









DATA PROTECTION POLICY

INVESTMENTS

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I) OBJECTIVES

SAVAL is firmly committed to complying with the regulations in force in all the countries in which operates, including the legal obligations relating to the protection and privacy of personal data, and to adopting the necessary security measures to ensure that such information remains protected.

To achieve this commitment, SAVAL has developed the following Personal Data Protection Policy, which contains the principles and general guidelines for action that should govern the organization and how to implement them to ensure the protection and security of personal data, and in any case, ensuring compliance with applicable law.

In this regard, the organization will have procedures, manuals, procedures and also, general and/or local guidelines to comply with specific requirements established in applicable legal instruments of the countries where we operate

III) SCOPE OF APPLICATION

This Policy is applicable to all SAVAL companies and subsidiaries and to their activities, without prejudice to the provisions of any local data protection regulations, that may be applicable locally depending on their activity or purpose of processing.

In particular, this Policy is also applicable to all SAVAL employees who are responsible for and/or deal with Personal Data, of whatever category, within the framework of SAVAL's corporate or commercial activities.

This document constitutes the general framework for the protection of Personal Data, which must always be complied

with in accordance with applicable laws and regulations.

If local laws or regulations are stricter than the provisions of this policy, priority must be given to compliance with them. In the event that applicable laws provide for exceptions to the provisions of this policy, the IT Department, Corporate Legal and/or Compliance should always be consulted.

In addition, the procedures, manuals and/or guidelines that are developed must remain consistent and not contradict the provisions of the Code of Ethics and the organization's internal regulations.

III) RELATED COMPANY NORMATIVE

- Code of Fthics
- Privacy and Information Security Policy
- Internal Information System and Corporate Investigations Policy
- Internal Investigations Procedure
- Procedures, manuals and/or local guidelines for the management and protection of privacy and personal data.

In order to serve as a general standard for the organization, this global policy has been drawn up taking into account the international standards of the various countries in which SAVAL operates, as far as they coincide.

Specific requirements related to local operations and laws that impose specific requirements in certain areas will be addressed through specific procedures, manuals and/or guidelines focused on such needs, proposed by the responsible technical area, in this case resulting from collaboration between IT, Corporate Legal and Compliance.

In the case of processing of personal data of individuals residing in the European Union, or when the processing activities are related to: a) offering goods or services to such individuals in the European Union, regardless of whether they are required to pay for them or not; and/or b) monitoring their behavior, insofar as this takes place in the European Union, the processing activities shall be governed by the provisions of the procedures, manuals and/or guidelines corresponding to the European regulations.

IV) DEFINITIONS AND ABBREVIATIONS

For the purposes of this Policy, the following terms shall have the following meanings:

- Supervisory Authority / Data Protection Authority (DPA): Public authority and/or independent state agency responsible for the supervision and enforcement of data protection laws. The DPA also provides guidance on the interpretation of the legislation and, where appropriate, imposes sanctions for
- Responsible Technical Area: Refers to the department or area of the company with specialized knowledge and technical capacity to implement controls in the matter, propose procedures and even carry out monitoring of such controls. Typically, regarding to the content of this policy, it refers to the IT department, although depending on the specific subject matter, it may correspond to Cybersecurity, Corporate Legal Department, etc.
- **Privacy Notice:** Document / Note addressed to individuals that contains information and warns them about the Processing of their Personal Data.
- Special Categories of Personal Data/Sensitive Data:

Refers to Personal Data that is considered sensitive by law and, therefore, deserving of a higher degree of protection due to its private nature and that can only be processed in limited and/ or under specific circumstances. Here are some examples:

- Ethnicity or race;
- Political ideology;
- Religious or philosophical convictions;
- Genetic data:
- Biometric data that allow to identify a natural person univocally;
- Medical or health-related data;
- Lifestyle or sexual orientation data;
- Criminal data;
- Remunerations;
- Worker's résumé, and/or;
- Union membership
- **Consent:** Direct, free, concrete, specific, informed and unambiguous expression of will by which the data subject agrees either by means of a statement or a clear affirmative action to the processing of personal data in a given circumstance.
- **Personal Data:** Any information relating to an identified or identifiable natural person:
- Directly through such information (e.g., name, identification number, photo, etc.), or
- Indirectly through some information in combination with other data (e.g., medical history, performance evaluation, IP address, etc.)..

