

The accurate point of reference for your protection and effective management of your risks

COMPLETE PRIVACY NOTICE DATA SUBJECT / SUBJECTS





Complete Privacy Notice Data Subject / Subjects

Pursuant to what is set forth in the Federal Law for the Protection Data Held By Private Companies or Individuals (hereinafter referred to as "the Law"), we would like to inform the following:

1. - INDIVIDUAL OR ENTITY IN CHARGE OF THE PERSONAL DATA

Protección Dinámica, Agente de Seguros y de Fianzas, S.A. de C.V., (hereinafter referred to as the Corporation or PRODISA), with address at Av. Periférico Sur No. 5452, colonia Olímpica, Coyoacán, Mexico City, zip code 04710, Mexico, will be the entity in charge of the Personal Data provided either by the individuals for which she performs brokerage activities (hereinafter interchangeably referred to as the Data Subject or Data Subjects) or by their legal attorneys or representatives.

2. - PERSONAL DATA THAT WILL BE TREATED, REQUIRED FROM DATA SUBJECTS

For the purposes referred to in this Privacy Notice, the Corporation may collect the Personal Data, or those that are equivalent to the same, in the case of Legal Entities, from the **DATA SUBJECTS** provided or interested in being provided with any services, goods or products (hereinafter referred to as the Services) rendered by the Corporation, as following described, taking into consideration its legal nature:

- a) Full name
- b) Business Name
- c) Federal Taxpayer's Registry (RFC) and/or equivalent Fiscal ID number
- d) Serial number of the Digital Certificate of the Electronic Signature, if yo have it
- e) Valid ID
- f) Unique Population Registry Code (CURP)
- g) Birth date
- h) Country of birth
- i) State of birth
- i) Gender
- k) Marital status
- U) Citizenship
- m) In case of foreigners, migratory status
- n) Occupation or Professional Activity; run of business
- o) Home address
- p) Fiscal address
- **q)** Office address
- r) Particular phone number
- s) Office phone number
- t) Cell phone number
- u) Email address
- v) Date of Incorporation
- w) Number of the Registration in the Public Record of Deeds
- x) Run of business
- y) Full name of the General Manager or Managers, Director or Legal Representive whose signature may legally oblige the entity to fulfill the conditions and terms of the insurance and/or bond contract
- z) Information on assets and bank account
- aa) Patrimonial information





- bb) Sensitive Personal Data ¹ related to personal habits and detailed medical information
- cc) The image of the Data Subject when entering into the Corporation facilities capture through security and video-surveillance cameras

Furthermore, DATA SUBJECTS interest in being provided with any services, goods, or products rendered by the Corporation and who have been entrusted with or are currently entrusted with prominent public function in the national territory or abroad (PPE)² are also required to provide the following data:

- a) The public function they were or are in charge (including the Country)
- b) For how long they were or have been in charge

Such Data, for its characteristics, is to be handled by the Corporation as Sensitive Personal Data.

On the other hand, individuals acting as **BENEFICIARIES** with respect to any services provided to the Data Subject by the Corporation, are hereby notified that the latter only requires their Personal Data concerning the following:

- a) Full name
- b) Birth date
- c) Valid ID
- d) Relationship with the Data Subject
- e) Address
- f) Phone numbers (particular, office and cell)
- g) The image of the Data Subject when entering into the Corporation facilities captured through security and video-surveillance cameras.

The Beneficiaries are also Data Subjects of such Personal Data pursuant to this Privacy Notice and they are not required to provide Sensitive Personal Data at all.

SPOUSES of Data Subjects interested in being provided with any of the Services provided by the Corporation, who have not been entrusted with or are not currently entrusted with prominent public functions in the national territory or abroad, are notified that the Corporation requires only the following personal data from them:

- a) Full name
- b) Marital regime
- c) The image of the Data Subject when entering into the Corporation facilities captured through security and video-surveillance

The Spouses are also Data subjects of such Personal Data pursuant to this Privacy Notice and they are not required to provide Sensitive Personal Data at all.

