

V. Exercising ARCO rights (Exercising ARCO rights do not exclude the possibility to exercise any of the other rights and cannot constitute a previous requisite to exercise any of these rights)

As per the Mexican Federal Law on the Protection of Personal Data held by Private Parties, and its corresponding Regulations, I hereby wish to exercise my right to (select one of the following options):

Right to **ACCESS** my personal information subject to treatment specifically, I would like to know about:

_____.

Right to **RECTIFY** my personal information subject to treatment, as such information is incomplete or imprecise, for which purpose I am interested in rectifying _____, and changed to _____. Attached to this request, please find a copy of _____, containing the correct information, which I am requesting a correction for.

Right to **CANCEL** my personal information subject to treatment. I am specifically requesting the cancellation of personal information as specified below:

_____.

Right to **OBJECT** to how my personal information is treated. Specifically, I am declaring my dissatisfaction with regards to how my personal information, detailed as follows, is listed:
_____ for the following purposes,
_____, and for this reason, _____.

For better placement of the personal data referred to the information herein, I am attaching a copy (if possible, attach a copy of a document showing personal information placement)
_____ properly identified, under affirmation (please provide any additional information that might be of use and relevant) _____

Name and Signature of Owner or Legal Representative Place and Date

In terms of the provisions of Article 32 of the Mexican Federal Law on Protection of Personal Data Held by Private Parties, the Company shall inform the holder, within a period of twenty working days beginning with the day on which the present application was received, the determination made, and in the case that the response is in his favor, it will be effective, within fifteen working days beginning with the date on which the response is communicated to the holder. In terms of the provisions of Article 45 of the Mexican Federal Law on Protection of Personal Data Held by Private Parties and Article 100 of the Regulation, the holder of personal data has a period of fifteen working days to initiate the Rights Protection procedure at the Mexican Federal Institute of Access to Information and Data Protection, in the terms specified in the Law and its Regulations.