

CONTROLLERS FROM NON EU COUNTRIES, SUBMIT TO BRECHAS@AEPD.ES

**CLEAN FORM** 

#### 1. DATA CONTROLLER IDENTIFICATION

NAME:							
VAT NUMBER:		PHONE NUM.:	EMAIL:				
ADDRESS:				ZIP:			
REGION:		CITY:	COUNTR	RY:			
	SCOPE: O PRI	VATE O PU	JBLIC				
TYPE OF COMPANY	<b>/</b> :						
O FREELANCE OF	R MICROENTERPRISE (LES	S 10 WORKERS.) OSM	1E				
O LARGE COMPA	NY	O 0 <sup>-</sup>	THERS				
SECTOR OF ACTI							
	(CHOOSE A SECTOR OF AC	TIVITY FROM THE LAST PAGE)	<u> </u>				
2. DATA PRO	CESSING IDENT	<b>TIFICATION</b>					
IS THERE ANOTHE	R ORGANISATION INVOLV	ED IN THIS DATA BREACH?	YES NO (TO BE FILLED WHEN AP	PLICABLE)			
NAME:							
VAT NUMBER:		PHONE NUM.:	EMAIL:				
ADDRESS:				ZIP:			
REGION:		CITY:	COUNTR	RY:			
	SCOPE: O PRI	VATE O PL	JBLIC				
2 DATA DD	TECTION OFFIC	CED IDENTIFICATION	N OD DEDCOM OF C	CONTACT			
3. DAIA PRO	DIECTION OFFIC	CER IDENTIFICATION	N OR PERSON OF C	ONTACT			
IS THERE A DPO D	ESSIGNATED BY THE DATA	CONTROLLER? O YES O N	)				
TO BE FILLED WHEN APPLIC	TO BE FILLED WHEN APPLICABBLE						
NAME							
ID NUMBER:		PHONE NUM.:	EMAIL:				
ADDRESS:				ZIP:			
REGION:		CITY:	COUNTF	RY:			



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#### 4. DATA OF NOTIFICATION

PURPOSE OF THE NOTIFICATION						
O NOTIFY A NEW PERSONAL DATA BREACI	O NOTIFY A NEW PERSONAL DATA BREACH					
MODIFY A PRELIMINARY NOTIFICATION TO PROVIDE MORE INFORMATION						
WHEN APPLICABLE DATA OF THE PRELIMINARY NOTIFICATION TO BE MODIFIED						
INPUT REGISTER:						
5. ABOUT THE DATA PROCESSING						
HOW LONG HAS BEEN THE PROCESSING AF	FECTED BY THE BREAC	H ONGOING?				
O OCCASIONAL OR VERY LIMITED IN TIME		O LESS THAN 1 YEAR				
O BETWEEN 1 AND 5 YEARS		O MORE THAN 5 YEARS				
APPROXIMATE NUMBER OF NATURAL PERSONS WHOSE PERSONAL DATA IS COLLECTED, STORED OR PROCESSED IN ANY OTHER WAY, REFERRING EXCLUSIVELY TO THE PROCESSING ACTIVITY AFFECTED BY THE PERSONAL DATA BREACH						
THE PROCESSING ACTIVITY AFFECTED BY T	HE BREACH INCLUDES	PERSONAL DATA ABOL	JT INDIVIDUALS:			
O ONLY IN SPAIN, CITY/LOCAL LEVEL		O IN ONE MEMBER	STATE (EU), BUT NO	T IN SPAIN		
O ONLY IN SPAIN, REGIONAL/AUTONOMIC	CAL LEVEL	O TWO OR MORE N	MEMBERS STATES (EU	J)		
O ONLY IN SPAIN, NATIONAL LEVEL		O TWO OR MORE MEMBERS STATES (EU) AND THIRD COUNTRIES				
O INTERNATIONAL/WORLDWIDE LEVEL						
6. ABOUT THE BREACH AND ITS CONSEQUENCES  CAUSE:						
O ACCIDENTAL OR NON MALICIOUS ACT	MALICIOUS ACT, TO DAMAGE THE DATA CONTROLLER,					
UKNOWN INTENTIONALITY			O DATA PROCESSOR OR DATA SUBJECTS			
ORIGIN:						
O INTERNAL: STAFF OR SYSTEMS MANAGE	O INTERNAL: STAFF OR SYSTEMS MANAGED BY DATA PROCESSOR					
O EXTERNAL: OTHERS, UNRELATED TO DA	TA CONTROLLER OR DA	ATA PROCESSOR				
HOW DID THE BREACH OCCUR? SEVERAL O	PTIONS CAN BE SELECT	ED:				
VERBAL UNAUTHORIZED  DISCLOSURE OF PERSONAL	PAPER LOST OR STO		MAIL LOST OR OPENED			
DATA	☐ INSECURE LOCATIO		MAIL LOST OR O	PENED		
1 <b>—</b>		N :NT BY MISTAKE	_	PENED A DISPLAYED TO WRONG		
DATA  INCORRECT DISPOSAL OF	INSECURE LOCATIO	N :NT BY MISTAKE	PERSONAL DATA			
DATA  INCORRECT DISPOSAL OF PERSONAL DATA ON PAPER	INSECURE LOCATIO	ENT BY MISTAKE RONICALLY)  //ILEGES BY EMPLOYEE TO R COPY PERSONAL DATA	PERSONAL DATA	A DISPLAYED TO WRONG  DNAL DATA STILL  SSOLETE DEVICE)		
DATA  INCORRECT DISPOSAL OF PERSONAL DATA ON PAPER  PERSONAL DATA DELETED/DESTROYED	PERSONAL DATA SE  (POSTAL OR ELECTION  ABUSE OF ACCESS PRIVE EXTRACT, FORWARD OF	ENT BY MISTAKE RONICALLY)  //ILEGES BY EMPLOYEE TO R COPY PERSONAL DATA  LTIPLE RECIPIENTS / DISTRIBUTION LIST  HISHING / USER	PERSONAL DATA RECIPIENT  E-WASTE (PERSO PRESENT ON OB  DEVICE LOST OF	A DISPLAYED TO WRONG  DNAL DATA STILL  SSOLETE DEVICE)		