RELATIVES of Data Subjects interested in being provided with any of the Services provided by the Corporation, who have not been entrusted with or are not currently entrusted with prominent public functions in the national territory or abroad, are notified that the Corporation requires only the following personal data from them:

- a) Full name
- b) Federal Taxpayers' Registry (RFC)
- c) Citizenship
- d) Country where they live

¹ Article 3, Paragraph VI, of the Law establishes that **Sensitive Personal Data** are those affecting the most private sphere of the Data Subject or whose misuse can lead to discrimination or involves a serious risk to the same. Particularly sensitive are considered those that can reveal aspects such as racial or ethnic origin, current or future health status, genetic information, religious, philosophical and moral beliefs, union membership, political opinions, sexual preferences.

² Politically Exposed Persons (PPE, in Spanish), are those individuals who are entrusted with or have been entrusted with prominent public functions in the national territory or abroad, including withouth limitation, heads of state or government, political leaders, government officers, law enforcement offices or high-ranking military officers, senior executives from state enterprises, or major officers or members of political parties. The term PPE comprises the spouse, concubine, and relatives by blood or marriage to the second degree, as well as the entities with which the PPEs have business links.





- e) Relationship with the Data Subject that requires the Services rendered by the Corporation
- f) Function they are or were in charge
- g) For how long they were or have been in such function
- h) The image of the Data Subject when entering into the Corporation facilities captured through security and video-surveillance cameras

Personal Data of which Relatives are Data Subjects in pursuant of this Privacy Notice. It is not omitted to mention that the Data established in paragraphs **f)** and **g)** by their nature will be treated by the Corporation as **Sensitive Personal Data**.

Data Subjects interested in being provided with any Services offered by the Corporation and who provide the latter with Personal Data acting as Beneficiaries, Spouses and/or with respect to their relatives and who have been or are currently entrusted with prominent public functions in the national territory or abroad (PPE) shall notify the latter that their Personal Data have been provided to the Corporation, as well as of the contents of this Privacy Notice; the foregoing regardless of the notice provided by the Corporation to such Data Subjects about the Privacy Notice when first making contact with latter, in order to get their written consent for the Treatment, Remission and/or Transference of the Personal Data.

LEGAL REPRESENTATIVES of and Entity or Data Subject should be advised that will be required to provide the following Personal Data:

- a) Full name
- b) Citizenship
- c) Valid ID
- d) Unique Population Registry Code (CURP) depending on the ID document provided
- e) Function entrusted for Entities' Legal Representative only
- f) Legal address to be notified
- g) Contact phone number
- h) Contact email address
- i) The image of the Data Subject when entering into the Corporation facilities captured through security and video-surveillance cameras

Legal Representatives are also Data subjects of such Personal Data pursuant to this Privacy Notice and they are not required to provide Sensitive Personal Data at all.

In accordance with Article 14 of the Law Regulations, if the Corporation should not let Data Subjects know this Privacy Notice in a direct or personal manner but in an **indirect manner**, Data Subjects will have five (5) business days after the Privacy Notice was made available for them to express views **opposed** to the fact that their Personal Data are intented to be used by the Corporation for purposes not required to comply with the legal relationship with the same, they shall express such an opposition according to what is set forth in section five (5) of this Privacy Notice, for if Data Subjects do not express their opposition, it will be understood that they grant their consent to the Corporation, unless proven otherwise.

Personal Data from Data Subjects may be collected in any of the following manners:

- Personally or directly provided by the Data Subject, and
- Obtained by the Corporation indirectly

Data Subjects, or their Legal Representatives, shall ensure that the Personal Data provided to the Corporation are accurate, authentic, right and full, and notify the Corporation about any modifications of the same in order to comply with the obligation of keeping the information of the Data Subjects updated and accurate.





3.- REASONS TO COLLECT PERSONAL DATA

PRODISA's corporate purpose consists in carrying out intermediation activities, consisting of the exchange of proposal and their acceptance, marketing and advice for the conclusion of insurance and/or surety contracts, their conservation, modification, renewal or cancellation, as well as those that are necessary for the realization of the aforementioned object. Due to the aforementioned, the Personal Data of the **Data Subjects** who intend to contract or who contract any of the Services offer by said Corporation, are collected for the following purposes:

