

POLICY FOR PROCESSING PERSONAL DATA AND CONFIDENTIAL INFORMATION

Who we are

Blockchain Technology Solutions And Artificial Intelligence AI S.A.S

Company Name: Blockchain Technology Solutions And Artificial

Intelligence AI S.A.S NIT: 901676524-7

Address: Carrera 14A #25-06 Calima, Valle, Colombia

Phone: (57) 3157619684

Email: blockchaintechnologysas@gmail.com

Acronym: Blockchain Technology

Website: https://blockchaintechnologysas.com

Suggested text: Our website address is: https://worldbusinessgame.vip.

Comments

Suggested text: When visitors leave comments on the site we collect the data shown in the comments form, and also the visitor's IP address and browser user agent string to help spam detection.

An anonymized string created from your email address (also called a hash) may be provided to the Gravatar service to see if you are using it. The Gravatar service privacy policy is available here: https://automattic.com/privacy/. After approval of your comment, your profile picture is visible to the public in the context of your comment.

Media



Suggested text: If you upload images to the website, you should avoid uploading images with embedded location data (EXIF GPS) included. Visitors to the website can download and extract any location data from images on the website.

Cookies

Suggested text: If you leave a comment on our site you may opt-in to saving your name, email address and website in cookies. These are for your convenience so that you do not have to fill in your details again when you leave another comment. These cookies will last for one year.

If you visit our login page, we will set a temporary cookie to determine if your browser accepts cookies. This cookie contains no personal data and is discarded when you close your browser.

When you log in, we will also set up several cookies to save your login information and your screen display choices. Login cookies last for two days, and screen options cookies last for a year. If you select "Remember Me", your login will persist for two weeks. If you log out of your account, the login cookies will be removed.

If you edit or publish an article, an additional cookie will be saved in your browser. This cookie includes no personal data and simply indicates the post ID of the article you just edited. It expires after 1 day.

Embedded content from other websites

Suggested text: Articles on this site may include embedded content (e.g. videos, images, articles, etc.). Embedded content from other websites behaves in the exact same way as if the visitor has visited the other website.



These websites may collect data about you, use cookies, embed additional third-party tracking, and monitor your interaction with that embedded content, including tracking your interaction with the embedded content if you have an account and are logged in to that website.

Who we share your data with

Suggested text: If you request a password reset, your IP address will be included in the reset email.

How long we retain your data

Suggested text: If you leave a comment, the comment and its metadata are retained indefinitely. This is so we can recognize and approve any follow-up comments automatically instead of holding them in a moderation queue.

For users that register on our website (if any), we also store the personal information they provide in their user profile. All users can see, edit, or delete their personal information at any time (except they cannot change their username). Website administrators can also see and edit that information.

What rights you have over your data

Suggested text: If you have an account on this site, or have left comments, you can request to receive an exported file of the personal data we hold about you, including any data you have provided to us. You can also request that we erase any personal data we hold about you. This does not include any data we are obliged to keep for administrative, legal, or security purposes.



Where your data is sent

Suggested text: Visitor comments may be checked through an automated spam detection service.

PERSONAL DATA AND CONFIDENTIAL INFORMATION PROCESSING POLICY

Blockchain Technology Solutions And Artificial Intelligence AI SAS name: Blockchain Technology Solutions And Artificial Company Intelligence AI SAS Nit. 901676524-7 Address: Carrera 14A #25-06 Calima, (57)Valle, Colombia, Telephone: 3157619684 Email: blockchaintechnologysas@gmail.com, acronym: Blockchain Website: https://blockchaintechnologysas.com 1. Technology LEGAL REGULATIONS AND SCOPE OF APPLICATION: This personal data processing policy is prepared in accordance with the provisions of the Political Constitution, Law 1581 of 2012, Regulatory Decree 1377 of 2013 and other complementary provisions and will be applied by Blockchain Technology Solutions And Artificial Intelligence AI SAS regarding the collection, storage, use, circulation, deletion and all those activities that constitute the processing of personal and CONFIDENTIAL data. 2. DEFINITIONS: For the purposes of the execution of this policy and in accordance with legal regulations, the following definitions will apply: a) Authorization: Prior, express and informed consent of the Owner to carry out the Processing of personal data; b) Privacy notice: Physical, electronic or any other format document generated by the Controller that is made available to the Owner for the processing of their personal data. In the Privacy Notice, the Holder is informed of the information regarding the existence of the information processing policies that will be applicable to him/her, the way to access them and the characteristics of the treatment that is intended to be given to the personal data; c) Database: An organized set of personal data that is the object of Treatment; d) Personal data: Any information linked to or that can be associated with one or more specific or identifiable natural persons; e) Public data: This is the data classified as such according to the