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AS A RESULT OF THE INCIDENT HAS BEEN AF	FECTED:						
CONFIDENTIALITY: PERSONS OR ORGANIZATIONS THAT ARE NOT AUTHORIZED, OR DO NOT HAVE A LEGITIMATE PURPOSE FOR ACCESSING THE DATA, HAVE BEEN ABLE TO ACCESS AND/OR EXTRACT IT.							
AVAILABILITY: PERSONAL DATA HAVE BEEN DE	STROYED, LOST OR ENCRYPTED SO THAT THEY CAN	INOT BE PROCESSED					
INTEGRITY: PERSONAL DATA HAVE BEEN ALTE PERSONS CONCERNED	RED, STILL ACCESSIBLE, BUT THE REPLACEMENT OF	F DATA MAY RESULT IN DAMAGED TO THE					
	E DATA SECURELY ENCRYPTED, ANONYMIZED C E HAD ACCESS, OR INDIVIDUALS CANNOT BE ID						
○ YES	O NO	O UNKNOWN					
ONLY FOR AVALIABILITY BREACH. HAS THE A	VAILABILITY OF THE DATA BEEN RESTORED SO	THAT IT CAN BE PROCESSED AS USUAL?					
○ YES	O YES O NO O NOT YET, BUT SOON						
ONLY FOR INTEGRITY BREACH. SELECT THE I	MOST APPROPIATE OPTION						
O DATA ALTERED, BUT WITH NO EVIDENCE OF ILLEGAL OR WRONG USE	DATA ALTERED WRONG OR ILLEGALLY USED, BUT  WITH THE POSSIBILITY OF REVERSING/RECOVERING THE DAMAGES	DATA ALTERED WRONG OR ILLEGALLY USED,  WITHOUT POSSIBILITY OF  REVERSING/RECOVERING DAMAGES					
CONSEQUENCES FOR INDIVIDUALS?							
LIMITATION OF THEIR RIGHTS	☐ INABILITY TO ACCESS A SERVICE	☐ IDENTITY THIEF					
☐ PHISHING / SPAMMING VICTIM	☐ FINANCIAL LOSS	☐ DAMAGE TO REPUTATION					
LOSS OF CONFIDENTIALITY OF PERSONAL DATA AFFECTED BY PROFESSIONAL SECRET	PSYCHOLOGICAL OR PHYSICAL DAMAGE	LOSS OF CONTROL OVER THEIR PERSONAL DATA					
☐ OTHER	STILL UNKNOWN						
HOW COULD THE CONSEQUENCES AFFECT INDIVIDUALS?							
DATA SUBJECTS MAY FACE VERY SIGNIFICANT OR EVEN IRREVERSIBLE CONSEQUENCES THAT THEY CANNOT OVERCOME (SOCIAL EXCLUSION OR MARGINALISATION,  O FINANCIAL DIFFICULTIES SUCH AS CONSIDERABLE DEBTS OR INABILITY TO WORK, LONG-TERM PSYCHOLOGICAL OR PHYSICAL AILMENTS, DEATH, ETC.). IRREVERSIBLE  DAMAGE TO FUNDAMENTAL RIGHTS AND PUBLIC FREEDOMS							
DATA SUBJECTS MAY ENCOUNTER MAJOR INCONVENIENCES THAT THEY WILL BE ABLE TO OVERCOME DESPITE SOME DIFFICULTIES (ADDITIONAL COSTS, DENIAL OF ACCESS TO COMMERCIAL SERVICES, FEAR, LACK OF UNDERSTANDING, STRESS, MINOR PHYSICAL AILMENTS, ETC.).							
O DATA SUBJECTS WILL NOT BE AFFECTED OR MAY ENCOUNTER SOME INCONVENIENCES THAT THEY WILL OVERCOME WITHOUT ANY PROBLEM (TIME FOR RE-ENTRY OF INFORMATION, DISCOMFORT, IRRITATION, ETC.).							
DATA SUBJECTS MAY FACE SIGNIFICANT CONSEQUENCES, WHICH THEY SHOULD BE ABLE TO OVERCOME, ALBEIT WITH SERIOUS DIFFICULTIES (EMBEZZLEMENT,  O BLACKLISTING BY BANKS, DAMAGE TO PROPERTY, LOSS OF JOB, COURT SUMMONS, WORSENING HEALTH, ETC.). REVERSIBLE DAMAGE TO FUNDAMENTAL RIGHTS AND PUBLIC FREEDOMS							
O STILL UNKNOWN							
AS OF THE DATE OF THIS NOTIFICATION, IS T QUESTION HAVE BEEN CARRIED OUT?	HERE EVIDENCE THAT ANY OF THE CONSEQUE	ENCES IDENTIFIED IN THE PREVIOUS					
O YES	○ NO						
IF IT HAS NOT YET CARRIED OUT. WHAT IS THE ASSESSMENT OF THE PROBABILITY OF IT CARRY OYT FOR THE DATA SUBJECTS?							
○ IMPROBABLE	OLOW	○ HIGH					
O VERY HIGH	○ UNKNOWN						