- 1) To register the information of the Data Subjects for their full identification and prove their personality.
- 2) To Correct or Modify the information of the Data Subjects to keep the Corporation's databases correct and up-to-date.
- 3) To create and update files.
- 4) To provide the Services rendered by the Corporation.
- 5) To advise clients in hiring insurances and/or sureties.
- 6) To make quotes with the Insurance and/or Surety Companies, to present the proposal(s) to the client.
- 7) To intervene in the conclusion of contracts between the Data Subject and the Insurance and/or Surety Institutions.
- 8) To build guarantees in matters of surety.
- 9) To modify, where appropriate, the contracts entered into by the Data Subject and Insurance and/or Surety Institution.
- 10) To make the quotations that are convenient for the renewal of Insurance and/or Surety, which the Data Subjects hired, to provide the best contracting conditions.
- 11) To cancel the Insurance and/or Surety of the Data Subject.
- 12) To request the authorization of the Data Subjects for the acquisition of new products and/or services.
- 13) To fill out the "Know your Client" forms or systems related to the prevention and detection of operations with resources of illicit origin (Money Laundering), as well as for compliance with the applicable provisions in said matter.
- 14) To manage the Services provided by the Corporation.
- 15) To analyze the Services provided by the Corporation.
- **16)** To contact the Insurance and /or Surety Institutions with which the Data Subject contracts a product or service, to resolve customer requests or doubts.
- 17) To coordinate for the benefit of the Data Subject the attention of losses, as well as the payment of the claims derived from the realization of the same (insurance) or for the breach of the guaranteed obligation (sureties).
- 18) To follow up on the Insurance and/or Sureties contracted by the Data Subject, in order to carry out acts of collection of the corresponding Premiums against the official receipt issued by the Institution in question, and issue checks for the return of Premiums, among the most relevant.
- 19) To keep the Data Subject informed about Insurance, Surety and Prevention programs.
- 20) Use the valid ID of the Data Subject to attach it to the return receipt(s) that accredits the delivery of the general conditions of the insurance(s) contracted, requested by the corresponding Insurance Institutions.
- 21) To prove the legal personality with which the attorney or legal representative of the Data Subjects acts, as well as to verify the powers that have been granted to him/her.

All the aforementioned purposes are of an essential nature, which give rise to and are necessary for the legal relationship between the Corporation and the Data Subjects.

PROCESSING OF PERSONAL DATA FOR LIMITED PURPOSES

Personal Data of the Data Subjects are required for the following specific purposes:

• Spouse (conjugal society, no PPE): Their Personal Data are exclusively required for the purposes establishes in items 1, 2,3, 8, 13 and safety purposes as per the following item.





- Spouse (property separation regime, no PPE): Their Personal Data will be processed exclusively for the purposes established in items 1, 2, 3; for item 8 if they want so, and for safety purposes as per the following item.
- Relatives considered PPE (including spouses, no matter the marital regime): Their Personal Data will be processed only for the purposes established in items 1, 2, 3, 8, 13 and for safety purposes as per the following item.
- Beneficiaries: Their Personal Data will be processed for the purposes established in items 1, 2, 3, 17 and for safety purposes as per the following item.
- Legal Representatives: Their Personal Data will be processed only for the purposes established in item 20 and for safety purposes as per the following item. In this case, it is not omitted to comment that depending on the character of the Data Subject they represent (Individual or Legal Entity), some of the purpose(s) established in section 3 (three) of this Notice may apply.

PROCESSING OF THE PERSONAL DATA FOR PURPOSES OTHER THAN THOSE THAT ARE NECESSARY AND GIVE ORIGIN TO THE LEGAL RELATIONSHIP BETWEEN THE CORPORATION AND THE DATA SUBJECTS

The Personal Data of the Data Subjects will also be processed by the Corporation for:

- 1) To guarantee the security of the Corporation's facilities and its personnel, as well as that of the Data Subjects who enter them.
- 2) For commercial prospecting.

The aforementioned purposes are not necessary to comply with the legal relationship that gave rise to the processing of Personal Data, therefore, in the event that the Data Subject does not agree with the processing of his/her Data for the respective purposes, he/she must state his/her opposition in accordance with the provisions of section 5 (five) of this Privacy Notice, within a period of 5 (five) business days from when he/she had access to it since, if they do not express their opposition, it will be understood that they grant their tacit consent for the purposes indicated above.

4. - TIMEFRAMES, REFERRALS AND TRANSFERS

CONSERVATION, PROTECTION AND SAFEGUARDING

The timeframes of conservation of the Personal Data of the Data Subjects will depend on the legal relationship in question, on the obligations that the Corporation must comply with in accordance with current legislation or, on the requirements or resolutions that may be established by the competent authorities. It is important to point out that the retention timeframes of Personal Data should not exceed those that are necessary for the fulfillment of the purposes that justified their processing and should take into account the administrative, accounting, fiscal, legal and historical aspects related to the information collected.