There are four main groups of interest about which we process personal data at SAVAL:

non-compliance.

- Data about our members (e.g., job/position data, applicants, current and former employees, etc.);
- Patients and volunteers data (e.g., data collected during clinical research or adverse event reporting);
- Data from customers, suppliers and/or other third parties, as well as data from third parties working with the organization (e.g., healthcare institutions or professionals, business partners, consultants).
- Data of any other individual outside the three groups previously mentioned (e.g., family members of employees).
- **Data processor:** natural or legal person, public authority, service or other body processing personal data on behalf of the controller.
- **Profiling:** any form of automated processing of personal data consisting of using personal data to evaluate certain personal aspects of a natural person, in particular to analyze or predict aspects related to that natural person's professional performance, financial situation, health, personal preferences, interests, reliability, behavior, location and/or mobility;
- External/ Third Party: any person, including a legal entity, with whom SAVAL interacts and who is not a Subsidiary or a member SAVAL Group.
- File: Any structured set of personal data, accessible according to specific criteria, whether centralized, decentralized or distributed functionally or geographically;
- **Data Subject:** Any natural person whose Personal Data SAVAL processes and whose identity can be determined,

directly or indirectly, through the Personal Data available (e.g., employees, customers, patients, etc.).

- **Limitation of processing:** the marking of retained personal data in order to limit their processing for the foreseeable future:
- Data Protection Regulation: Any law, regulation, resolution, code or guideline, including any amendment or replacement thereof, relating to privacy or the Processing of Personal Data of individuals in any country in the world, to which SAVAL is subject, including, but not limited to, the GDPR.
- General Data Protection Regulation (GDPR): Regulation (EU) 2016/679 of the European Parliament and of the Council of April 27th, on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, which repeals the Directive 95/46/EC.
- Data Controller: Natural or legal person, public authority, agency or other body that determines the purposes and means of the Processing of Personal Data.
- **Pseudonymization:** the processing of personal data in such a way that they can no longer be attributed to a data subject without the use of additional information, provided that such additional information is separately identified and subject to technical and organizational measures designed to ensure that the personal data are not attributed to an identified or identifiable natural person;
- **Processing:** any operation, whether by automated procedures or not, with Personal Data (e.g., collection, recording, storage, modification, consultation, use, communication by transmission, deletion, etc.).

• **Personal Data Security Breach:** Refers to any breach of security resulting in accidental or unlawful destruction, loss or alteration of Personal Data transmitted, stored or otherwise processed, or unauthorized communication or access to such data...

V) FUNCTIONS AND RESPONSIBILITIES

As an organization committed to the privacy and protection of the personal data of the people who interact with SAVAL, respect for these rights is promoted and supervised from the top management of the company to the rest of the structure and, as one of the principles of SAVAL's Corporate Code of Ethics, it is an integral part of our culture and business activities and concerns all members of the organization.

Members of SAVAL

All SAVAL members who process personal data as part of their role in the organization or as part of their professional activities are required to comply with this Policy. In the event of a potential violation of this Policy or a breach of the security of such personal data under the responsibility of the organization, SAVAL members should immediately report the situation to their line manager, the Corporate Legal Department, Compliance or through our Whistleblower Channel.

Cybersecurity Team

The Cybersecurity Team is responsible for ensuring that appropriate technical and organizational security measures are implemented at SAVAL in accordance with all principles contained in this Policy and in local procedures, manuals or guidelines for the management and protection of personal data.