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SUMMARY OF THE INCIDENT. BRIEF DESCRIPTION	OF WHAT HAPPENED AND THE CONCRETE MEASURES TAKEN TO MIN	NIMISE DAMAGE TO DATA SUBJECTS. DO NOT INCLUDE PERSONAL
	IT IS WRITTEN HERE IMPLY A MODIFICATION OF WHAT IS STATED IN T	
7. TYPE OF DATA CONCERN	ED	
SELECT THE TYPES OF DATA THAT HAVE BE	EN AFFECTED, ONLY OF NATURAL PERSONS, O	CHECK ALL APPLICABLE OPTIONS
☐ BIOMETRIC DATA	BASIC DATA SUBJECT IDENTITY (NAME, SURNAME, DATE OF BIRTH)	RELIGIOUS OR PHILOSOPHICAL BELIEFS
☐ IMAGES (PHOTO / VIDEO)	☐ NATIONAL IDENTIFICATION NUMBER	CRIMINAL CONVICTIONS
TRADE UNION MEMBERSHIP	ECONOMIC OR FINANCIAL DATA (WITHOUT PAYMENT METHODS)	PAYMENT METHODS (CREDIT CARDS, ETC.)
SEX LIFE OR SEXUAL ORIENTATION DATA	☐ LOCATION DATA	CONTACT DETAILS
DATA REVEALING RACIAL OR ETHNIC ORIGIN	PROFILING DATA (I.E: SOCIAL NETWORK, CREDIT RATING, PSYCHOLOGY, ETC.)	HEALTH DATA (ONLY FOR EMPLOYEES, ESSENTIAL DATA FOR AN EMPLOYMENT RELATIONSHIP)
HEALTH DATA (OTHER HEALTH DATA)	POLITICAL OPINIONS	GENETIC DATA
USER CREDENTIALS (USER,PASSWORD)		
0 DD0FILE 05 THE DATA C	ID IF CTC	
8. PROFILE OF THE DATA SI	DBJEC12	
Referred exclusively to natural persons. In terms of data subjects, do not count as data subjects	those who are legal persons, whether they are customers, suppliers	or any other relationship that the data controller may have with them
ARE THERE MINORS AMONG THOSE AFFECT	TED?	
○ YES	Оио	○ UNKNOWN
AMONG THOSE AFFECTED, ARE THERE MEN	MBERS OF VULNERABLE GROUPS SUCH AS SU	RVIVORS OF GENDER-BASED VIOLENCE OR
O YES	○ NO	OUNKNOWN