mandates of the law or the Political Constitution and that which is not semi-private, private or sensitive. Public data includes, among others, data relating to the marital status of persons, their profession or trade, their status as a merchant or public servant and those that can be obtained without reservation. By their nature, public data may be contained, among others, in public records, public documents, gazettes and official bulletins; f) Private data: This is the data that due to its intimate or reserved nature is only relevant to the Holder; g) Sensitive data: Sensitive data is understood to be data that affects the privacy of the Owner or whose improper use may lead to discrimination, such as data that reveal racial or ethnic origin, political orientation, religious or philosophical beliefs, membership in unions, social organizations, human rights organizations or that promote the interests of any political party or that guarantee the rights and guarantees of opposition political parties, as well as data relating to health, sexual life and biometric data; h) Data Processor: Natural or legal person, public or private, that by itself or in association with others, carries out the processing of personal data on behalf of the Data Controller; i) Data Controller: Natural or legal person, public or private, that by itself or in association with others, decides on the database and/or the Processing of the data; j) Owner: Natural person whose personal data are subject to Processing; k) Processing: Any operation or set of operations on personal data, such as the collection, storage, use, circulation or deletion thereof. I) Confidential Information: Confidential information is understood to be information that is not public knowledge or, due to its characteristics, is kept in the private sphere of individuals. 3. PURPOSE FOR WHICH THE COLLECTION OF PERSONAL DATA AND CONFIDENTIAL INFORMATION AND PROCESSING THEREOF IS CARRIED OUT: Blockchain Technology Solutions And Artificial Intelligence AI SAS may use personal data or confidential information that it becomes aware of from third parties to: a) Execute the existing contractual relationship with its clients, suppliers and employees, including the payment of contractual obligations; b) Provide the services and/or products required by its users; c) Inform about new products or services and/or changes thereto; Evaluate the quality of the service; d)



Evaluate the quality of the service; e) Conduct internal studies on consumer habits; f) Send to the physical, electronic, cellular or mobile device mail, via text messages (SMS and/or MMS) or through any other analogous and/or digital means of communication created or to be created, commercial, advertising or promotional information about the products and/or services, events and/or promotions of a commercial or non-commercial nature of these, in order to promote, invite, direct, execute, inform and in general, carry out campaigns, promotions or contests of a commercial or advertising nature, advanced by Blockchain Technology Solutions And Artificial Intelligence AI SAS and/or by third parties; g) Provide, share, send or deliver your personal data to subsidiaries, affiliates, or subordinate companies of Blockchain Technology SAS. located in Colombia or any other country in the event that said companies require the information for the purposes indicated herein; h) Withstand internal or external audit processes; i) Register the information of employees and/or pensioners (active and inactive) in the databases of Blockchain Technology Solutions And Artificial Intelligence Al SAS; j) Transfer the data to duly authorized financial entities with which BLOCKCHAIN TECHNOLOGY SAS enters into commercial agreements or alliances, who in turn may i) contact the owners; (ii) offer products and/or services of the financial entity, among which are, but not limited to, electronic billing services, business processes, outsourcing, factoring, Triangular Line, Cash Management; (iii) to carry out the consultation and processing of my financial, commercial and credit information before Information Operators, or before any other entity that manages or administers databases for the purposes legally defined for this type of entities. k) Generate anonymous data sets in your transactions that may be used to model, generate reports and analysis, as well as to analyze payments, transactions or similar trends. I) Share your invoice data with third parties or allies such as: value, validity, issuer, receiver, among others. m) Regarding the data (i) collected directly at security points, (ii) taken from the documents that people provide to security personnel and (iii) obtained from video recordings made inside or outside the headquarters