Once the purpose(s) of the processing has been fulfilled, and when there is no legal, regulatory or administrative provision that establishes otherwise, the Corporation will proceed to cancel the Data in its possession after **blocking**³ of the same, to its subsequent deletion.

Regarding the Personal Data of the Data Subjects:

- Former Customers;
- > Potential clients with respect to whom no legal relationship was established;
- Beneficiaries, Spouses and/or Relatives of Data Subjects (with the character of PPE), and

³ Article 3, Paragraph III of the Law, that **Blocking** is the identification and maintenance of Personal Data once the reason for which they were collected has come to an end, with the sole purpose of determining potential liabilities regarding their processing, until the term established by law or contract has elapsed. During such a term, Personal Data may not be used and, when it has come to an end, they shall be deleted from the relevant database.





Legal Representatives of potential clients, regular clients or former clients.

Be informed that the Corporation will only keep their Personal Data in accordance with the provisions of Article 25 of the Law that is, during the blocking period established in said legal order, therefore, once said period is elapsed, their Personal Data will be suppressed. Once the Data have been canceled, the Data Subject will be notified.

Regarding the Personal Data that have been transmitted to Managers and/or Third Party Recipients prior to the cancellation date and continue to be processed by them, the Corporation will inform you of the request for cancellation or deletion, as appropriate, so that proceed to do it as well.

The Personal Data corresponding to the image of the Data Subject that is captured by the video surveillance and security cameras, will be kept by the Corporation only for a period of 30 (thirty) business days following the date on which it was obtained and will subsequently be deleted, by the very nature and operation of the means of obtaining said Data.

The information that is delivered to the Corporation will be **processed**, **safeguarded**, **kept and protected** by the latter in accordance with the provisions of the Law, its Regulations and other legal provisions that are applicable, for the purpose of maintaining confidentiality, integrity, quality and security of it.

REFERRALS OF THE PERSONAL DATA

In accordance with the provisions of the Law, the Corporation may give access to the Personal Data of the Data Subject that has in its possession, through **Referrals**⁴, to those people who have the characters of **Managers**⁵ such as service providers or business partners of the Corporation, who have a legal relationship with the latter and who, derived from it, need to know the information of the Data Subjects. In this sense, the Managers will assume the commitment to maintain the information sent under a rigorous order of confidentiality and security, as well as to treat the Data to which they have access in strict adherence to the instructions of the Corporation and for the purposes established in the Privacy Notice (that they must know fully, prior to the referral of the Personal Data). In the same way, they must delete the Personal Data object of treatment once the legal relationship with the Corporation or by instructions of the same, as long as there is no legal assumption that requires the conservation of the aforementioned Data.

TRANSFER OF THE PERSONAL DATA

The Personal Data of the Data Subjects who contract any of the Services offered by the Corporation, their Spouse (regardless of the marital regime), Relatives (including Spouses) with the character of PPE and those of their Beneficiaries will be transferred by the Corporation to the insurance and/or Surety Institutions (both national and foreign) (Third Party Recipients), in order to carry out the necessary activities so that the Insurance and/or Surety contracts required by them are signed, delivered, preserved, modified, renewed or canceled, and to comply with the applicable provisions regarding the prevention and detection of operations with resources of illicit origin (Money Laundering), transfer that do not require the consent of the Data Subjects, in accordance with the provisions of section I, V and VII of Article 37 of the Law.

In the case of Spouses married under the Property Separation regime, other than PPE, they are informed that the Corporation will transfer their Personal Data to the aforementioned Third Parties when necessary so that the Data Subjects can contract Insurance and/or Sureties. The Data Subjects in comment may express their opposition to the processing and transfer of their Personal Data in accordance with the procedure established in section 5 (five) of this Privacy Notice, otherwise, it will be understood that they are granting their tacit consent for the aforementioned purposes.

⁴ The communication of Personal Data between the Corporation and the Manager, inside or outside the Mexican territory.

