EXERCISE THE RITGH NOT TO BE SUBJECT TO AN AUTOMATED INDIVIDUAL DECISION-MAKING

CONTROLLER DATA

Name/Company:			Address of the Office o	r Service
where the right of	Erasure Is exercised: Street:		, Number:	,
Postal Code:	, City:	, Province:	, Country:	·

INTERESTED PARTY DATA/LEGAL REPRESENTATIVE DATA

Name:		,
Address:		,
Identification Number:	, E-mail:	

By means of this document, I exercise my right not to be subject to a decision based in automated individual decisionmaking, in accordance with the provisions of Article 22 of the Regulation (EU) 2016/679, of the European Parliament and of the Council, of 27 April 2016, on the protection of natural persons with regard to the processing of personal data and on the free movement of such data.

<u>REQUEST</u>

Not to be the subject of a decision based solely on automated processing, including profiling, that produces legal effects or significantly affects me in a similar way, in particular, in the following aspects:

That the necessary measures be taken to safeguard my rights and freedoms, as well as my legitimate interests, the right to human intervention and that I can present my point of view and challenge the decision; all of this in the event that the processing of my personal information is based on the execution of a contract, or on my explicit consent.

That my request be addressed in the terms set forth above within a period of one month.

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_____, Date: ____

Signed by: _____

INSTRUCTIONS

1.- This requested form will be used by the affected party when they do not wish to be the subject of a decision based solely on automated processing, including profiling, that produces legal effects or affects them.

It will also be used for the purposes that the treatment is based on the conclusion or execution of a contract, or on the explicit consent of the affected party, in order to adopt the necessary measures to safeguard their rights and freedoms as well as their legitimate interests, the right to human intervention and that they can present their point of view and challenge the decision.

2.- It will be necessary to provide a photocopy of the Identification Card or the equivalent document that proves your identity and is considered valid in law, in those cases in which the Controller has doubts about his/her identity. In the event of acting through legal representation, an Identification Card and a document accrediting the representative's representation must also be provided.

3.- The Spanish Agency for Data Protection does not have your personal data and can only provide the contact details of the Data Protection Delegates of the entities obliged to designate one that have communicated their appointment to the Agency. You can also provide these contact details regarding those entities that have voluntarily designated a Delegate and have communicated it.

4.- The owner of the personal data subject to treatment must go directly to the public or private body, company or professional that they presume or are certain that possess his or her data.

5.- In order for the Spanish Data Protection Agency to process your claim in the event that your request to exercise the right to object has not been met, it is necessary that one month has elapsed since the submission of the request for which the right to object is exercised, and that one of the following documents be provided, together with the document that, if applicable, has been received from the data controller:

- The refusal of the Controller to the right not to be subject to automated individual decisions, including profiling.
- × A copy, stamped by the Controller, of the right not to be subject to automated individual decisions, including profiling, request form
- × A copy of the right not to be subject to automated individual decisions, including profiling requested form, stamped by the post office or copy of the receipt of the shipment by certified mail
- × Any other means of proof provided by the Controller and from which receipt of the request can be deduced