as well as its distribution, modification, alteration or de-compilation.

It is not allowed any modification of Website originals neither its reproduction, public exhibit, presentation, distribution, or its use with commercial or public aim, unless DUSCHOLUX IBERICA, SA authorize it in writing both previously and explicitly. It is prohibited regarding this Terms of Use, any material´s use in another website or networked computer environment, whatever the aim.

Any Terms of Use infraction will end the previously provided authorization on the Site use, being the User obliged to the destruction of any printed or obtained website information.

EXCLUSION OF LIABILITY: DUSCHOLUX IBERICA, SA does not guarantee the Website information to be correct, updated or complete. The website may contain technical inaccuracies or typographical errors.

DUSCHOLUX IBERICA, SA does not assume any responsibility (and explicitly denies any responsibility) on this website updates nor guarantees the published information to be precise, accurate or complete. It is the User then who must confirm the published data to be precise and complete before making any decision about services, products or else describe in the website.

DUSCHOLUX IBERICA, SA does not assume any responsibility for any damage the User might suffer due to a lack of website availability or performance and/or to the hole or some of its components, information, services, contents etc. or due to the lack of exactitude or veracity from any of them, as well as for the damage the User might suffer through the Internet accessible spaces such as websites, hyperlinks or links provided by the Website.

USERNAME AND PASSWORD: In case any page from this website required a password access, the User will be responsible for its protection from non-authorized use or disclosure. It will rely under the User responsibility the proper use of its password and username at the website. In case of any non-authorized password use or disclosure, let DUSCHOLUX IBERICA, SA know immediately. Users may only choose as password words or numbers or combination of both not contrary to law, morality, good manners generally accepted and public order. It is not allowed the use of passwords that violate in any way the industrial and intellectual property right, those who match or resemble to social or corporate names or promotional slogans when lacking the legal title to do it. Liquidated damages the User may suffer or make third-parties suffer, as a result of its using keywords and passwords violating the Terms of Use hereby exposed, will remain of its unique and exclusive responsibility.

LINKS TO OTHER WEBSITES. Links from DUSCHOLUX IBERICA, SA site to other websites only respond to its usefulness. In case the User hits those external web links it will no longer remain in DUSCHOLUX IBERICA, SA site. DUSCHOLUX IBERICA, SA has not thoroughly examined all third-party websites, and has no control neither it is responsible for them or its contents. Therefore, DUSCHOLUX IBERICA, SA does not support neither makes any statement about those third-party sites, as well as any information, software, products or material they may content, o result may come from its use. The User will be the unique responsible when surfing third-party websites linked to DUSCHOLUX IBERICA, SA Site.

IMPROVEMENTS AND UPDATES: DUSCHOLUX IBERICA, SA reserves the right to unannouncedly modify its website, therefore contents and services provided in the website as well as the way they're located or presented, could be erased, added or changed.

TRANSLATIONS: This Website texts may be available in languages other than Spanish. Texts may be translated by a translator or by a software program with no human intervention or review. The mentioned translations are provided to the User benefit and DUSCHOLUX IBERICA, SA does not guarantee translations to be precise or complete in any case.

GOVERNING LAW AND JURISDICTION: DUSCHOLUX IBERICA, SA will pursue the infringement of the abovementioned Terms of Use as well as any website misuse in the exercise of civil and criminal actions applicably under law.

The abovementioned Terms of Use, Legal notice and the Spanish legislation will apply to settle about website uses and its contents, being the parties submitted under the Barcelona Courts jurisdiction, unless law states otherwise, with express waiver to any other jurisdiction it may correspond applicable by registered office.