of BLOCKCHAIN TECHNOLOGY SAS, these will be used for the security purposes of the people, assets, headquarters and facilities of BLOCKCHAIN TECHNOLOGY SAS and may be used as evidence in any type of process. If personal data or confidential information is provided, such information will be used only for the purposes stated herein, and therefore, Blockchain Technology Solutions And Artificial Intelligence AI SAS will not sell, license, transmit, or disclose it, unless: (i) there is express authorization to do so; (ii) it is necessary to allow contractors or agents to provide the services entrusted; (iii) it is necessary in order to provide our services and/or products; (iv) it is necessary to disclose it to entities that provide marketing services on behalf of Blockchain Technology Solutions And Artificial Intelligence AI SAS or to other entities with which we have joint market agreements; (v) the information is related to a merger, consolidation, acquisition, divestiture, or other restructuring process of the company; (vi) it is required or permitted by law. Blockchain Technology Solutions And Artificial Intelligence AI SAS may subcontract third parties to process certain functions or information. When the processing of personal information is effectively subcontracted to third parties or personal information is provided to third-party service providers, Blockchain Technology Solutions And Artificial Intelligence AI SAS will require said third parties to protect said personal information with appropriate security measures, prohibiting the use of the information for the third party's own purposes and the disclosure of personal information to others. 4. PRINCIPLES APPLICABLE TO THE PROCESSING OF PERSONAL DATA: The processing of personal data at Blockchain Technology Solutions And Artificial Intelligence AI SAS will be governed by the following principles: a) Principle of purpose: The processing of personal data collected must obey a legitimate purpose of which the Owner must be informed; b) Principle of freedom: The processing may only be carried out with the prior, express and informed consent of the Owner.Personal data may not be obtained or disclosed without prior authorization, or in the absence of a legal or judicial mandate that waives consent; c) Principle of truthfulness or quality: The information subject to Processing must be truthful, complete, accurate,



up-to-date, verifiable and understandable. Partial, incomplete, fractional or misleading data will not be Processed; d) Principle of transparency: The Processing must guarantee the right of the Owner to obtain from Blockchain Technology Solutions And Artificial Intelligence AI SAS at any time and without restrictions, information about the existence of data that concerns him; e) Principle of restricted access and circulation: The Processing is subject to the limits that arise from the nature of the personal data, the provisions of this law and the Constitution. Personal data, except for public information, and as provided in the authorization granted by the data owner, may not be available on the Internet or other means of dissemination or mass communication, unless access is technically controllable to provide restricted knowledge only to the Owners or authorized third parties; f) Security principle: The information subject to Processing by Blockchain Technology Solutions And Artificial Intelligence Al SAS must be protected through the use of the technical, human and administrative measures that are necessary to provide security to the records, avoiding their adulteration, loss, consultation, use or unauthorized or fraudulent access; g) Confidentiality principle: All persons involved in the Processing of personal data are obliged to guarantee the confidentiality of the information, even after their relationship with any of the tasks that comprise the Processing has ended. FIRST PARAGRAPH: In the event that sensitive personal data is collected, the Owner may refuse to authorize its Processing. 5. RIGHTS OF THE OWNERS OF PERSONAL DATA SUBJECT TO PROCESSING BY BLOCKCHAIN TECHNOLOGY SAS: The owners of personal data, either themselves or through their representative and/or agent or their successor in title, may exercise the following rights with respect to the personal data that is subject to processing by Blockchain Technology Solutions And Artificial Intelligence AI SAS: a) Right of access: By virtue of which you may access the personal data that is under the control of Blockchain Technology Solutions And Artificial Intelligence AISAS, in order to consult them free of charge at least once each calendar month, and each time there are substantial modifications to the Information Processing Policies that motivate new consultations; b) Right to update,



