

1. Legal notice**2. Privacy policy**

- 2.1. Who is responsible for treatment?
- 2.2. What information do we collect and treat from the user through the website?
- 2.3. For what purpose do we process the user's personal data?
- 2.4. What is the legitimation of the treatment of user data?
- 2.5. How long will dentool treat your personal data?
- 2.6. What destinations will the user's personal data be communicated to?
- 2.7. What are the user's rights?
- 2.8. How are commercial and promotional communications revoked?
- 2.9. What safety measures do we implement?
- 2.10. Social media policy

3. Intellectual and industrial property**4. Cookies**

- 4.1. Basic information
- 4.2. Detailed information

5. Changes to the legal text**6. Regulation and jurisdiction**

1. Legal notice

In compliance with article 10.1 of Law 34/2002, of July 11, Services of the Information Society and Electronic Commerce (LSSI) the identification data of the holder are indicated:

Responsible SMILEZ SIMON, S.L. (hereinafter, "DENTOOL")

CIF B70473855

Contact Email info@dentoolapp.com

Registration Data Commercial Register of A CORUNA T 3569, F 166, S 8, H C 53923, I/A 2 (17.03.16)

Trademark OEPM "DENTOOL" [File M3603928](#)

2. Privacy policy

Through this Privacy Policy, the user is informed in a clear, precise and concise way. If the user accepts it, he/she will give us his/her consent in a free way, informed, specific and unequivocal for DENTOOL to process your personal data, in accordance with Regulation (EU) 2016/679 on the protection of natural persons, through the processing of your personal data and their free movement (GDPR) and Organic Law 3/2018, of December 5, on the Protection of Personal Data and Guarantee of Digital Rights (LOP-DGDD) (European and national legislation in force on protection of protection of data).

2.1. Who is responsible for treatment?

The identification data of the controller are indicated in paragraph 1.

2.2. What information do we collect and treat from the user?

• Through our corporate email

Through our email: info@dentoolapp.com you can write to us and/or require the information you deem necessary to clarify the doubts related to our services.

• App

In-app browsing data: IP address, browser, operating system, device type.

In the event that the user provides us with data from third parties, he/she will assume the responsibility of having previously informed him and have his consent to do so, in accordance with Article 14 of the GDPR.

2.3 For what purpose do we process the user's personal data?

DENTOOL processes personal data for the purposes set out below, depending on the reason for which they were provided:

- a) Contact, process, manage and respond to the user's request, request, incident or consultation.
- b) Allow downloading of the App.
- c) You will only be sent with associated information if you give your express consent to do so.

2.4. What is the legitimation of the treatment of user data?

The legal basis for the processing of your personal data for the purposes set out in the previous section: a) and b) is the execution of the provision of the corresponding **service**, and is a mandatory obligation to do so.

For purpose c) the express consent of the user will be necessary.

2.5. How long will the user's personal data be treated?

The data for the **management of queries, requests and download of the App** will be kept for the time necessary to respond to them, and, where appropriate, as long as the interested party does not request the withdrawal of their consent to send information related to their query.

2.6. What destinations will the user's personal data be communicated to?

As a general rule, your data will not be transferred to third parties unless there is a legal obligation or is necessary to carry out the provision of the service. Keeping this in mind:

- a) The personal data of the user may be communicated to the financial institutions through which the management of collections and payments is articulated.
- b) They could also be communicated to the competent public administrations in the cases provided for by the Law.
- c) If applicable, they will also be communicated to DENTOOL Data Processors for the correct provision of the service.

2.7. What are the user's rights?

Any user who provides their personal data to DENTOOL may exercise the following rights:

- Access, rectification, opposition, deletion, portability, and limitation of processing, as well as reject the automated processing of personal data collected by DENTOOL.
- In turn, any user shall have the right to withdraw the consent that he/she has granted at any time.

These rights may be exercised free of charge by the user, referring to the request that is specified in the request through the contact details listed in paragraph 1 (registered office or email).

DENTOOL reminds the user that he/she has the right to lodge a complaint with the relevant Supervisory Authority, provided that he or she considers that their rights have been infringed. The competent authority in Spain is the Spanish Data Protection Agency (www.aepd.es).

2.8. How are commercial and promotional communications revoked?

The user has the right to revoke his/her consent given at any time for the sending of commercial communications, simply by notifying DENTOOL and informing that he/she does not wish to continue receiving commercial communications. To do this, the user may revoke his/her consent by referring to his/her request through the contact details listed in paragraph 1.

2.9. What safety measures do we implement?

DENTOOL undertakes to comply with the obligation of secrecy of personal data and its duty to keep them, processing the personal data of the user at all times in an absolutely confidential manner, adopting for this purpose the necessary technical and organizational measures that guarantee the security of their data and prevent their alteration, loss, treatment or unauthorized access, taking into account the state of technology, the nature of the data stored and the risks to which they are exposed.

2.10. Social media policy

DENTOOL has a corporate profile on the social networks of Facebook, Instagram, Twitter and YouTube.

