

1. Intellectual property rights

All elements published on the web platform as well as their compilation and composition (texts, images, pictograms, data, etc.) may be protected by intellectual property rights.

By publishing your contribution on the web platform, you give your agreement to the visitors of the web platform and the members of the working group to reproduce, distribute and share its elements, such as texts, posters, checklists and other media, mentioning you as an author, among others through social media, in order to contribute to the inspiration of the citizen and provided that they are not used for commercial purposes.

2. Rules of conduct for the contributor

As a contributor to the web platform, you are responsible for your publications and your use of the web platform. Publications include all content submitted, published or distributed on the web platform by you or other users. Content elements include among others published ideas and testimonials, texts, images, icons, data, etc.

By contributing to this platform, you agree not to intentionally carry out transactions that could lead to the misuse of the identity of others.

It is therefore strictly prohibited:

- to infringe the intellectual property rights of third parties (in particular on texts and photographs) or the image rights of persons (publication of a photograph) for which you do not have the necessary authorization from the authors and/or rights holders;
- to publish intentionally content that is coarse, false, incorrect or misleading.

The working group reserves the right not to publish a case / idea if it does not comply with the rules mentioned above.

The working group reserves the right to reformulate and/or adapt a case/idea if the text contains language errors or inaccuracies. The reformulated and/or modified text will only be published with your prior consent.

Privacy Statement

1. General Provisions

This is the privacy statement of the de facto association Belgium Impact (BE.I), hereinafter referred to as the "working group".

By means of a national, publicly accessible web-platform for knowledge sharing (cases, ideas, experiences, innovations), the working group contributes to the networking, support and inspiration of citizens and social entrepreneurs in Belgium who are pursuing a societal impact.

The working group attaches importance to the protection and respect of your privacy. This privacy statement is intended to inform you, as a contributor to the web platform, about the processing of your personal data.

The working group may at any time update this privacy statement. Please consult it regularly. The adapted privacy statement will be published on www.be-impact.be ("website") and will automatically take effect on that date.

2. Legal framework

The working group processes and therefore acts as the controller of personal data (i) relating to you and/or (ii) relating to someone else and which have been communicated by you or on your behalf ("personal data").

This privacy statement is subject to data protection regulations, in particular:

(i) Act of 8 December 1992 on the protection of privacy in relation to the processing of personal data;

(ii) Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons in relation to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC ("GDPR");

(iii) any other applicable regulations to the protection of privacy and the processing of personal data,

(Together or separately the "privacy legislation").

3. Objective of processing: why do we process your data?

The working group will process your personal data in accordance with the provisions of the privacy legislation and this privacy statement, in order to:

- (i) carry out its activities as described in Article 1;
- (ii) direct marketing concerning its activities, such as newsletters, e-mails, invitations to conferences, exhibitions, seminars, workshops and other information that may be useful to the recipient;
- (iii) the transfer to subcontractors and contractual partners of the working group for the implementation of the above points;
- (iv) compliance with applicable regulations;

(Together or separately the "Objective")

4. Legal bases and applicability

The working group can invoke the following legal grounds for the processing of personal data:

- (i) the free, specific, informed and unambiguous consent given by you or on your behalf to the working group and or its partners (e.g. subcontractors or contractual partners) to process the personal data. This consent may be given in any way, such as, but not limited to: by letter, e-mail, online or offline consent form, link or registration, orally; and/or
- (ii) a legal obligation; and/or
- (iii) a legitimate interest of the working group.

5. What personal data do we collect and process?

The working group may request, collect and process personal data that may be useful for the Objective, including:

- e-mail address;
- name;
- first name;
- telephone number;
- language preference;
- IP address;
- Pictures or other images.

You guarantee that you are authorized (on behalf of the person concerned) to transfer your or his/her personal data to the working group. You guarantee

that, if necessary, you have obtained the necessary consent for the transfer as mentioned above of personal data and that you will indemnify and hold the working group harmless from any claim in this respect.

By accepting this privacy statement, you guarantee that the personal data you provide are correct and complete.