rectification and deletion: By virtue of which you may request the update, rectification and/or deletion of the personal data that is subject to processing, such that the purposes of the treatment are satisfied; c) Right to request proof of authorization: except in events in which, according to current legal regulations, authorization is not required to carry out the treatment; d) Right to be informed regarding the use of personal data; e) Right to file complaints with the Superintendency of Industry and Commerce: for violations of the provisions of current regulations on the processing of personal data; f) Right to require compliance with orders issued by the Superintendency of Industry and Commerce. FIRST PARAGRAPH: For the purposes of exercising the rights described above, both the owner and the person representing him must prove their identity and, if applicable, the capacity by virtue of which he represents the owner. SECOND PARAGRAPH: The rights of minors will be exercised through the persons who are authorized to represent them. 6. DUTIES OF BLOCKCHAIN TECHNOLOGY SAS: All those required to comply with this policy must bear in mind that BLOCKCHAIN TECHNOLOGY SAS is obliged to comply with the duties imposed by law in this regard. Consequently, the following obligations must be fulfilled: A. Duties when acting as responsible: (i) Request and keep, under the conditions provided in this policy, a copy of the respective authorization granted by the owner. (ii) Inform the owner in a clear and sufficient manner about the purpose of the collection and the rights that assist him by virtue of the authorization granted. (iii) Inform the owner at his request about the use given to his personal data. (iv) Process the queries and claims made in the terms indicated in this policy. (v) Ensure that the principles of veracity, quality, security and confidentiality in the terms established in the following policy. (vi) - Keep the information under the necessary security conditions to prevent its adulteration, loss, consultation, use or unauthorized or fraudulent access. (vii) Update the information when necessary. (viii) Rectify personal data when appropriate. B. Duties when acting as Data Processor. If you process data on behalf of another entity or organization (Data Controller), you must comply with the following duties: (i) Establish that the Data Controller is authorized to



provide the personal data that you will process as Data Processor. (ii) Guarantee the owner, at all times, the full and effective exercise of the right to habeas data. (iii) Keep the information under the necessary security conditions to prevent its adulteration, loss, unauthorized or fraudulent consultation, use or access. (iv) Timely update, rectify or delete the data in accordance with the instructions of the controller.(v) Update the information reported by the Data Controllers within five (5) business days from receipt. (vi) Process queries and claims made by the holders in the terms set forth in this policy. (vii) Register in the database the legend "claim in process" in the manner established in this policy. (viii) Insert in the database the legend "information under judicial discussion" once notified by the competent authority about judicial proceedings related to the quality of personal data. (ix) Refrain from circulating information that is being disputed by the holder and whose blocking has been ordered by the Superintendency of Industry and Commerce. (x) Allow access to the information only to persons authorized by the holder or empowered by law for such purpose. (xi) Inform the Superintendency of Industry and Commerce when violations of security codes occur and there are risks in the management of the information of the holders. (xii) Comply with the instructions and requirements issued by the Superintendency of Industry and Commerce. C. Duties when processing through a Data Processor (i) Provide the Data Processor only with the personal data whose processing has been previously authorized. For the purposes of the national or international transmission of data, a personal data transmission contract must be signed or contractual clauses agreed upon as established in article 25 of decree 1377 of 2013. (ii) Guarantee that the information provided to the Data Processor is true, complete, accurate, up-to-date, verifiable and understandable. (iii) Promptly communicate to the Data Processor all new developments regarding the data previously provided and adopt other necessary measures so that the information provided to it is kept up-to-date. (iv) Promptly inform the Data Processor of any corrections made to personal data so that it can make the relevant adjustments. (v) Demand that the Data Processor respect the security and



privacy conditions of the owner's information at all times. (vi) Inform the Data Processor when certain information is being discussed by the owner, once the claim has been submitted and the respective procedure has not been completed. D. Duties with respect to the Superintendence of Industry and Commerce (i) Inform it of any possible violations of the security codes and the existence of risks in the administration of the owners' information. (ii) Comply with the instructions and requirements issued by the Superintendence of Industry and Commerce. 7. REQUEST FOR AUTHORIZATION FROM THE OWNER OF PERSONAL DATA or confidential information:Prior to and/or at the time of collecting personal data or confidential information, Blockchain Technology Solutions And Artificial Intelligence AI SAS will request the data owner's authorization to collect and process it, indicating the purpose for which the data and/or confidential information is requested, using automated technical means, written or oral, that allow for the preservation of proof of the authorization and/or the unequivocal conduct described in article 7 of Decree 1377 of 2013. Said authorization will be requested for as long as is reasonable and necessary to satisfy the needs that gave rise to the request for the data and/or confidential information and, in any case, in compliance with the legal provisions governing the matter. 8. PRIVACY NOTICE: In the event that Blockchain Technology Solutions And Artificial Intelligence AI SAS is unable to make this information processing policy available to the owner of the personal data or confidential information, it will publish the privacy notice attached to this document, the text of which will be kept for later consultation by the owner of the data and/or the Superintendency of Industry and Commerce. 9. TEMPORARY LIMITATIONS ON THE PROCESSING OF PERSONAL DATA. Blockchain Technology Solutions And Artificial Intelligence AI SAS may only collect, store, use or circulate personal data for as long as is reasonable and necessary, in accordance with the purposes that justified the processing, taking into account the provisions applicable to the matter in question and the administrative, accounting, fiscal, legal and historical aspects of the information. Once the purpose(s) of the processing have been fulfilled and without prejudice to legal