Therefore, DENTOOL is the "Data Controller" by virtue of the existence of such profiles on social networks and in the face of the fact that you follow us and by virtue of it we can also follow you.

This means that if you decide to join our corporate profile as a follower or by giving a "Like" or a

“Like” to our content or profile, you accept this policy, where we explain your rights and how we use your data.

As the controller of your data, we guarantee confidentiality in the treatment and compliance with your rights, always under the effects of the current regulations on data protection.

Elsewhere, we inform you that we will use these social networks to advertise news or relevant information related to the services we offer, or on topics that we consider to be of interest to you. Using the features of these platforms, you may receive news on your wall or profile with this type of information.

However, we also inform you that there is no link between DENTOOL and such platforms or social networks, so you will accept their policy of use and conditions once you access them and / or validate their notices and terms and conditions in the registration procedure, not being responsible DENTOOL being responsible for the use or processing of your data that is made outside the strict relationship and provision of services indicated in this policy.

3. Intellectual and industrial property

We warn you that DENTOOL owns all the intellectual and industrial property rights of the website and the App, as well as all its elements (including: images, sound, audio, video, software or texts; trademarks or logos, color combinations, structure and design, selection of materials used, computer programs necessary for its operation, access and use, etc.).

The website and the App contain texts that aim to inform their users and customers. Any errors or omissions in the generated content will in no case be liable DENTOOL.

4. Cookies

4.1. Basic information

One of the ways to collect personal information indirectly is through cookies and for that reason, within the LSSI, there is a section dedicated to cookies that requires those of us who have a website to download third-party cookies to your browser, we have the obligation to inform the user about the type of cookies, the duration and purpose of each of them.

Although it is not easy work, in this policy you will be able to know the type of most stable cookies used by this website and what type of information they collect from the users who visit it.

As a user, you can refuse the processing of data or information by blocking these cookies by means of the appropriate settings of your browser. However, you should know that if you do, this site will not work properly.

That is why it is important that you read this cookie policy and understand that, if you continue browsing, I will consider that you accept its use. You can change your browser settings to be notified of the reception of cookies on your hard drive or disable if you wish the ability to store such cookies on your hard drive.

4.2. Detailed information

Below are the cookies we use on the DENTOOL website.

Own cookies	Type	Purpose
dentool_session	Technical	Generated by the application server when you create a user session on the web.
dentool_cookies	Personalisation	Cookie for the acceptance of the cookies policy.
Third party cookies	Type	Purpose
_ga _gid _gat	Google Analytics	Collecting information about user navigation through the site in order to know the origin of visits and other similar data at a statistical level. It does not obtain data on the names or surnames of the users or the specific postal address from which they connect.

What is a cookie?

A cookie is a text file that is downloaded to the user's terminal computer when accessing certain web pages for the purpose, among other things, of storing and retrieving information about the browsing habits of a user or his/her computer in order to browse effectively across the pages, remember your preferences, better understand how the Website works and, in general, improve your internet browsing experience. Unless you have set your browser to disable cookies, our system will use cookies as soon as you visit our Website.

For what do we use cookies on our website?

Cookies are an essential part of how our Website works. At DENTOOL we use cookies on our website to:

- Improve our services by ensuring that our Websites work properly.
- Store your preferences, such as the language you selected or the font size.
- Know your browsing experience and show you personalized content.
- Statistical purposes, since they allow to collect anonymous statistical information, such as which pages have been visited, from what location or how long it has remained in them.
- Improve the Website, by means of estimates of numbers and usage patterns, the adaptation of the Website to the interests of users, the acceleration of searches, etc. Cookies are also very useful helping to identify and resolve errors.

For what we do NOT use cookies on our website?

Cookies are only associated with your browser and do not themselves provide personal data (such as your address, password, etc.). Cookies do not corrupt or damage your device.

Who uses the information stored in cookies?

The information stored in the cookies of the Website www.dentoolapp.com is used exclusively by DENTOOL, except those identified below as "third party cookie" (Google Analytics), which are used

and managed by external entities to provide us with services requested by us to improve our services and the user experience when browsing our Website. The main services for which these “third party cookies” are used are obtaining browsing statistics.

How to uninstall cookies

If a user wishes to uninstall the cookies used by the website www.dentoolapp.com from their browser, then we leave the instructions for different browsers:

[Internet Explorer](#)

[Microsoft Edge](#)

[Firefox](#)

[Chrome](#)

[Safari](#)

5. Changes to the legal text

DENTOOL may amend this legal text in accordance with applicable law at any time. In any case, any modification of the Legal Notice and the Privacy Policy will be duly notified to the user so that, he is informed of the changes made in the processing of his personal data and, if the applicable regulations so require, the user can grant his consent.

6. Normative and jurisdiction

Our legal texts are governed by Spanish law. These texts will remain accessible to users at all times from our website.

If the parties do not agree to submit to mediation or arbitration in advance, this legal notice establishes the agreement to submit to the Courts and Tribunals of A Coruña expressly waiving any other jurisdiction.

Last modified 17 de February de 2020.