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PROFILES OF THE DATA SUBJECTS:								
CUSTOMERS / CITIZENS			STUDENTS/PUPILS USERS					
PATIENTS			☐ SUBSCRIBERS / POTENTIAL CUSTOMERS ☐ AFFILIATE / M			/ MEME	BERS	
☐ MILITARY / POLICE   ☐ EMPLOYEES   ☐ OTHERS								
IN TOTAL, HOW MANY PEOPLE HAVE HAD THEIR DATA AFFECTED BY THE BREACH?  (IF YOU DO NOT KNOW THE EXACT VALUE, PLEASE GIVE AN APPROXIMATE VALUE) (PLEASE GIVE A FIGURE GREATER THAN ZERO)								
9. CROSS BORDER NOTIFICATIONS								
ARE THERE OTHER EU COUNTRIES CONCERNED BY THE BREACH?								
O YES O NO O UNKNOWN								
WHEN APPLICABBLE, SELECT COUNTRIES WITH CONCERNED DATA SUBJECT (C), NUMBER OF DATA SUBJECTS BY COUNTRY AND THOSE COUNTRIES IN WHICH THE BREACH HAS BEEN NOTIFIED (N) TO OTHER CONCERNED SUPERVISORY AUTHORITY								
COUNTRY	(C)	(N)	NUMBER OF DATA SUBJECTS	COUNTRY		(C)	(N)	NUMBER OF DATA SUBJECTS
AUSTRIA				IRELAND				
BELGIUM				ITALY				
BULGARIA				LATVIA				
CROATIA				LITHUANIA	1			
CYPRUS				LUXEMBOUF	RG			
CZECHIA				MALTA				
DENMARK				NETHERLAN	DS			
ESTONIA				POLAND				
FRANCE				PORTUGAL	-			
FINLAND				ROMANIA				
GERMANY				SLOVAKIA				
GREECE				SLOVENIA				
HUNGARY				SWEDEN				
10. TIMELINE OF DATA BREACH								
INDICATE DATE OF DETECTION, UNDERSTOOD AS THE DATE ON DATA CONTROLLER BECOMES AWARE THAT PERSONAL DATA HAVE BEEN AFFECTED BY THE INCIDENT								
IS BEGINNING DATE KNOWN? WHEN APPLICABBLE, INDICATE DATE								
O ACTUAL O ESTIMATED O UNKNOWN								
MEANS OF DETECTION								
O DATA CONTROLLER OR PROCESSOR OWN DETECTION MEANS  O WARNING FROM ANY MEMBER OF DATA SUBJECT  CONTROLLER OR DATA PROCESSOR  O COMMUNICATION FROM AFFECTED DATA SUBJECT								
O SOCIAL MEDIA		От	HIRD PARTIES		OTHERS			



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#### 11. MEASURES IN PLACE BEFORE THE BREACH