⁵ Article 3, Section IX of the Law, establishes that the **Manager** is the individual or legal entity that alone or jointly with others processes Personal Data **on behalf of the Corporation**. Likewise, Article 49 of the Regulation states that the Manager is the individual or legal entity, public or private, outside the organization of the Corporation, who alone or jointly with others, **processes Personal Data on behalf of the Corporation**, **as a result of a legal relationship that binds him to it and defines the scope of his action for <u>the provision of a service</u>.**





The Corporation will have the obligation to formally communicate to the Third Party Recipient the Privacy Notice that contains the purposes for which the Data Subject consented to the processing of Personal Data, prior to the transfer of the information, in order that the aforementioned process is performed in strict adherence to what was agreed in the aforementioned Notice. It is not omitted to point out that, once the Data is received, the Third Recipients will have the characters of Corporation Third Parties and must keep the confidentiality and security of the Personal Data that are transferred to them, an obligation that will subsist even after the end of their relations with the Data Subject or, where appropriate, with the Corporation.

In the event that the Personal Data collected, processed and protected by the Corporation, by the Managers and/or Third Party Recipients are required by any Authority or must be delivered in accordance with the provisions of the current Legislation or in the International Treaties of which Mexico is a party, these Data will be made available to them in strict compliance with the applicable Laws, a transfer that does not require the consent of the Data Subjects in accordance with the provisions of sections I, V, and VI of Article 37 of the Law.

5. - EXERCISE OF ARCO RIGHTS (ACCESS, RECTIFICATION, CANCELLATION AND OPPOSITION); REVOCATION OF CONSENT AND LIMITATION OF USE AND/OR DISCLOSURE OF PERSONAL DATA.

The Data Subjects will have the right to request the Corporation for Access, Rectification, Cancellation or Opposition of their Personal Data, as well as revoke their consent or limit its use and/or disclosure, through the following procedure:

EXERCISE OF ARCO RIGHTS

- A. Written request addressed to **Protección Dinámica, Agente de Seguros y de Fianzas, S.A. de C.V.,** which must be delivered to the following address: Av. Periférico Sur No. 5452, colonia Olímpica, Coyoacán, código postal 04710, Ciudad de México, from 9:00 am to 5:00 pm, on business days, or
- B. Request made to datospersonales@protecciondinamica.com

The request for Access, Rectification, Cancellation or Opposition must contain and accompany the following:

- ⇒ The name and signature of the Data Subject, as well as its address and any other means in order for the Corporation to provide the reply to its request.
- ⇒ The document evidencing the identity or legal status of the Data Subject (official photo ID).
- ⇒ In case of legal representation of the Data Subject, the documents that prove the existence of the aforementioned representation (Public Instrument or Power of Attorney signed before two witnesses), the identity of the Data Subject, as well as the identity of the Legal Representative (current official photo ID).
- ⇒ FORMAT TO EXERCISE ARCO RIGHTS available on our Website: https://www.protecciondinamica.com/, in which you make a clear and precise description of the Data or Personal Data with respect to which you seek to exercise any of your ARCO Rights.
- Any other information or document that may contribute to find the Personal Data (if you have any).

The afore mentioned documents may be accompanied or attached to the application, as appropriate, in a simple copy (in the case of the application made in physical format) or in an electronic file (in the case of an application submitted via email). At any time, the Corporation may request the originals of the documents for comparison.

In order for the Corporation to process request, the Data Subject must comply with the aforementioned requirements, in observance of the provisions of Article 29 of the Law. Likewise, it is reported that according to Article 96 of the Regulation, there is the possibility that the Corporation may require additional information from the Data Subject to meet the request.





The Corporation will notify the Data Subject of the determination adopted, in writing sent to the address indicated by the Data Subject in the request, or via email, as appropriate, within a maximum period of 20 (twenty) business days from the date on which the request is received, so that if appropriate, it becomes effective within 15 (fifteen) business days following the date on which the response is communicated. The aforementioned terms may be extended by the Corporation in accordance with the provisions of Articles 32 of the Law and 97 or the Regulations.

In the case of the obligation of **Access to information**, it will be considered fulfilled by the Corporation when the Personal Data are made available to the Data Subject by issuing simple copies that will be delivered to the Corporation's address, from 9:00 am to 5:00 pm, or by sending digital documents via email, in both cases, within the deadlines indicated in the previous paragraph.

