

EXERCISE OF THE RIGHT TO LIMITATION OF TREATMENT

DATA OF THE RESPONSIBLE FOR THE TREATMENT

Name / company name: Address of the Office / Service before which the right of access is exercised:
C/Square Number
Post Code City Province
Autonomous community

DATA OF THE AFFECTED PARTY OR LEGAL REPRESENTATIVE

Mr./ Ms.
....., of legal age, domiciled at
C/Square
Number....., City Province
Post Code Autonomous Community
..... with Driver's Licence, with
e-mail by means of this document exercises the right of
limitation, in accordance with the provisions of article 18 of EU
Regulation 2016/679, General Data Protection (GDPR).



REQUEST

That the processing of my personal data be limited, taking into consideration:

The processing is unlawful, and I oppose its deletion.

That the person in charge no longer needs my personal data for the purposes for which they were collected, but I need them for the formulation, exercise or defense of my claims.

That my request be addressed in the terms set forth above within a month, and that this limitation be communicated to each of the recipients that the person responsible for processing has communicated my personal data.

It is recommended that you accompany this form with a document detailing all the information that allows you to identify the object of your claim.

In at from of 20.....

Signed

INSTRUCTIONS



1. This model will be used by the affected party who wishes to request the controller to limit the processing of their personal data when any of the following situations apply:

- The processing of your personal data is unlawful, and the affected party opposes the deletion of their personal data.
- The person in charge no longer needs the personal data for the purposes of the treatment, but the affected party needs them for the formulation, exercise or defense of their claims.

2. The applicant must be sufficiently identified in the application, which must be signed. If the request is made by a third party, the representation granted for it must be duly accredited. You should know that, when the data controller has reasonable doubts regarding the identity of the natural person making the request, he may request that the additional information necessary to confirm his identity 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 has communicated their appointment to the Agency. You can also provide these contact details regarding those entities that have designated a Delegate voluntarily and have communicated it.

4. The owner of the personal data that is the object of treatment must go directly to the public or private body, company or professional that he presumes or is certain to possess his data.

5. So that the Spanish Agency for Data Protection can process your claim if your request to exercise the right to limitation of treatment has not been met within a maximum period of one month, and provide any of the following documents:



- The refusal of the data controller to limit the processing of the requested data.
- Copy stamped by the data controller of the processing limitation request form.
- Copy of the treatment limitation request 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 data controller and from which receipt of the request can be deduced.