regulations that provide otherwise, it will proceed to delete the personal data in its possession. Notwithstanding the foregoing, personal data must be retained when required to comply with a legal or contractual obligation. 10. AREA RESPONSIBLE AND PROCEDURE FOR THE EXERCISE OF THE RIGHTS OF THE OWNERS OF PERSONAL DATA: The CUSTOMER SERVICE AREA of Blockchain Technology Solutions And Artificial Intelligence AI SAS will be responsible for attending to the requests, complaints and claims made by the owner of the data in exercise of the rights contemplated in section 5 of this policy, with the exception of that described in its literal e). For such purposes, the owner of the personal data or whoever exercises his representation may send his request, complaint or claim from Monday to Friday from 8:00 am to 5:00 pm to the emailindicating the purpose for which the data and/or confidential information is requested, using for such purposes automated technical means, written or oral, that allow for the preservation of proof of the authorization and/or the unequivocal conduct described in article 7 of Decree 1377 of 2013. Said authorization will be requested for as long as is reasonable and necessary to satisfy the needs that gave rise to the request for the data and/or confidential information and, in any case, in compliance with the legal provisions governing the matter. 8. PRIVACY NOTICE: In the event that Blockchain Technology Solutions And Artificial Intelligence AI SAS is unable to make this information processing policy available to the owner of the personal data or confidential information, it will publish the privacy notice attached to this document, the text of which will be kept for later consultation by the owner of the data and/or the Superintendency of Industry and Commerce. 9. TEMPORARY LIMITATIONS ON THE PROCESSING OF PERSONAL DATA. Blockchain Technology Solutions And Artificial Intelligence AI SAS may only collect, store, use or circulate personal data for as long as is reasonable and necessary, in accordance with the purposes that justified the processing, taking into account the provisions applicable to the subject matter in question and the administrative, accounting, tax, legal and historical aspects of the information. Once the purpose(s) of the processing have been fulfilled and without prejudice to legal regulations



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the owner of the data in exercise of the rights contemplated in section 5 of this policy, with the exception of that described in its literal e). For such purposes, the owner of the personal data or whoever exercises his representation may send his request, complaint or claim from Monday to Friday from 8:00 am to 5:00 pm to the emailin compliance with the legal provisions governing the matter. 8. PRIVACY NOTICE: In the event that Blockchain Technology Solutions And Artificial Intelligence AI SAS is unable to make this information processing policy available to the owner of the personal data or confidential information, it will publish the privacy notice attached to this document, the text of which will be kept for later consultation by the owner of the data and/or the Superintendency of Industry and Commerce. 9. TEMPORARY LIMITATIONS ON THE PROCESSING OF PERSONAL DATA. Blockchain Technology Solutions And Artificial Intelligence AI SAS may only collect, store, use or circulate personal data for as long as is reasonable and necessary, in accordance with the purposes that justified the processing, taking into account the provisions applicable to the matter in question and the administrative, accounting, fiscal, legal and historical aspects of the information. Once the purpose(s) of the processing have been fulfilled and without prejudice to legal regulations that provide otherwise, it will proceed to delete the personal data in its possession. Notwithstanding the foregoing, personal data must be retained when required to comply with a legal or contractual obligation. 10. AREA RESPONSIBLE AND PROCEDURE FOR THE EXERCISE OF THE RIGHTS OF THE OWNERS OF PERSONAL DATA: The CUSTOMER SERVICE AREA of Blockchain Technology Solutions And Artificial Intelligence AI SAS will be responsible for attending to the requests, complaints and claims made by the owner of the data in exercise of the rights contemplated in section 5 of this policy, with the exception of that described in its literal e). For such purposes, the owner of the personal data or whoever exercises his representation may send his request, complaint or claim from Monday to Friday from 8:00 am to 5:00 pm to the emailOnce the purpose(s) of the treatment have been fulfilled and without prejudice to legal regulations that provide otherwise, the personal data in its possession will be deleted.