Local managers or delegates

As required by applicable law, a data controller or data processor could be designated as the point of contact and responsible for ensuring compliance with local laws and regulations under this policy and local procedures, manuals or guidelines for the management and protection of personal data

VI) POLICY

VI.1 General Personal Data Protection Principles

The nature of the activities carried out by SAVAL in its normal operations may involve the processing of personal data of various stakeholders, including members of the organization, health professionals, customers, investors and suppliers, among others. As an organization, SAVAL is committed to the privacy and protection of this data and we recognize the importance of the rights of the people who entrust us with their personal data.

SAVAL's commitment to transparency and integrity goes beyond mere compliance with privacy regulations and helps SAVAL build trust based relationships with its employees and interested third parties.

In this sense, the protection of personal data at SAVAL is governed by the following principles

• Process personal data in a lawful, fair and transparent manner: Personal data must be collected for specific and legitimate purposes, in accordance with applicable law, examples of which are usually: the performance of a contract (e.g. an employment contract), compliance with an applicable legal obligation (e.g. communication of personal data to tax administrations) or the legitimate interest of SAVAL.

In those cases where it is required by the applicable legislation, the consent of the interested parties must be obtained prior to the collection of their data. Likewise, when required by law, the purposes of the processing of personal data will be explicit and defined at the time of collection.

SAVAL will not collect personal data of a sensitive category, nor genetic or biometric data that can uniquely identify a person, unless it is strictly necessary, legitimate, required and/or permitted by the applicable legislation, in which case it will be collected and processed in compliance with the provisions of such legislation.

- To process accurate and up-to-date personal data: collected only to the extent necessary for the specific, explicit and legitimate purpose for which it is collected. Obtain the consent of data subjects before collecting their Personal Data, as required by applicable local law.
- Implement reasonably appropriate technical and organizational security measures to ensure the confidentiality, integrity and availability of Personal Data.
- Actively collaborate with Authorities and Regulators, when appropriate, complying with their requests and requirements..
- Limited retention periods: Personal data will only be kept for as long as necessary for the legit purposes of the processing, unless otherwise required by applicable local law or authorities requirement.
- Conduct transfers of personal data to external/third

parties in a secure manner and in accordance with the data protection regulations of the recipient's and the receiving party's jurisdictions, if different.

- Manage the accountability of third parties that process SAVAL's data: Carefully evaluate and select external suppliers and collaborators who process personal data on behalf of SAVAL, ensuring that they comply with appropriate data protection standards in accordance with applicable laws.
- Promote knowledge of and respect for privacy and data protection regulations by training and raising awareness among SAVAL members, in particular about what personal data is and how to protect it, and to adopt a privacy by design and by default approach in SAVAL.
- Enable individuals to exercise their rights of control over their data as provided by applicable local law.

SAVAL's commitment to these general principles significantly minimizes the risk of personal data security breaches, thereby preventing economic and reputational damage and contributing to business continuity and its commitment to society.

VI.2 Specific Personal Data Protection Principles

VI.2.1 Data collection and processing

All members of SAVAL who process personal data are subject to this Policy and the procedures, manuals and/or guidelines derived from it, and may not use personal data obtained in the course of their functions or professional

activities for purposes other than those corresponding to the activities and operations of and for SAVAL.

Local procedures, manuals and/or guidelines shall be consistent with the following principles, where applicable, and members of the organization shall be aware of, ensure and be able to demonstrate compliance with the following principles:

- a. Collect Personal Data only for specified, explicit and legitimate purposes. SAVAL members shall collect personal data only for specified, explicit and legitimate purposes and shall not use it for purposes other than those communicated to the data subject. Any change in the purpose of the processing must be notified in advance to the data subject and may require the data subject's consent in accordance with applicable law.
- b. Only process Personal Data that is adequate, relevant and limited to what is necessary in relation to the purpose. SAVAL will only process Personal Data that is strictly necessary for the specific purpose communicated to the data subject in a proportionate and adequate manner. If Personal Data or certain categories of such data are not necessary, they will not be requested.
- c. Process only accurate and up to date personal information. Members of SAVAL shall take reasonable steps to ensure that the Personal Data processed is accurate, precise, complete and up to date throughout the information life cycle (i.e., from collection to destruction). In this regard, members of SAVAL shall use their best efforts to promptly correct or delete inaccurate Personal Data that they discover, which may require the involvement and cooperation of

different departments and/or functions within SAVAL, as detailed in the procedures, manuals or guidelines derived from this Policy.

