PERSONAL DATA PROTECTION POLICY

La Red Nacional de Mujeres, RNM, with address at Calle 59 bis #8-38, Colombia, RESPONSIBLE FOR THE TREATMENT of your data, informs the interest groups and, in general, those who have provided their data to RNM, or that in the future provide their data, the content of the internal policy for the treatment of personal information established by the Colombian legal system.

This policy is divided into the following parts:

- 1. OBJECTIVE
- 2. GENERAL PRINCIPLES
- 3. DEFINITIONS
- 4. PERSONAL DATA PROCESSING
- 5. PURPOSES ASSOCIATED WITH PERSONAL DATA PROCESSING
- 6. RIGHTS OF HOLDERS
- 7. DUTIES OF RNM, RESPONSIBLE FOR THE PROCESSING OF PERSONAL DATA
- 8. AUTHORIZATIONS AND CONSENT
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OBJECTIVE

This policy aims to define RNM's internal policy for the treatment of personal information, to guarantee compliance with the law, and to exercise the rights of habeas data.

According to the Colombian political constitution, "everyone has the right to their personal and family privacy and their good name, and the State must respect them and make others respect them. In the same way, those providing their data have the right to know, update and rectify the information collected about them in data banks and the files of public and private entities (...)." (Right of habeas data).

GENERAL PRINCIPLES

RNM will apply the specific principles established below, which constitute the rules to follow in the collection, management, use, treatment, storage, and exchange of personal data:

Principle of legality regarding data processing. The treatment referred to in the abovementioned law is a regulated activity that must be subject to what is established in it and other provisions developing it.

Principle of purpose. The treatment must obey the Constitution's and the law's legitimate purpose and be informed to the owner.

Principle of freedom. The treatment can only be exercised with the owner's prior, expressed, and informed consent. Personal data may not be obtained or disclosed without prior authorization or without a legal or judicial mandate that relieves consent.

Principle of veracity or quality. The information subject to treatment must be accurate, complete, exact, updated, verifiable and understandable. Processing partial, incomplete, fractional, or misleading data is prohibited.

Principle of transparency. In the treatment of information, the right of the owner to obtain from the person in charge of the treatment at any time and without restrictions information about the existence of data that concerns them must be guaranteed.

Principle of access and restricted circulation. The treatment is subject to the limits that derive from the nature of the personal data, the provisions of Law 1581, and the Constitution. In this sense, the treatment can only be done by persons authorized by the owner and those provided for in this law. Except for public information, personal data 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 authorized owners or third parties.

Principle of safety. The information subject to treatment by the person in charge must be handled with the necessary technical, human, and administrative measures to grant security to the records, avoiding their adulteration, loss, consultation, use, or unauthorized or fraudulent access.

Principle of confidentiality. The persons involved in processing personal not public in nature, are obliged to guarantee the confidentiality of the information, even after the end of their relationship with any of the tasks included in the treatment. They may only supply or communicate personal data when it corresponds to the development of authorized activities.

DEFINITIONS

By decree 1377, 2013, the definitions to be taken into account are:

Privacy notice: verbal or written communication generated by the person in charge, addressed to the owner for the treatment of their data, by which they are informed about the existence of the information treatment policies that will apply to them, the way to access them and the purposes of the treatment that is intended to be given to personal data.

Public data: It is data that is not semi-private, private, or sensitive. Public data is considered, among others, data relating to the marital status of people, their profession or trade, and their quality as public servant. Due to its nature, public data may be contained, among others, in public records, public documents, official gazettes and bulletins, and duly executed court rulings that are not subject to confidentiality.

Sensitive data: sensitive data is information about the private life of the owner or whose improper use may generate discrimination, such as information revealing racial or ethnic origin, political orientation, religious or philosophical convictions, membership of unions, social organizations, human rights, or that promote the interests of any political party or that guarantee the rights of political opposition, as well as data related to health, sexual life, and biometric data.

Transfer: transfer of data takes place when the person in charge of processing personal data, located in Colombia, sends the information or personal data to a recipient, who in turn is responsible for the treatment and is located inside or outside of the country.

Transmission: treatment of personal data that implies the communication of the information inside or outside the territory of Colombia when its purpose is to carry out treatment by the manager on behalf of the person in charge.

PERSONAL DATA PROCESSING

By the law, RNM:

1. Will capture information such as identification, names, surnames, location of residence and business address, email account, cell phone number, address, and city, as well as information related to images, photographs, and videos, among others.

- 2. The information will be used for the purposes identified in the privacy notice that the personal data owner has authorized in an express, free, informed, and transparent manner.
- 3. The information will be shared with allies with whom joint work is carried out or third parties that require the information to guarantee the operation of RNM.
- 4. Personal data from social networks: Facebook; Instagram; Twitter; Linkedin, among others, are independent legal entities and are, therefore, not under the responsibility of RNM. Whenever personal data is used in these social networks, prior, informed, and express consent must be requested from each owner.

Treatment of sensitive data: in these cases, special attention will be implemented, and its responsibility will be reinforced when processing this data type.