SELECT PREVENTATIVE MEASURES IMPLEMENTED IN THE ORGANIZATION (MUST BE ABLE TO PROVIDE EVIDENCE OF THE MEASURES SELECTED IN RESPONSE TO A POSSIBLE REQUEST FROM THE SUPERVISORY AUTHORITY.)						
DATA PROTECTION AND INFORMATION SECURITY POLICIES	DATA PROTECTION AND SECURITY TRAINING AT THE APPROPRIATE LEVEL	UP-TO-DATE IT SYSTEMS				
☐ INCIDENT LOG	PERIODIC AUDITS	PHYSICAL ACCESS CONTROL				
☐ LOGICAL ACCESS CONTROL	LEVELS OF ACCESS TO DATA	☐ DATA ENCRYPTION				
☐ BACKUP / RECOVERY PLAN	ANONYMISATION	☐ NONE OF THE ABOVE				
COULD THE BREACH HAVE BEEN AVOIDED W	ITH ANY ADDITIONAL SECURITY MEASURES?					
O YES	○ NO	O UNKNOWN				
WAS THE INCIDENT CAUSED BY A FAILURE, D	EFICIENCY OR BREACH OF THE MEASURES IM	PLEMENTED?				
O YES	○ NO	O nuknomn				
IS THERE A DOCUMENTED RISK ANALYSIS JU	ISTIFYING SECURITY MEASURES TAKEN PRIOR	TO THE INCIDENT?				
O YES	○ NO					
12. ACTIONS TAKEN BY THE	CONTROLLER AFTER THE IN	CIDENT				
WHEN APPLICABBLE, HAS THE INCIDENT LO	WHEN APPLICABBLE, HAS THE INCIDENT LOG BEEN UPDATED WITH INFORMATION ON THIS PERSONAL DATA BREACH?					
O YES	O NO	O unknown				
WHEN APPLICABBLE, HAVE NEW SECURITY MEASURES BEEN TAKEN AFTER THE INCIDENT THAT COULD HAVE PREVENTED THE BREACH?						
O YES	O NO	Ounknown				
WHEN APPLICABBLE, HAVE SECURITY POLIC	IES AND PROCEDURES BEEN ADAPTED OR IMP	ROVED?				
○ YES	○ NO	Onknown				
WHEN APPLICABBLE, SELECT ONLY NEW OR	UPDATED SECURITY MEASURES:					
DATA PROTECTION AND INFORMATION SECURITY POLICIES	DATA PROTECTION AND SECURITY TRAINING AT THE APPROPRIATE LEVEL	UPDATED IT SYSTEMS				
☐ INCIDENT LOG	PERIODIC AUDITS	☐ PHYSICAL ACCESS CONTROL				
☐ LOGICAL ACCESS CONTROL	LEVELS OF ACCESS TO DATA	☐ DATA ENCRYPTION				
☐ BACKUP / RECOVERY PLAN	ANONYMISATION	☐ NONE OF THE ABOVE				
WHEN APPLICABBLE, HAS THE INCIDENT BEEN REPORTED TO THE POLICE/JUDICIAL AUTHORITIES AS A CRIMINAL OFFENCE?						
○ YES	○ NO					
HAVE ALL POSSIBLE ACTIONS BEEN TAKEN A	AND IS THE BREACH RESOLVED?					
○ YES	○ NO	Ounknown				
WHEN ADDITIONED E INDICATE THE DATE OF	NAME OF SOLVED					



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#### 13. COMMUNICATION TO DATA SUBJECTS

The communication to the data subject shall describe in clear and plain language the nature of the personal data breach, should include details of what happened, as well as contact details of where to direct towards for further information, the possible consequences of the breach on data subject, the steps taken to resolve the breach and the measures taken and proposed to minimise the negative impact of the breach

of the breach.					
HAS THE BREACH BEEN	I COMMUNICATED TO THE DATA SUBJECTS	S IN THE TERMS DESCRIBED ABOVE?			
○ YES	YES O NO, BUT THEY WILL BE INFORMED O THEY WILL NOT BE INFORMED O NOT YET DEFINED				
WHEN APPLICABLE, DA	TE OF WHEN INFORMATION WAS GIVEN TO	D DATA SUBJECTS:			
WHEN APPLICABLE, NU	IMBER OF DATA SUBJECTS INFORMED:				
WHEN APPLICABLE, ME	ANS OF COMMUNICATION USED OR ENVIS	SAGED TO INFORM TO DATA SUBJECTS:			
BY TELEPHONE OR VERBA	☐ BY TELEPHONE OR VERBALLY ☐ COMMUNICATION ADDRESSED PERSONALLY TO DATA SUBJECT (POST, EMAIL, SMS OR SIMILAR)				
PUBLIC ANNOUNCEMENT CORPORATE WEBSITE	OR PUBLICATION ON	COMMUNICATION ADDRESSED PERSONAL SMS OR SIMILAR) WITH READ AND DELIVE	LY TO DATA SUBJECT (POST, EMAIL, RY CONFIRMATION		
DISSEMINATION IN THE M	EDIA				
WHEN APPLICABLE, RE	ASON FOR NOT INFORMING DATA SUBJEC	T:			
O THERE IS NO HIGH RISK TO THEIR RIGHTS AND FREEDOMS  O THERE IS NO ACTION THAT THEY CAN TAKE TO MITIGATE THE DAMAGE.			N TAKE TO MITIGATE THE		
O VERY HIGH REPUTATIONAL DAMAGE TO THE ORGANISATION OCOMMUNICATION INVOLVES AN EXCESSIVE EFFOR			ESSIVE EFFORT		
O NOT TO INTERFERE WI	TH AN ONGOING POLICE/COURT	OTHER			
14. DOCUMENT	rs attached				
It is not necessary to attach any doc	umentation other than the data requested in this form. If nece	ssary, the Supervisory Authority will request additional info	ormation.		
DOCUMENTATION IS ATTA	CHED TO PROOF THE REPRESENTATION OF THE DAT	A CONTROLLER OR ITS AUTHORISATION TO NOTIF	Y THE PERSONAL DATA BREACH TO		
15 COMPLETE NOTIFICATION OF BY STACES					
15. COMPLETE NOTIFICATION OR BY STAGES					
SELECT THE OPTION M	OST APPROPRIATE TO THE SITUATION OF	THE DATA CONTROLLER AT THE TIME C	PF NOTIFICATION		
	ONTAINS ALL THE INFORMATION THAT THE DA PURPOSES, THE SUPERVISORY AUTHORITY CA ESEEN.				
THIS NOTIFICATION IS	THIS NOTIFICATION IS PRELIMINARY FOR THE PURPOSES OF COMPLYING WITH THE NOTIFICATION PERIOD ESTABLISHED IN THE GDPR.				

