PRIVACY NOTICE
linked to the personal data collected through the website
www.articulo19.org

STATEMENTS

1.- WHEN ENTERING AND USING THE INTERNET PORTAL, WHOSE DOMAIN NAME IS: www.articulo19.org (HEREINAFTER REFERRED TO AS “ARTÍCULO 19”) YOU (THE USER) DECLARE THAT YOU ARE ACCEPTING THE TERMS AND CONDITIONS CONTAINED IN THIS NOTICE AND EXPRESSLY DECLARE AND GRANT YOUR ACCEPTANCE AND CONSENT USING ELECTRONIC MEANS FOR THIS PURPOSE, IN ACCORDANCE WITH ARTICLE 1803 OF THE FEDERAL CIVIL CODE.


3.- IN THE EVENT THAT THE USER CONTINUES TO USE www.articulo19.org, WHETHER IN A TOTAL OR PARTIAL WAY, THAT ACTION WILL BE CONSIDERED AS THEIR ABSOLUTE ACCEPTANCE OF THE TERMS AND CONDITIONS SET FORTH HEREIN.

4.- THE SOLE USE OF THE WEBSITE GRANTS THE PUBLIC USER (HEREINAFTER REFERRED TO AS THE "USER" OR "USERS") AND IMPLIES THE FULL AND UNCONDITIONAL ACCEPTANCE OF EACH AND EVERY ONE OF THE GENERAL AND PARTICULAR CONDITIONS INCLUDED IN THIS PRIVACY NOTICE IN THE VERSION PUBLISHED BY ARTÍCULO 19, AT THE MOMENT THE USER ACCESSES THE PAGE. ANY MODIFICATION TO THE PRESENT TERMS OF USE WILL BE MADE WHEN ARTÍCULO 19 CONSIDERS IT APPROPRIATE, BEING THE EXCLUSIVE RESPONSIBILITY OF THE USER TO ENSURE THAT HE/SHE IS AWARE OF SUCH MODIFICATIONS.

5.- THE PARTIES AGREE THAT IN THE ABSENCE OF ERROR, FRAUD, BAD FAITH OR ANY OTHER DEFECT OF WILL THAT COULD INVALIDATE THE VALIDITY OF THIS INSTRUMENT, BOTH AGREE TO BE BOUND BY THE FOLLOWING PROVISIONS:

PROVISIONS

ARTÍCULO 19, is committed to respecting your privacy. This Privacy Notice (hereinafter the "Notice") is made available to you in compliance with the provisions of the Federal Act on the Protection of Personal Data in the Possession of Individuals (hereinafter the "Act"), and applies only with respect to personal data, which is collected through the website: www.articulo19.org.
The Notice identifies the personal data that ARTÍCULO 19 collects, in a legitimate way, as well as the purpose for which they are processed, their transfer and the means that the user has to exercise their right to information self-determination and the rights of Access, Rectification, Cancellation and Opposition (hereinafter "ARCO Rights").

This Notice describes the measures that ARTÍCULO 19 takes to protect the security of the personal data it processes.

1.- Data we collect

The User acknowledges and accepts that ARTÍCULO 19 does not obtain personal information automatically, but requires the User to provide it directly through the tool where Users can leave their comments on the website www.articulo19.org.

For the purposes of this Notice ARTÍCULO 19 may collect and process, but not limited to, the following information concerning an identified or identifiable individual: Name, Surname, Sex, Date of birth, Country, Address, Postal Code, City, State, Phone, Mail, Password.

ARTÍCULO 19 will use IP (Internet Protocol) information to analyze any type of threat to the www.articulo19.org website and will not be used to identify Users, except where there is a likelihood of fraudulent activity.

2.- Use of Cookies.

The www.articulo19.org website may use "cookies" in connection with certain features or functions. Cookies are specific types of information that a website transmits to a User's computer hard drive for record-keeping purposes. Cookies can serve to facilitate the use of a website by saving passwords and preferences while the User is visiting the site. www.articulo19.org does not use cookies to obtain personally identifiable data from a User's computer that was not originally sent as part of the cookie. Although most browsers automatically accept cookies, you can set your browser not to accept them.

3.- Identity and address of the person responsible for collecting them.

You are hereby informed, for all legal purposes, that the person who collects the personal data obtained from the website whose address is www.articulo19.org, whose Office for Mexico and Central America is located in: José Vasconcelos 131, Col. San Miguel Chapultepec Delegación Miguel Hidalgo, P.C 11850, Mexico City.
4.- Data processing purposes.