- d. Keep personal data only for the time necessary to fulfill the purposes for which it was collected. SAVAL members shall keep personal data in the organization's files (both electronic and paper) only for the time necessary to fulfill the purposes for which they were collected and for the time necessary to comply with any applicable legal obligations. In this regard, SAVAL members shall take reasonable steps to ensure that personal data is deleted when it is no longer needed, which may require the participation and cooperation of different departments and/or functions of SAVAL, as should be described in detail in the procedures, manuals or quidelines derived from this policy.
- e. Keeping Personal Data Secure. SAVAL will adopt the necessary and appropriate technical and organizational security measures to protect Personal Data and prevent it from being disclosed to third parties/external parties that do not have a valid reason or need access to it for their purposes. The Cybersecurity Team will be responsible for implementing reasonable technical and organizational measures to ensure that Personal Data is kept secure on SAVAL's computer systems. Confidentiality and appropriate treatment are particularly important when dealing with special categories of personal data. All SAVAL employees must comply with the technical and organizational security measures applicable to them.

VI.2.2 Users' rights for the control and protection of their data

The Data Protection Regulations contemplate mechanisms

for data subjects to exercise control and protection of their rights including, among others, the right to access their Personal Data, to rectify any erroneous Personal Data or to delete their Personal Data.

Where applicable, these rights and how to exercise them should be clearly stated in Privacy Notices in the media that SAVAL makes available to the interested parties.

Without prejudice to any other rights provided for in other rules related to the protection of personal data to which SAVAL may be subject in the countries where it conducts its operations, local procedures, manuals and/or guidelines shall ensure compliance, in all applicable respects, with at least the following rights of data subjects:

- **Information:** The right to receive concise, transparent, intelligible and easily accessible information about the processing of personal data. As a general rule, SAVAL shall provide this information in the Privacy Notices, which will include, among other things,: the identification and contact details of the data controller, the purposes and purpose (why) of the processing, the categories of recipients (if applicable), the conservation period of personal data and the data protection rights, mentioned below, among other aspects. SAVAL's Corporate Legal Department, with the collaboration of the members and/or external consultants of the organization, will prepare and/or revise the Privacy Notices, as necessary.
- Access: The right to request confirmation as to whether or not personal data is being processed and, if applicable, to obtain access to the personal data included in SAVAL's files.

inaccurate personal data and also, to complete information that may be incomplete.

- **Deletion:** The right to request the deletion of personal data held by SAVAL, under certain conditions.
- Oposition: Opposition: The right to request that personal data not be processed in specific circumstances.
- Portability: The right to request the delivery of the personal data provided to SAVAL in an electronic file and the right to transmit it to external/third parties in certain circumstances.
- Limitation of Processing: The right to request the cessation of the processing of personal data when:
 - (i) The accuracy of personal data is being verified;
- (ii) The processing of personal data is unlawful and/ or the data subject objects to their deletion;
- (iii) The personal data are necessary for the formulation, exercise or defense of a claim, or;
- (iv) The data subject has objected to the processing for the performance of a task carried out in the public interest or when it is necessary for the purposes of a legitimate interest, for the time necessary to verify whether SAVAL's legitimate grounds prevail over those of the data subject.
- **Revocation of Consent:** DThe right to withdraw the consent given, without affecting the lawfulness of the Processing based on the consent prior to its withdrawal.