Treatment of data of minors and adolescents: this type of data will be processed in the best interest of children and adolescents, making sure to respect fundamental rights and, to the extent possible, counting on the opinion of the owners of the data and considering: (i) maturity; (ii) autonomy; (iii) ability to understand the purpose of the treatment; (iv) understanding of the consequences of the treatment.

PURPOSES ASSOCIATED WITH PERSONAL DATA PROCESSING

The general purposes in the processing of personal data in RNM are:

- 1. To establish and manage the pre-contractual and contractual commercial, labor, civil, and any other relationship that arises by compliance with a legal or contractual obligation by the RESPONSIBLE entity.
- 2. Respond to requests, queries, claims, and complaints made by the holders of personal information through any of the enabled channels the RESPONSIBLE ENTITY has made available.
- 3. To transfer or transmit personal data to entities and judicial and administrative authorities when required about its purpose and necessary for fulfilling its functions.

The specific purposes that will be applied to the processing of personal data will be informed in the privacy notice provided by the entity in which, in advance, the particular purposes and treatment that will be carried out will be notified.

Notice: we do not have lucrative, commercial, or advertising purposes within our content. Our content is educational and informative, and it is the intellectual property of RNM.

RIGHTS OF THE HOLDERS

The owner of personal information has the right to:

- Know and access personal data processed.
- Update personal data processed.
- Rectify personal data processed.
- Suppress the authorization for the processing of personal data when the principles established in Law 1581, 2012, have not been respected in their processing.
- Request proof of the authorization granted for the processing of personal data.

Right to knowledge and access. Every person will have the right to know if their data has been processed by RNM in the terms expressed in the norm, in addition to exercising the right to see the origin of their data and if they have been assigned or not to third parties and, therefore, the identification of the assignees.

Right, to update. Every person will have the right to update the information kept by RNM as personal data in the terms expressed in the norm.

Rectification rights. Every person has the right to verify the accuracy and veracity of the data and request the rectification of personal data collected when it is inaccurate, incomplete, or leads to error. The information holders must indicate the data they ask to correct and accompany the documentation that justifies the request.

Request for deletion or cancellation of the data. The owner of the personal information must indicate the data that must be canceled or rectified, providing, if applicable, the documentation or proof that justifies it. The cancellation will result in the blocking of your data. The person in charge will keep the data to make it accessible to administrative or judicial authorities, always obeying the limitation period assigned. Once this period has elapsed, the person in charge must

proceed to the definitive cancellation of the interested or affected party's personal information, which rests in our databases or files.

Likewise, the owner may request the deletion or cancellation of their data when their treatment by the person in charge is inadequate. The data of the information holders will be kept during the times provided in the applicable regulations and, depending on the case, of the contractual relations between the holder of the personal information and the person in charge of the treatment.

In any case, the request to delete the information and revoke the authorization will not proceed when the owner has a legal or contractual duty to remain in the database.

DUTIES OF RNM, RESPONSIBLE FOR THE PROCESSING OF PERSONAL DATA

RNM, responsible for the processing of personal data by the law, has the following duties:

- To guarantee the exercise of the right of habeas data.
- To request and preserve the exercise of the right of habeas data.
- To inform the owner about the purpose of the collection and the rights that assist them by the authorization granted.
- To preserve and safeguard personal information under the legal security conditions necessary to guarantee its integrity.
- To update the information, promptly communicate to the person in charge of the treatment all the news regarding the previously provided data and adopt the other necessary measures to keep the information provided up to date.
- To rectify the information when it is incorrect and communicate what is pertinent to the person in charge of the treatment of this information.

AUTHORIZATIONS AND CONSENT

By the law, the authorization is understood as the: "Prior, expressed and informed consent of the owner to carry out personal data processing," which is necessary

for the collection, storage, use, circulation, or deletion of data by RNM.

The authorization may be given by any means or format that allows guaranteeing

its subsequent consultation or through an appropriate technical or technological mechanism, which allows expressing or obtaining consent via a click or double

click, through which it can be unequivocally concluded that, had the owner not

acted, the data would never have been captured and stored in the database.

REVOCATION OF AUTHORIZATION

The holders of personal data may revoke consent to processing their data at any

time if a legal or contractual provision does not prevent it.

• The owner may revoke the authorization for all the consented purposes. RNM

must completely stop processing the owner's data.

• The owner may revoke the authorization for specific data processing, such as

advertising purposes.

CONTACT MEANS

The following contact information will be the means of communication through

which the owners can make inquiries, complaints, claims, or requests:

Email: nacional@rednacionaldemujeres.org

Physical address: Calle 59 bis #8-83 Office 201

The previous means of contact are used without the affectation of RNM's faculty

to establish additional contact mechanisms, which will be published or announced

through its website.

ANNEX: PRIVACY POLICY FOR THE VIDEO GAME "WOMEN PROGRESS TOWARDS

PEACE"

For Red Nacional de Mujeres, your information and its systems are vitally important

information assets. For this reason, the organization has decided to maintain

schemes for the protection, assurance, and management of said assets against possible threats that affect the confidentiality, integrity, or availability of its digital processes, seeking to protect them in the most appropriate way for its website and its developments such as videogames at a national and international level. If you want more information about the privacy policy annex of the videogame for Resolution 1325 of the United Nations Security Council and the Women, Peace, and Security Agenda, please consult Annex 1.