ARTÍCULO 19, will collect data from individuals who visit the website www.articulo19.org, to obtain from them the information indicated in paragraph 1 (one-Data collected) of this clause, in order to store, manage and / or use it and, specifically, to: (i) access, handle and use the personal data provided by the user; (ii) validate the registration information of ARTÍCULO 19, and (iii) to be able to contact them and make them aware of the services offered and provided by the portal.

5.- Options and means offered to individuals to limit the use or disclosure of their data

ARTÍCULO 19, undertakes its best effort to protect the security of the personal data that the User or owner is providing, through the use of technologies that control access, use or disclosure of personal information without authorization; for this purpose, personal information is stored in databases with limited access that are located in controlled facilities with security mechanisms; ARTÍCULO 19 agrees that the information provided by the user is considered confidential, used under full privacy and will not be shared with other users.

6.- Means of exercising ARCO rights.

In case the User needs to rectify, cancel or retract the personal data he has provided through the website www.articulo19.org, the User is provided with the following e-mail address, through which all requests will be answered: comunicacion@articulo19.org

For such purposes, the holder-user must follow the following procedure:

6.1.- Send a request or data message to the e-mail specified above, in which you indicate:

6.1.1.- The User's full name, address and e-mail address to receive the response generated by your request;

6.1.2.- The purpose of your request;

6.1.3.- The arguments supporting your application or request;

6.1.4.- Official identity document that proves you are who you say you are;

6.1.5.- Clear and accurate description of the personal data regarding which the User seeks any of the ARCO rights, and any other element or document that facilitates the location of the personal data.

6.1.6.- In the case of requests for rectification of personal data, the holder-user must indicate, in addition to the above, the changes to be made and provide documentation to support their request.
6.2.- ARTÍCULO 19 shall notify the holder, within a maximum period of 20 (twenty) working days from the date on which the request for access, rectification, cancellation or opposition was received, of the decision taken, in order that, if appropriate, it may become effective within fifteen days from the date on which the response is communicated. In the case of requests for access to personal data, the applicant or legal representative, as the case may be, shall provide proof of identity.

7.- The procedure and means by which the responsible will communicate to the holders of changes to the privacy notice, in accordance with the provisions of this Law.

This Notice may be modified by ARTÍCULO 19, in the time and manner determined by it, and will notify the Users of such modification by sending an email to the account provided by the User to ARTÍCULO 19.

If the User deactivates or modifies the email account they provided to ARTÍCULO 19, the latter will not be responsible for knowing the new email address and it will be the absolute responsibility of the holder to send an email account, to hear and receive notifications.

Likewise, it will be the User's responsibility to review this Privacy Notice, which will be updated at all times. The non-expression of disagreement by the Users represents their consent and authorization to the same in all its terms.

8.- Headings

The headings of this contract have been placed to facilitate the location of the parties and in no way alter or modify the meaning of the statements and provisions contained herein.

9.- Term of Notice

This Notice shall be valid for an indefinite period of time as long as the User accesses and uses the website www.articulo19.org. The validity of this Notice, will die for the User at the time of the latter, for whatever reason, stops having reasonably activity on the website www.articulo19.org.

10.- Applicable law and jurisdiction.

The parties express that the present contract will be governed by the legal provisions applicable in Mexico, especially, what is stipulated in the Federal Law of Personal Data in Possession of the Individuals.

In the event that there is a dispute or controversy arising from the interpretation, execution or performance of the contract or notice or any of the documents deriving therefrom, or related thereto, the parties shall seek to reach agreement within 30 (thirty) working days, from the date any dispute arises and the opposing party is notified in writing of such event, reducing the mediation process before the Alternative Justice Center of the Federal District, being carried out under the Alternative Justice Law of the Superior Court of Justice of the Federal District and its Internal Regulations, in force at the time the dispute arises.

In case no agreement is reached, both parties agree in this act to submit all the disagreements derived from the CONTRACT, from the NOTICE or from any of the documents that derive from it, or that are related to it, will be definitively solved. They must submit themselves to the competence and laws of the courts of Mexico City, Federal District, expressly renouncing to any other jurisdiction that for reasons of their present or future domiciles could correspond to them.
11.- Modification of the Notice.

This Notice may be modified at any time by ARTÍCULO 19, it being the total and absolute responsibility of the User to verify at all times any updates that may be made to it.