#### Information clause on data protection:

NOTIFICATION AS COMPLETE.

Personal data will be processed by the Spanish Data Protection Authority and incorporated into the processing activity

O COMPLEMENTARY INFORMATION SHALL BE NOTIFIED WITHIN 30 DAYS. OTHERWISE, THE SUPERVISORY AUTHORITY SHALL CONSIDER THIS

"Management of personal data breaches", the purpose of which is the management and evaluation of the notification of personal data breaches.

 $Purpose\ based\ on\ compliance\ with\ legal\ obligations\ that\ the\ General\ Data\ Protection\ Regulation\ /\ General\ Data\ Protection\ Regulation\ Regulation\ Protection\ Regulation\ Protection\ Regulation\ Protection\ Regulation\ Protection\ Regulation\ Protection\ Regulation\ Regulation\ Protection\ Regulation\ Regu$ 

Telecommunications Law imposes on the Spanish Data Protection Authority.

Personal data may be communicated to the CERT (Computer Emergency Response Team) of the National Cryptologic



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Center (CCN), to the State Security Forces and Bodies, to the European Data Protection Committee, to the Data Protection Authorities of the European Union, and the network of computer security incident response teams ("CSIRT network"), created by Directive (EU) 2016/1148 on measures to ensure a high common level of security for networks and information systems in the Union.

The data will be kept for the time necessary to fulfill the purpose for which they have been collected and to determine the possible responsibilities that may arise from said purpose and the processing of the data. The regulations on archives and Spanish documentary heritage will apply.

You can exercise your rights of access, rectification, erasure and portability of your data, to restriction and object to its treatment, as well as not being the subject of automated individual decission-making, when appropriate, against the Spanish Data Protection Authority, C / Jorge Juan, 6, 28001- Madrid or at the email address dpd@aepd.es

#### Sector of activity of the data controller

1	Activities of business, professional and employers' organisations	20	Technical inspection of vehicles and other technical analyses
2	Postal and courier activities	21	Professional, scientific and technical activities (R&D)
3	Activities related to food, beverages and tobacco products	22	Machinery and means of transport
4	Social services activities	23	Mutual societies collaborating with social security organisations
5	Different personal service activities	24	Organisation of fairs, exhibitions, congresses and other related activities
6	Real estate activities	25	Production of consumer goods
7	Legal activities, notaries and registrars	26	Direct advertising
8	Political, trade union or religious activities	27	Health
9	Gambling and betting activities	28	Electricity, gas, steam and air conditioning supply
10	Agriculture, forestry, animal breeding, hunting and fishing	29	Security
11	Associations and clubs	30	Private insurance
12	Trade (Commerce)	31	Human Resource selection
13	eCommerce and online services	32	Telecommunication services
14	Residents' association	33	IT services
15	Construction	34	Rating and credit standing
16	Accounting, auditing and tax consultancy	35	Transportation
17	Education	36	Tourism and food service activities
18	Banking and financial institutions	37	Other service activities
19	Chemical and pharmaceutical industry		
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