

Privacy Policy

1. Scope

This policy, in line with the Personal Data Protection Law of the Argentine Republic (Law 25.326), was established by the management and provides principles to guide the members of the company's data privacy governance structure involving those responsible for controlling the organization, directors, officials, employees, etc., on best practices regarding the use and acceptable treatment of personal data in the context of the company's business processes and in compliance with the protection of fundamental rights to freedom and privacy and the free development of the personality of the individual, having personal data protection, the following reasons:

- Respect for privacy;
- Information self-determination;
- Freedom of expression, information, communication, and opinion;
- Inviolability of privacy, honor, and image;
- Economic and technological development and innovation;
- Free enterprise, free competition, and consumer protection; and
- Human rights, free development of personality, dignity, and exercise of citizenship by natural persons.

This policy applies to the processing of personal data collected by the company, directly or indirectly, from all individuals, including, among others, job candidates, employees, customers, suppliers, contractors/subcontractors, business partners, shareholders, or current, future, or potential partners, any third party, with "Personal data" defined as any data relating to an identified or identifiable individual or a person who can be identified by means that can reasonably be used.

All data processing operations of the company comply with the assumptions provided for in the Personal Data Protection Law, the so-called legal bases for the processing of personal data. These assumptions are:

- Through the consent of the data subject;
- For the fulfillment of a legal or regulatory obligation by the company;
- When necessary for the performance of a contract or pre-contractual procedures related to a contract in which the data subject is a party, at the request of the data subject;
- For the regular exercise of rights in judicial, administrative, or arbitration proceedings;
- For the protection of the life or physical safety of the data subject or third party;
- When necessary to meet legitimate interests of the company or a third party, except in cases where fundamental rights and freedoms of the data subject requiring the protection of personal data prevail;
- For credit protection, including provisions of relevant legislation.

2. Personal Data Processing

The processing of personal data by this company will consider the processing assumptions described above, as well as compliance with good faith and other principles established in the legal system:

- PURPOSE: carry out the processing for legitimate, specific, explicit, and informed purposes to the data subject, with no possibility of subsequent processing incompatible with these purposes. Subsequent processing will only be possible if it is compatible with these purposes. In the case of the organization, the purpose relates to the performance of its daily activities related to its main activity, duly established by law, and compliance with a legal or regulatory obligation;
- SUITABILITY: compatibility of processing with the purposes informed to the data subject, according to the context of the processing;
- NECESSITY: limitation of processing to the minimum necessary for the fulfillment of its purposes, covering relevant, proportional, and not excessive data in relation to the purposes of data processing;
- FREE ACCESS: guarantee to data subjects of free and simple consultation about the form and duration of processing, as well as the integrity of their personal data;
- DATA QUALITY: guaranteeing data subjects the accuracy, clarity, relevance, and updating of data, according to the need and for the fulfillment of the purpose of their processing;



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- TRANSPARENCY: ensuring data subjects clear, accurate, and easily accessible information about the processing and the respective data processing agents, observing commercial and industrial secrets;
- SECURITY: use of technical and administrative measures to protect personal data from unauthorized access and accidental or unlawful destruction, loss, alteration, communication, or dissemination;
- PREVENTION: adoption of measures to prevent damage from the processing of personal data;
- NON-DISCRIMINATION: impossibility of processing for illicit or abusive discriminatory purposes;
- RESPONSIBILITY AND ACCOUNTABILITY: demonstration, by the agent, of the adoption of effective measures capable of proving compliance with personal data protection rules and, even, the effectiveness of such measures.

3. Collection

Collection is one of the possible processing operations to be carried out with the personal data of data subjects. Considering that data processing can be represented by a life cycle, this operation represents the initial stage responsible for obtaining the personal data of the citizen (data subject).

Considering that collection is the initial operation of personal data processing, this operation by the institution must only be carried out in compliance with the processing assumptions, security measures, principles, data subject rights, and other rules provided by the Law.

4. Rights of the Data Subject

The company will address requests from data subjects, which may obtain, upon request:

- Confirmation of the existence of personal data processing by the company;
- Access to the data subject's personal data;
- Correction of incomplete, inaccurate, or outdated data;
- Anonymization, blocking, or deletion of unnecessary, excessive, or unlawfully processed data in accordance with applicable legislation;
- Data portability to another service or product provider, upon explicit request, in accordance with current legislation, while safeguarding commercial and industrial secrets. This portability does not include data that has already been anonymized;
- Deletion of personal data processed with the consent of the data subject, except when necessary for the fulfillment of the company's legal/regulatory obligation;
- Information about public and private entities with which the company has used shared data;
- Information about the possibility of not giving consent and the consequences of such refusal;
- Withdrawal of consent when all treatments performed previously are considered normal;
- Review of decisions made solely on the basis of automated processing of personal data, which may consequently affect the interests of data subjects, including decisions aimed at defining their professional, consumption, credit, or personality profile;
- Opposition to processing based on any of the grounds for waiving consent.

5. Policy Updates

The company may update this Policy from time to time as our business changes or legal requirements change. Major changes to this policy will be posted on the company's website when they take effect.

6. Cookies

Cookies are small text files that are stored on your computer when you visit certain web pages. At TRANSPACK ARGENTINA, we use cookies to understand how our sites are used, which helps us improve your overall online experience. Some of the cookies we use are necessary for some of our sites to work, while other cookies are used to provide personalized advertising by trusted third parties. For more information about cookies, please visit www.aboutcookies.org

The different types of cookies we use

TRANSPACK ARGENTINA uses the following categories of cookies on our website:

Strictly necessary: these cookies are essential for certain functions of our website to work. These cookies do not record personally identifiable information, and we do not need your consent to place these cookies on your device. Without these cookies, some services you have requested cannot be provided.

Performance: these cookies are used to collect anonymous information about how you use our websites. This information is used to help us improve our websites and understand the effectiveness of our ads. In some cases, we use trusted third parties to collect this information for us, which may include recording your use of our website, but they only use the information for the purposes explained. By using our website, you agree that we may place this type of cookies on your device. You have the right to object to being recorded on our websites by clicking [here](#).

Functionality: these cookies are used to provide services or remember settings to enhance your visit, such as text size or other preferences. The information collected by these cookies is anonymous and does not allow us to track your browsing activity on other websites. By using our website, you agree that we may place this type of cookies on your device.

Cookie Management: if you prefer to restrict, block, or delete cookies from TRANSPACK ARGENTINA or any other website, you can use your browser to do so. Each browser is different, so please refer to the "Help" menu of your particular browser to learn how to change your cookie preferences. If you choose to disable all cookies, we cannot guarantee the performance of our website, and some features may not work as expected.

7. Information Security

The company adopts appropriate technical and organizational measures to protect data subjects' personal data against accidental or unlawful alteration or loss, or against their unauthorized use, disclosure, or access. It is the company's commitment to meet applicable data protection requirements based on the principles of privacy by design and privacy by default.

The company conducts a privacy impact assessment to adopt appropriate safeguards to ensure the protection of personal data.

8. Exercise of Data Subject Rights

Any questions about any data processing operation carried out by the company, as well as any complaints, communications, and requests for clarification, may be directed to: info@transpack.com.ar