• Rectification: The right to request the modification of SAVAL shall have procedures, manuals and/or local

internal guidelines to facilitate and manage the exercise of Data Subjects' privacy rights in accordance with applicable regulations. Where applicable, any member of SAVAL who receives a request from a data subject to exercise his or her rights should immediately contact: compliance-es@savalinvest.com

VI.2.3 Preservation of Personal Data

When personal data is no longer required for the purposes for which it was processed or to comply with applicable legal obligations, SAVAL members will take all reasonable steps to destroy or delete all copies of personal data, whether on paper or on any other physical or digital storage medium. In this way, SAVAL will ensure that personal data is only retained for as long as necessary and deleted in a timely manner when it is no longer required.

These reasonable measures will be set out in a procedure, manual or guideline and will take into account the time limits set out in the applicable regulations.

VI.2.4 Data Security and Personal Data Security Breaches

In order to maintain the security of Personal Data, with a particular focus on Special Categories of Personal Data, SAVAL shall have procedures, manuals and/or policies that include the establishment of appropriate technical and organizational controls and measures based on the risks associated with the security of Personal Data for as long as it retains the Personal Data.

In this regard, these procedures, manuals and/or guidelines should establish a periodic process of review, evaluation

and assessment of the effectiveness of these measures to ensure the following:

- **a.** Availability of Personal Data: Ensure that the organization's information systems and personal information can be used and accessed as needed. SAVAL will take reasonable measures to protect Personal Data against accidental or unauthorized loss, destruction and/or damage, and for the purpose of prompt recovery of data in the event of a physical or technical incident.
- **b. Confidentiality of Personal Data** To protect Personal Data so that only duly authorized persons have access to the systems and files that store it, and to prevent unauthorized, accidental or unlawful access or disclosure of such data.
- c. Integrity of Personal Information: Maintain the accuracy of Personal Data against accidental or fraudulent alteration.

All members shall comply with SAVAL's information security policies and procedures applicable to the processing of personal data, including, without limitation, the Information Security and Privacy Policy.

A personal data security breach is a type of security incident that compromises the availability, confidentiality or integrity of personal data. The procedures, manuals or guidelines for the management of personal data shall include reporting and information mechanisms for SAVAL's constituents to notify the Company of personal data security breaches so that the organization is able to conduct the appropriate risk assessment and, where applicable, comply with its obligations to notify the relevant data protection authority and affected data subjects.

VI.2.5 Personal Data Transfers

During SAVAL's business activities and/or operations, it may be necessary to share or transfer personal data to affiliates or external/third parties in different countries for legitimate reasons or as required by law.

When the relationship with an external/third party (e.g. a new or existing supplier) involves the processing of personal data, SAVAL members must analyze the data protection risks involved in transferring the data to the third party in order to assess the impact on the rights and freedoms of the data subjects. The purpose of this assessment is to ensure that the Third Party is capable of protecting and processing the personal data in accordance with the principles and rules set forth in this Policy and in the provisions of applicable data protection regulations.

All agreements with external/third parties or affiliates involving the processing of personal data must contain data protection clauses or refer to a data protection contract already concluded between the parties. International transfers of personal data must have a purpose and will only be permitted if there are adequate safeguards in place in accordance with applicable data protection regulations.

SAVAL will include in its procedures, manuals or guidelines for the management of personal data, mechanisms to ensure that transfers of personal data between parties, whether in the same or different countries, and relationships with third parties involving the transfer or assignment of personal data, comply with applicable data protection regulations.

VI.2.6 Privacy by Design and by Default

Members of SAVAL must consider privacy and data protection throughout the entire lifecycle of Personal Data (i.e. from collection to destruction) and therefore integrate data protection principles and security measures into all professional activities they carry out in SAVAL, especially when implementing a new project involving the processing of personal data.

In addition, appropriate technical and organizational measures must be implemented to ensure that, by default, only personal data necessary for the intended purposes are processed.

By integrating these principles and security measures at all stages of the life cycle of personal data, SAVAL demonstrates its commitment to privacy and the protection of such data, as well as ensuring a responsible and ethical approach in all its professional activities.

