"More information on the processing of shareholder data"

For what purpose?

For the maintenance of a list of shareholders, number of shares and the depositary entity that holds the shares, for the purpose of knowing the shareholding structure, as well as the calling and holding of shareholder meetings and for sending requested information.

Why can they do so?

In compliance with the provisions set forth in Legislative Royal Decree 1/2010, of 2nd July, approving the restated text of the Spanish Companies Act and to guarantee shareholders rights.

Who else has Access to your data?

The Company Register and the Tax Office in compliance with legally established tax and registration obligations.

Financial depositary institutions and notaries involved in operations related to the representation and transfer of shares.

What are your rights and where can you demand them?

The right to access your data and be informed about its use.

The right to correct data which is incomplete or incorrect.

The right to delete data when it is no longer necessary, in accordance with law, consent is withdrawn or you object to its use, amongst other reasons.

The right to object to the processing of data based on personal conditions, in which case once the reasons have been examined the data will no longer be processed.

The right to restrict the processing of the data while assessing the legal validity of the request, opposition to erasure or you wish them to be conserved in order to exercise or defend claims.

Withdrawal of consent for the processing of your data, which shall not affect the processing carried out up to that time.

You can request to exercise these rights by sending written notification to: *Dpto. de atención de derechos de los interesados, c/ Cimadevilla 8, 33003 Oviedo (Asturias) or by sending an email to the following address* <u>atencion.derechos@grma.masaveu.com.</u>

You can also submit a complaint to the Spanish Data Protection Agency (AEPD) if you think that your data is not being processed in compliance with law.

How long will your data be kept for?

Your data will be kept as long as the company continues its operations and up to six years after its liquidation.