PERSONAL DATA PROTECTION POLICY



Dirección Nacional de Protección de Datos Personales

By registering in one of the domain sites of KHEM LABS SRL (hereinafter, "THE COMPANY"), THE USER must provide personal information, giving his consent for it to be stored directly in a DATABASE, being electronically protected, using the most complete and effective information security mechanisms for information protection to maintain it in complete confidentiality, in accordance with Law No. 25,326 of Habeas Data, however, THE USER may request the elimination or modification of the same in the organ of control of said norm, National Directorate of Protection of Personal Data, under the Ministry of Justice, Security and Human Rights Sarmiento 1118, 5th. Floor (CP1041aax); tel. 4383-8510 / 12/13/15; www.jus.gov.ar/datospersonales/ infodnpdpa@jus.gov.ar .. THE COMPANY reserves the right to modify this policy to adapt it to legislative or jurisprudential developments as well as to industry practices. In these cases, it will announce on this page the changes introduced with reasonable anticipation of its implementation. Hereby, any person who registers in a website of domain of THE COMPANY (hereinafter USER) and dumps information regarding his name, address, sex, date of birth, national identity document, tax identification, telephone, email address and / or, gives your consent for such information to be stored directly in a DATA BASE owned by THE COMPANY. The User guarantees that the Personal Data provided to THE COMPANY are truthful and is responsible for communicating any changes therein. It is expressly clarified that certain Services provided by this site or other linked sites may contain Particular Conditions with specific provisions regarding the protection of Personal Data. The Personal Data will be incorporated into a database that is owned by THE COMPANY (the "Base"). THE USER gives his consent for THE COMPANY to carry out systematic and electronic operations and procedures, which allow the collection, conservation, ordering, storage, modification, evaluation, blocking, transfer and in general, the processing of your PERSONAL DATA (hereinafter TREATMENT OF PERSONAL DATA). THE COMPANY may hire third parties for the processing of Personal Data. The purpose of collecting and processing Personal Data is as follows: To enable your participation in promotions, prizes or online contests. For the development of new products and services that meet the needs of the User. To contact, via mail or telephone, with the

User in order to relieve opinions about the service and to inform about products and services of any of the editorial sites or products of THE COMPANY. THE COMPANY has adopted the security levels of protection of the Personal Data legally required, and has installed all the means and technical measures at its disposal to prevent the loss, misuse, alteration, unauthorized access and theft of the Personal Data provided to THE COMPANY. However, the User must be aware that Internet security measures are not impregnable. For this reason, you should keep in mind that whenever you voluntarily disclose personal information online, it may be collected and used by others. Therefore, although we put our best effort to protect your personal information, THE COMPANY will not be responsible for the dissemination of the personal data of our visitors made by sources outside it nor will it be responsible for the damages and losses that it generates. The User has recognized the rights of access, cancellation, rectification and opposition, as well as they have recognized the right to be informed of the access permits made by contacting THE COMPANY through the email marketing@khemlabs.com The User may exercise his right of withdrawal or total or partial blocking of your name in our database, by formal request sent to mail marketing@khemlabs.com. For your best understanding, they are transcribed: 1) Article 27, inc. 3rd. of Law 25326: (Files, records or databases for advertising purposes) .3. The holder may at any time request the withdrawal or blocking of his name from the data banks referred to in this article; and 2) Article 27 -Annex I - Decree 1558/01: In any communication for advertising purposes carried out by mail, telephone, email, Internet or other remote means to be known, it must be indicated, expressly and prominently, the possibility of the owner of the data requesting the withdrawal or blocking, in whole or in part, of his name from the database. At the request of the interested party, the name of the person in charge or user of the data bank that provided the information must be informed. The structures of the Base do not require or allow the entry of 'sensitive' data under the terms of articles 7 and in accordance with Law 25.326 on the Protection of Personal Data and its Regulations.