REVOCATION OF CONSENT

In accordance with the last paragraph of Article 8 of the Law, in relation to Article 21 of the Regulation, consent for the processing of Personal Data may be **revoked at any time** without retroactive effects being attributed, as long as it is not prevented by a legal provision.

Due to the aforementioned, if the Data Subject wishes to **REVOKE HIS CONSENT** for the processing of his Personal Data, he may submit his request in the same terms in which the request for the exercise of ARCO Rights is presented, with the exception of the presentation of the format, having:

⇒ To clearly and precisely state the reason why you with to revoke your consent for the processing of your Personal Data.

The Corporation will process the request and inform the Data Subjects in the same terms and under the same conditions that apply to the exercise of ARCO Rights.

LIMITATION ON THE USE AND/OR DISCLOSURE OF PERSONAL DATA

In accordance with the provisions of Articles 12 and 13 of the Law, the processing of Personal Data must be limited to compliance with the purposes set forth in the Privacy Notice, as well as that which is necessary, adequate and relevant regarding the purposes consented to by the Data Subjects. If the Corporation intends to process the Data for a different purpose that is not compatible or analogous to the purposes established in the Notice, it must once again obtain the consent of the Data Subjects.

In this sense, if the Data Subjects consider that the Corporation does not comply with the aforementioned, they may present their **WRITING OF LIMITATION OF THE USE AND/OR DISCLOSURE OF PERSONAL DATA**, in the same terms in which the request for the exercise of the ARCO Rights, with the exception of the presentation of the Format, having:

- ⇒ To clearly and precisely state which Personal Data they want to limit.
- ⇒ To explain the reasons why they want to limit the use and/or disclosure of their Personal Data.

The Corporation will process the request and inform the Data Subjects in the same terms and under the same conditions that apply to the exercise of ARCO Rights.

The Corporation will always respond to the requests of the Data Subjects presented directly by them or through their Legal Representative; however, if any of the regulatory hypotheses contained in Article 34 of the Law are updated or, those provided for in Article 88 of the Regulation, the Corporation may justifiably deny access to Personal Data, rectification, cancellation or opposition to their process.





6. - USE OF COOKIS IN OUR WEBSITE

We inform you that on our website we use cookies, which have the following purposes:

- 1) Monitor your behavior as a user of our Internet website
- 2) Provide you with a better service and experience when browsing our webpage

The Personal Data that we obtain from these tracking technologies are as follows:

- a) Date of
- b) Navigation time

The Data obtained through the aforementioned technology will not be transmitted to third parties.

To disable the use of cookies as well as for more information on their use, you can consult our website, in the section **Notice of Use of Internet Site**.

7. - MODIFICATIONS TO THE PRIVACY NOTICE

In the event that the Corporation requires to use the Personal Data for purposes other than those established in this Privacy Notice, request the Data Subjects Personal Data other than those indicated in this document, or there are changes related to the referrals or transfer of Personal Data, the Data Subjects will be notified in writing, by telephone, electronically, or by any optical, sound, visual or other means that technology allows now or in the future, determining the new requested Data, purposes of the process or referrals and/or transfers, in order to obtain your consent.

Likewise, the Corporation reserves the right to modify this Privacy Notice to adapt it to new legislation or jurisprudence, criteria of the competent Authority and commercial practices. In these cases, the changes in reference will be announced by Notice published on the Corporation's website (https://www.protecciondinamica.com), as well as the moment in which they cause legal effects before the Data Subjects and other interested parties.

8. - TERRITORIAL SCOPE OF APPLICATION, JURISDICTION AND COMPETENCE

This Privacy Notice, as well as the general compliance with the Law by the Corporation, shall be ruled by the legislation in force and applicable in the Mexican United States.

Any controversies resulting from such enforcement shall be settled by the National Institute of Transparency, Access Information and Protection of Personal Data (INAI, in Spanish) or before relevant Courts from Mexico City, Mexico.

9. - KNOWLEDGE OF THE COMPLETE PRIVACY NOTICE

With this Privacy Notice, the Data Subjects are duly informed of the Data that will be collected from them, the purposes of the process and the referrals and/or transfers that will be carried out, as well as the fact that the complete Privacy Notice may be consulted, at any time, on the Corporation's website at https://www.protecciondinamica.com

Last review and update: December, 2023.

This translation is a courtesy only. Should any controversy arise, only the terms of the Spanish version will be legally valid.