



Privacy and Personal Data Protection Policy of Grupo Supervielle S.A

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1. INTRODUCTION

Grupo Supervielle protects personal data and its handling, ensuring confidentiality, integrity, veracity, transparency and availability of the information and guaranteeing the technological infrastructure necessary for said protection.

In this sense, it undertakes to comply with the provisions of Law No. 25,326 on

Personal Data Protection and regulatory rules, always seeking effective mechanisms for the rights protection of personal data owners to which it handles, by managing and developing measures that contain adequate security conditions to prevent adulteration, loss, consultation, use or fraudulent access to information.

2. GOVERNANCE

The Board of Directors of Grupo Supervielle will be the body in charge of reviewing and modifying this policy, with the recommendations of the Ethics, Compliance and Corporate Governance Committee.

The Compliance Department, together with the different areas involved in the

management and registration of their databases in the *Dirección Nacional de Protección de Datos Personales* (Personal Data Protection National Office), will oversee carrying out the execution of this policy.

3. SCOPE

This policy applies to all Grupo Supervielle companies that will be responsible for their databases management, their registration

and renewal before the *Dirección Nacional de Protección de Datos Personales*.

4. OBLIGATIONS

4.1. Compliance with this Regulation

Each of Grupo Supervielle companies, in their capacity as responsible for the data they store, must respect the legal provisions of the *Dirección Nacional de Protección de Datos Personales* for the collection, handling, use, storage and data transfer.

4.2. Database Registration

Grupo Supervielle companies must comply with the *Dirección Nacional de Protección de Datos Personales* provisions, by registering and annually renewing its personal information database, on the date stipulated by said body.

The Compliance Department will communicate to the different areas, as detailed in the Personal Data Protection Handbook, the database registration requirement.

The Legal Department will be responsible for advising on the scope of compliance with Law No. 25,326 of Personal Data Protection and regulatory rules and its application in relation to database registration.

The Information Security Department will adopt the technical and organizational measures necessary to guarantee security and confidentiality of the personal data to be registered to avoid adulteration, loss, consultation or unauthorized handling, and to allow the detection of intentional or unintentional deviations of information.

4.3. Information Duty

The owners of managed data will have the right to access the information stored and may request rectification, updating and removal of said data, as detailed in the "Personal Data Protection Handbook."

Each of Grupo Supervielle companies undertake to inform the personal data owners of the data protection regime adopted by the organization and other principles that regulate its handling as well as to keep their databases complete and updated.

4.4. Confidentiality

All people who intervene in the personal data processing will have the professional obligation to save and maintain confidentiality of such data, except for legal exceptions, and will not disclose such data during the term of its employment relationship with Grupo Supervielle or after its termination.

Grupo Supervielle implements, in its contractual relationships, data protection clauses in this sense.

5. NON-COMPLIANCE

Any breach of this policy may be reported to the Compliance Department or through the Ethics & Values Line:

0800-777-7813

www.eticagruposupervielle.kpmg.com.ar

User: Supervielle

Password: Supervielle