VII) TRAINING

Training on this policy will be provided to SAVAL members in accordance with the training program approved for this purpose by the Board of Directors.

This policy will be available on the organization's intranet for consultation by its members.

Internal communications will be made periodically to raise awareness and keep SAVAL members informed of issues of interest related to this matter.

In case of violation and/or non-compliance with this policy, additional and specific training may be required, in addition to the corresponding sanction.

VIII) VERIFICATION

The Compliance function will carry out periodic monitoring activities in order to verify compliance with this policy and procedures, as well as the adequacy and effectiveness of the controls and risk mitigation measures implemented.

To successfully carry out these monitoring activities, you will have the support and collaboration of all areas and functions of the organization, as appropriate.

IX) DISCIPLINARY AND LEGAL REGIME

Any member of the organization who becomes aware of any breach or violation of this Policy, even potential ones, must report them in accordance with the provisions of our Code of Ethics, and may be subject to disciplinary action if he or she fails to do so.

SAVAL employees who do not comply with the provisions

of this Code, who mislead or obstruct the investigation of violations of this Code, even potential ones, will be subject to appropriate disciplinary sanctions, up to and including termination of employment, in accordance with applicable labor laws.

X) MODIFICATION AND HISTORY OF CHANGES

This policy has been approved by SAVAL's Management in ordinary session dated November 16, 2023, and may be modified as established in the corresponding title of the Code of Ethics.

Modification history:

VERSION	DATE OF UPDATE	RESPONSIBLE	CHANGE MADE
1.0	16/11/2023	Compliance Dept.	 Restructuring and updating of the policy.
1.1	06/2024	Compliance Dept.	 Updating and harmonizing terminology and format.

ANNEX I - SPAIN

Privacy and Personal Data Protection Complementary

In accordance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016, General Data Protection (RGPD), in the Organic Law 3/2018, of 5 December, on the Protection of Personal Data and Guarantee of Digital Rights (LOPDGDD - Spain) and in SAVAL's internal regulations, we are dedicated to offering sufficient guarantees for the safeguarding of our users' privacy and explaining, as clearly and transparently as possible, everything that has to do with the processing of personal data within our website.

We ask users to please read carefully these particulars and make sure that they understand them properly.

1. Person in charge of the treatment

The person responsible for the processing of personal data is SAVAL INVESTMENTS S.L., with NIF: B16902397, domiciled at Calle Serrano 41, 4°; 28001, Madrid - Spain, e-mail: *compliance-es@savalinvest.com*.

2. 2. Legal basis and purpose

2.1. For what purpose will the data of the data subject be processed?

The website provides access to information about the company and the possibility of contacting us.

We also have a Complaints and/or Inquiries Channel, the purpose of which is to process, investigate and respond to complaints and/or inquiries that may be made by SAVAL members or employees, as well as other third parties that interact with us, in accordance with the provisions of

the Company's Code of Ethics, its Corporate Rules and applicable laws.

The interested user will be solely responsible in case of filling in these contact forms with false, inaccurate, incomplete or outdated data.

2.2. What is the legal basis for the processing?

The legal basis for the processing of personal data is to comply with a regulatory or legal obligation and, with SAVAL's legitimate interest in the maintenance of legality and order in its work centers and processes, and also in the event that the processing is necessary for the pursuit of our legitimate business interests.

2.3. Is it necessary for the data subject to provide personal data and what happens if they do not?

It is not necessary, all users who access and/or use our website can do so and access all of its content without the need to provide any personal information, subscribe nor create an account, profile or the like.

In the case of business contact through the Website, we may use your contact information to respond to your inquiry and/or, if applicable, provide such contact information to other SAVAL company of the group or affiliate to respond and/or contact you directly.