VALIDITY

This policy is effective as of April 4, 2023

Signature:

ANNEX 1:

PRIVACY POLICY AND TERMS OF USE OF THE GAME "WOMEN ADVANCE TOWARDS PEACE" AND THE WEB PAGE

This privacy policy establishes the terms which Red Nacional de Mujeres uses to protect the information that is provided by its users when using its website. This is how we comply with the current legislation of each country where the application is used.

The policy is also intended to develop and publicize the criteria and compliance guidelines for the collection, registration, storage, treatment, custody, administration, use, circulation, and deletion of the personal data of users, players, allies, collaborators, suppliers that the Red Nacional de Mujeres will treat in the exercise of its activities, as well as informing the mechanisms and procedures for the effectiveness of the rights of its owners.

Our organization is committed to the security of its users' data. When we ask you to fill in the personal information fields with which you can be identified, we ensure that it is only used per the terms of this document. However, this privacy policy may change over time or be updated, so we recommend that you continually review this page to ensure that you agree with such changes.

Purpose

The digital contents of the website are the property of Red Nacional de Mujeres. The objective is to learn more about Resolution 1325 of the United Nations Security Council and the Women, Peace, and Security Agenda, of which said resolution is

part. This tool lets you know your duties and rights as a woman leader and political actor.

Notice: we do not have lucrative, commercial, or advertising purposes within our content. Our content is educational and informative, and it is the intellectual property of RNM.

Our website may collect personal and anonymous data, for example, name, contact information, email address, and demographic information. Likewise, specific information may be required to operate the game and its components when necessary.

It is necessary to inform you that, through the game, you expressly state that you agree, comply and accept our terms of use and privacy policy.

Definitions

Personal data: personal data can be defined as all information associated with a person that allows their identification, their identity document, place of birth, marital status, age, place of residence, academic standing, work, or professional career.

Anonymous data: it is the anonymous data or information that makes identifying a person imperceptible or impossible.

USE AND PURPOSE OF DATA PROCESSING

Our website uses the information to provide the best possible service, particularly to maintain game and session history. Information will never be shared with third parties or used for purposes other than those related to the game dynamics.

Red Nacional de Mujeres is highly invested in fulfilling the commitment to secure your information. We use the most advanced systems and constantly update them to ensure no unauthorized access.

Game dynamics

Red Nacional de Mujeres is not responsible for the content exchanged during the game session nor for the information users may share. The user uses the application, the contents, and services by the law of each country in which this Legal Notice is executed. In the same way, the user will not use the application, its

contents, or the services provided through it for illicit purposes or effects or contrary to the content of this Legal Notice. The user will not harm the interests or rights of third parties or in any way may damage, disable, make inaccessible, or deteriorate the application, its contents, or its services or prevent everyday enjoyment of it by other users.

License

Red Nacional de Mujeres is the owner and holder of all rights to the application and, in this sense, grants the user (licensee) only the right to use it by the uses for which it has been designed and, in particular, by the provisions of our conditions of use and the applicable law of each country. The user will not acquire any property rights over the application through the download, installation, and use of the application.

Therefore, the mere execution of the application implies the acceptance by the user of the conditions of use corresponding to the Application. Otherwise, it should not be used.

In the same way, we inform you that, at any time, you can exit the Application from the option with this purpose in the main menu.

Although the Application may be accessible from outside of Colombia, you understand that it is intended to be used by anyone who complies with these Conditions in any country or jurisdiction whose use is not contrary to current local laws or regulations.

Cookies

A cookie is a file sent to request permission to be stored on your computer. By accepting a said file, it is created, and the cookie is then used to have information regarding web traffic. Another function that cookies have is that the websites can be recognized individually and therefore provide you with the best-personalized service on their website.

Our website uses cookies to identify the visited pages and the frequency of the visits. This information is used for statistical analysis only, and the data is permanently deleted. You can delete cookies at any time from your computer. However, cookies help to provide a better service for websites. You only give access to information from your computer, or you, if you want it, and offer it directly. You can accept or deny the use of cookies. However, most browsers

automatically accept cookies to have a better web service. You can also change the settings on your computer to decline cookies. If they are refused, you may be unable to use some of our services.

Links to third parties

This website may contain links to other sites that may interest you. Once you click on these links and leave our page, we no longer have control over the site to which you are redirected, and therefore we are not responsible for the terms or privacy or data protection of those other third-party sites. These sites are subject to their privacy policies, so it is recommended that you consult them to confirm that you agree with them.

Control of your personal information

You can restrict the collection or use of personal information on our website anytime. Whenever you are asked to fill in a form, such as a user registration, you can check or uncheck the option to receive information by email. If you have checked the opportunity to receive our newsletter or advertising, you can cancel it anytime.

Our foundation will not sell, assign or distribute the personal information collected without your consent unless required by a judge with a court order.

Red Nacional de Mujeres keeps the right to change the terms of this Privacy Policy at any time.