

Privacy Policy

Outdare Branding wants to help you better understand how your data is collected, used, protected, and shared.

This Privacy Policy is designed to help you understand your privacy choices when you visit our website or use our services. It does not apply to other websites or services that we do not control.

What data do we use and why do we use it?

Outdare Branding uses the information that you knowingly and voluntarily provide when you use our website and services. The website has the option to contact us via a contact form. This form asks for the name and email

address of the visitor. This information is only used by Outdare Branding to deal with the question and not shared

with third parties. After the visitor's question has been dealt with, the aforementioned data will be deleted by Outdare Branding.

How is your data used?

Outdare Branding uses Google Analytics to keep track of how visitors use our website. In this way, we can further improve the website and see what is used often or less often. This only concerns anonymous data, never personal data. We have concluded a processor agreement with Google about the handling of this data. We do not allow Google to use the obtained Analytics information for other Google services. Click [here](#) for more information about how Google uses the information you provide.

Other Website

Articles on this website may include embedded content (e.g. videos, images, articles, etc.). Embedded content from other websites behaves in the same way as if the visitor has visited the other website. These websites may collect data about you, use cookies, embed additional third-party tracking, and monitor your interaction with that embedded content, including tracking your interaction with the embedded content if you have an account and are logged in to that website.

Your Rights

You can request to receive an exported file of data we use about you, including any data you have provided to us. This Privacy Policy follows the General Data Protection Regulation, and all rights contained in the GDPR apply to you. You can get more information about the protection of your rights by contacting us using the "Contact" section on our website.

Updates

We may update this Privacy Policy from time to time in response to changing legal, technical or business developments. When we update our Privacy Policy, we will take appropriate measures to inform you, consistent with the significance of the changes we make. We will obtain your consent to any material Privacy Policy changes if and where this is required by applicable data protection laws. You can see when this Privacy Policy was last updated by checking the date displayed at the bottom of this Privacy Policy.

Questions

If you have any additional questions about our Privacy Policy, do not hesitate to contact us via email marten@outdarebranding.com.

Disclaimer

By visiting this website and/or using the information provided on or via this website, you agree to the applicability of this disclaimer. In the event of a conflict between the conditions of specific products and services ordered via this website and this disclaimer, the conditions of these services will prevail.

General

The Outdare Branding website has been compiled with the greatest possible care. Outdare Branding strives to provide correct and up-to-date information on its website. The information on this website can be changed by Outdare Branding without further notice. We take the necessary care when compiling and maintaining the website and use sources that we consider reliable. Nevertheless, Outdare Branding cannot guarantee that the offered services will not be outdated and/or still correct over time. Outdare Branding cannot accept any liability for any damage resulting from the use of the information on this website. No rights or claims can be made in any way whatsoever from the content of this website. Your visit to the website and the information you provide herewith will be treated confidentially, with due observance of the applicable rules to protect your privacy and the other rules of Dutch law.

Use of the Outdare Branding website

The information on this website is for general information only. No rights can be derived from the information on this website. Although Outdare Branding takes care in compiling and maintaining this website and uses sources that are considered reliable, Outdare Branding cannot guarantee the correctness, completeness and topicality of the information provided. Outdare Branding also does not guarantee that the website will function flawlessly or without interruption. Outdare Branding explicitly rejects any liability concerning the correctness, completeness, topicality of the information provided and the (undisturbed) use of this website.

Information from third parties, products and services

When Outdare Branding displays links to websites of third parties, this does not mean that the products or services offered on or via these websites are recommended by Outdare Branding. Outdare Branding accepts no liability and no responsibility for the content, use or availability of websites referred to or referring to this website. The use of such links is at your own risk. The information on such websites has not been further assessed by Outdare Branding for correctness, reasonableness, topicality or completeness.

Using Information

Outdare Branding reserves all intellectual property rights and other rights concerning all information offered on or via this website (including all texts, graphic material and logos). It is not permitted to copy, download or in any way publish, distribute or reproduce information on this website without the prior written permission of Outdare Branding or the rightful permission of the rights holder. You may print and/or download information on this website for your personal use.

Amendments

Outdare Branding reserves the right to change the information provided on or via this website, including the text of this disclaimer, at any time without further notice. It is recommended to periodically check whether the information provided on or via this website, including the text of this disclaimer, has been changed.

Applicable law

Dutch law applies to this website and the disclaimer. All disputes arising from or in connection with this disclaimer will be submitted exclusively to the competent court in the Netherlands.

Responsible Disclosure

In the unlikely event that there is a weak spot in one of our systems. If you discover a vulnerability, we ask you to report it as soon as possible so that we can take the necessary measures.

We ask you to:

- Pass it on to us as soon as possible after the discovery of the vulnerability;
- E-mail your findings to marten@outdarebranding.com ;
- Provide sufficient information to reproduce the problem so that we can resolve it as quickly as possible. Usually, the IP address or URL of the affected system and a description of the vulnerability is sufficient, but more complex vulnerabilities may require more information;
- Leave contact details so that we can get in touch with you to work together on a safe result. Leave at least an e-mail address or telephone number;
- Not to share information about the vulnerability with others until it is resolved;
- To deal responsibly with the knowledge of the security problem by not taking any actions that go beyond what is necessary to demonstrate the security problem;

- To realize that any information from Outdare Branding systems falls under the duty of confidentiality and that further disclosure of that information is punishable.

In any case, avoid:

- Placing malware;
- Copying, changing or deleting data or configurations of a system (an alternative to this is making a directory listing or screenshot);
- Make changes to the system;
- Repeatedly accessing the system or sharing access with others;
- Using so-called "brute force" to gain access to systems;
- the use of denial-of-service attacks or social engineering.

You can expect the following from us:

- If your report meets the above conditions, we will not attach any legal consequences to this report. We treat your report with strict confidentiality and do not share personal information with third parties without your permission unless this is required by law or by a court order;
- We will send you a confirmation of receipt;
- We will respond to your report within 14 working days with our assessment of the report and an expected resolution date;
- We will keep you informed of the progress. We will resolve the security problem you have identified in a system within a reasonable period. We determine in mutual consultation when and how this will be published;
- In mutual consultation, we can, if you wish, mention your name as the discoverer of the reported vulnerability.