Notwithstanding the foregoing, personal data must be kept when required to comply with a legal or contractual obligation. 10. AREA RESPONSIBLE AND PROCEDURE FOR THE EXERCISE OF THE RIGHTS OF THE OWNERS OF PERSONAL DATA: The CUSTOMER SERVICE AREA of Blockchain Technology Solutions And Artificial Intelligence AI SAS will be responsible for attending to the requests, complaints and claims made by the owner of the data in exercise of the rights contemplated in section 5 of this policy, with the exception of that described in its literal e). For such purposes, the owner of the personal data or whoever exercises his representation may send his request, complaint or claim from Monday to Friday from 8:00 am to 5:00 pm to the emailOnce the purpose(s) of the treatment have been fulfilled and without prejudice to legal regulations that provide otherwise, the personal data in its possession will be deleted. Notwithstanding the foregoing, personal data must be kept when required to comply with a legal or contractual obligation. 10. AREA RESPONSIBLE AND PROCEDURE FOR THE EXERCISE OF THE RIGHTS OF THE OWNERS OF PERSONAL DATA: The CUSTOMER SERVICE AREA of Blockchain Technology Solutions And Artificial Intelligence AI SAS will be responsible for attending to the requests, complaints and claims made by the owner of the data in exercise of the rights contemplated in section 5 of this policy, with the exception of that described in its literal e). For such purposes, the owner of the personal data or whoever exercises his representation may send his request, complaint or claim from Monday to 8:00 5:00 Friday from am to pm to the email<u>blockchaintechnologysas@gmail.com</u>, The request, complaint or claim must contain the identification of the Holder, the description of the facts that give rise to the claim, the address, and accompanying the documents that the claimant wishes to assert. If the claim is incomplete, the interested party will be required within five (5) days following receipt of the claim to correct the deficiencies. After two (2) months from the date of the request, without the applicant submitting the required information, it will be understood that the claim has been withdrawn. In the event that the person receiving the claim is not competent to resolve it, he/she will forward it to the appropriate person within a maximum period of two (2)



business days and will inform the interested party of the situation. Once the complete claim has been received, a legend stating "claim in process" and the reason for it will be included in the database, within a period of no more than two (2) business days. This legend must be maintained until the claim is decided. The maximum term to address the claim will be fifteen (15) business days counted from the day following the date of receipt. When it is not possible to address the claim within said term, the interested party will be informed of the reasons for the delay and the date on which their claim will be addressed, which in no case may exceed eight (8) business days following the expiration of the first term. 11. DATA COLLECTED BEFORE THE ISSUANCE OF DECREE 1377 OF 2013: In accordance with the provisions of numeral 3 of article 10 of Regulatory Decree 1377 of 2013 Blockchain Technology Solutions And Artificial Intelligence AI SAS will publish a notice its official proceed to on website https://blockchaintechnologysas.com addressed to the owners of personal data for the purposes of making known this policy, as well as their rights as owners of personal data hosted in the databases of Blockchain Technology Solutions And Artificial Intelligence AI SAS. 12. SECURITY MEASURES: In accordance with the security principle established in Law 1581 of 2012, Blockchain Technology Solutions And Artificial Intelligence AI SAS will adopt the technical, human, and administrative measures necessary to provide security to the records, avoiding their adulteration, loss, consultation, use, or unauthorized or fraudulent access. The personnel processing the personal data will execute the established protocols in order to guarantee the security of the information. 13. EFFECTIVE DATE: This policy will come into effect on January 3, 2024 until otherwise determined by Blockchain Technology Solutions And Artificial Intelligence AI SAS in accordance with applicable legal regulations. Any changes to this policy will be reported through the website: https://blockchaintechnologysas.com, BLOCKCHAIN TECHNOLOGY SAS ADDRESS: Carrera 14A #25-06 Calima, Valle – Colombia