6. How long will your data be kept?

The working group stores the personal data and may use them in accordance with this privacy statement and the privacy legislation for as long as necessary to achieve the Objective. If the Objective is achieved, the working group will delete the personal data.

7. Who has access to your data and to whom will they be communicated?

Each visitor to the web platform has access to the name, first name and photo of the person who contributes to the web platform and who has given his or her consent to do so in accordance with this privacy statement.

The working group may transfer personal data to subcontractors or partners in order to carry out certain processing activities (e.g. hosting of the Web platform, other ICT purposes, etc.).

Without prejudice to the above, the working group guarantees not to transfer (other) personal data to (other) third parties unless:

- (i) there is a legal obligation to transfer the personal data;
- (ii) the working group has a legitimate interest in this.

8. What are your rights and how can you exercise them?

The legislation on the protection of personal data gives everyone a number of rights relating to their personal data. Everyone has the right to access, free of charge, to the personal data relating to him/her:

- (i) to access and copy them;
- (ii) to correct them if they are incorrect or incomplete;
- (iii) to have them deleted as far as:

- a. these are no longer necessary to achieve the Objective;
 - b. the consent is withdrawn and there is no other legal basis for the processing of the personal data;
 - c. an objection is raised to the processing and there is no other legal basis for the processing of the personal data;
 - d. the personal data have been unlawfully processed;
 - e. there is a legal obligation to erase the personal data;
- (iv) to limit the processing of personal data;
 - (v) to have the personal data transferred to a third party;
 - (vi) to object the processing of personal data, in particular in the context of direct marketing. Anyone may object, at any time and free of charge, to the processing of his/her personal data for direct marketing purposes. This means, among other things, that one can always unsubscribe from newsletters, mailing, etc. and that the working group may no longer send them;
 - (vii) to withdraw the consent on the basis of which the working group is entitled to process it;
 - (viii) to lodge a complaint with the Data Protection Authority if he/she believes that the processing of his/her personal data is in breach of the Privacy Law:

By e-mail:

contact@apd-gba.be

By post:

Data Protection Authority
Press office 35, 1000 Brussels

By phone:

+32 (0)2 274 48 00

By fax:

+32 (0)2 274 48 35

To execute the rights mentioned above and for further questions, please send a written, dated and signed application by e-mail to the working group at: hello@be-impact.be

However, the exercise of your rights as set out above is subject to the requirements and conditions set out in the privacy legislation.

9. Storage and protection

The working group commits itself to take all reasonable measures to protect your personal data by means of technical security measures and an appropriate security policy against destruction, loss, modification or unauthorized processing.

You acknowledge and accept that the forwarding and storage of personal data is never without risk and consequently that the damage that you or the data subject would suffer as a result of the unlawful use of personal data by third parties can never be claimed from the working group.

10. Responsibility

The working group can only be held responsible for damage resulting from the processing of personal data as a result of an error or carelessness on the part of the working group. Under no circumstances, the working group can be held responsible :

- (i) in case of force majeure,
- (ii) for indirect or consequential damage,
- (iii) for any damage resulting from errors, shortcomings or omissions of you or of third parties, other than the processors of the working group.

The total responsibility of the working group is in all cases limited to 2,500 (two thousand five hundred) euros for breaches of this privacy statement and / or privacy legislation.

11. Splitability

If any provision in this privacy statement is found to be unlawful or unenforceable, that provision will be amended to the extent necessary to make this provision legal or enforceable, so that the original meaning of the provision is retained as much as possible.

Where possible, the provisions of this privacy statement will be interpreted in such a way that they are legal and enforceable under the applicable law.

However, if any provision of this Privacy Statement should be declared as invalid, unlawful or unenforceable in whole or in part, the remainder of the provision and of this Privacy Statement shall continue in full force and effect as if such invalid, unlawful or unenforceable provision had never been included.

12. Applicable law and competent court

You agree that Belgian law exclusively governs all matters between you and the working group relating to personal data and other privacy matters.

Any dispute in relation to personal data and other privacy matters falls under the exclusive jurisdiction of the Brussels Enterprise Court, to the exclusion of any other court.