In the case of a complaint or inquiry (Ethics channel), you will be redirected to the platform of our service provider, where you will have several options to formulate your complaint or inquiry:

- Provide your personal data and choose to share it with SAVAL:
- Provide your personal data, but do not share them with

SAVAL (which will only be known to the data processor - i2 Ethics).

• Do not include any personal data, making the complaint or inquiry anonymously.

2.4. Will we make automated individualized decisions and/or profiling, which produce legal effects or significantly affect you in a similar way?

No, as previously indicated, in order to access the website and the information it contains, it is not necessary to provide any personal or contact information, create an account or profile or authorize us to do so instead.

2.5. For how long will the data of the users/subjects be kept or stored?

The data will be processed for the time strictly necessary in accordance with the processing, unless there is a legal need to keep it for a longer period, for example, in the case of investigation and resolution of a complaint.

Subsequently, the data may be kept blocked during the period of legal prescription of the actions for the demand of responsibilities derived from the treatment and fixed for the formulation, exercise or defense of claims during the period of prescription of the legally established actions

3. Assignment or transfer of data:

3.1. Will the data of the data subject be transferred to other companies?

The data will only be communicated in the event of a complaint/consultation to the Data Processor in the exercise of its functions. The data processor is the company ETHICS CHANNEL S.L., with NIF: B-86717865 and address at Calle Las Norias, 92, Planta Baja, Office I, 28221, Majadahonda,

Madrid, Spain, which manages and administers the Ethics Channel service for SAVAL.

3.2. Will the personal data be transferred to third countries or international organizations?

If your complaint or inquiry made through Saval Investments' ethical channel is made within the EU Area, your data will not be transferred outside this Area.

Moreover, in case of business contact and in order to provide a comprehensive response to the issue raised, we may need to transfer your data to subsidiaries of the SAVAL group, which may have offices located in territories outside the EU Area, always respecting your privacy and the rights related to your personal data.

4. User / Subject rights:

4.1. What rights does the data subject have in relation to the processing of his or her personal data?

We inform you that you may exercise the following rights in accordance with the provisions of current legislation:

- Access to data: The data subject has the right to obtain confirmation from the controller as to whether or not the data is being processed, transferred to a third country or to an international organization.
- Request for rectification: The data subjects shall have the right to obtain from the controller, without undue delay, the rectification of inaccurate personal data concerning them.

Taking into account the purposes of the processing, the data

subject shall have the right to have incomplete personal data completed, including by means of an additional explanation.

- To the portability of the data: The data subject shall have the right, where appropriate, to have his or her data transferred by the controller to another controller or to the data subject himself or herself, using a structured format that is commonly used and machine-readable, when the processing is carried out by automated means.
- Request for erasure or oblivion: Data subjects shall have the right to obtain without undue delay the erasure of personal data concerning them from the data controller, who shall be obliged to erase personal data without undue delay if:
- The data is not necessary in relation to the purposes for which they were collected.
- The data is obsolete.
- The data subject's consent to the processing is withdrawn.
- They have been used unlawfully.
- Request the limitation of the processing of your data: At the request of the data subjects, the processing operations that would correspond in each case will not be applied to their personal data, although the data will continue to be stored in the files intended for this purpose.

4.2. When will we respond to the data subject's request?

We will respond to requests within a maximum of one month from receipt of the request. This period may be extended by an additional two months, depending on the complexity and number of requests. The requester will be notified of the extension within one month of the request.

4.3. How can the interested party exercise his/her rights?

n order to exercise the rights recognized, the interested party may contact the following e-mail address: **compliancees@savalinvest.com**

4.4. Does the interested party have the right to complain?

Yes, especially when not obtained a satisfactory response in the exercise of your rights.

You have the right to file a complaint before the national supervisory authority/regulator, for this purpose the interested party should contact the Spanish Data Protection Agency (AEPD) or similar body in the different countries where SAVAL's subsidiaries are located, if applicable.

In advance, we recommend that you contact SAVAL directly at the following e-mail address: **compliance-es@savalinvest. com**





Grupo SAVAL

savalcorp.com

