LGPD Conmax Corporate Solutions

Consent Form for Personal Data Processing

This document aims to register the free, informed and unambiguous manifestation by which the Holder

agree to the processing of your personal data for a specific purpose, in compliance with Law No. 13.709 - General Personal Data Protection Law (LGPD). By expressing its acceptance of this term, the Holder consents and agrees that CONMAX

CONTABILIDADE EMPRESARIAL S / S LTDA, CNPJ No. 08.217.677 / 0001-98, headquartered at Rua

Monsenhor Bruno, 1153, CJ 610, Aldeota, Scopa Platinum Corporate Building, Fortaleza-CE.

telephone (85) 3388.8000, e-mail: contato@conmax.com.br, hereinafter referred to as Controller,

make decisions regarding the treatment of your personal data, as well as carry out the

processing your personal data, involving operations such as those related to the collection,

production, reception, classification, use, access, reproduction, transmission, distribution.

processing, archiving, storing, deleting, evaluating or controlling the information, modification, communication, transfer, dissemination or extraction. personal data

The father is authorized to make decisions about treatment and carry out the processing the following personal data of the holder:

- full name
- Phone numbers, WhatsApp and email addresses
- Name of the company where you work
- Name of professional activity performed
- Communication, verbal and written, maintained between the owner and parents. Purposes of data processing

The processing of personal data listed in this term has the following purposes:

- Allow the controller to identify and contact the holder for the purposes of business relationship.
- Allow the Parent to disclose the Institution's material, such as service offers or products made available through email and/or social networks.
- Allow the parent to structure, test, promote and advertise products and services, customized or not to the Cardholder's profile.
 sharing data

The Controller is authorized to share the holder's personal data with other agents of data processing, if necessary for the purposes listed in this term, observing the principles and guarantees established by Law No. 13.709.

Data Security

The Parent Company is responsible for maintaining security, technical and administrative measures capable of protecting personal data from unauthorized access and from accidental or unlawful situations of destruction, loss, alteration, communication or any form of inappropriate or unlawful treatment.

Pursuant to art. 48 of Law No. 13.709, the Controlling Company will notify the Holder and the National Data Protection Authority (ANPD) of the occurrence of a security incident that may cause relevant risk or damage to the Holder.

End of Data Processing

The Controlling Company may keep and process the Holder's personal data throughout the period in which they are relevant to the achievement of the purposes listed in this term. Anonymized personal data, without the possibility of association with the individual, may be kept for an indefinite period.

The Holder may request, via e-mail or correspondence, the Controlling Company, at any time, to delete the non-anonymized personal data of the Holder. The Holder is aware that it may be impracticable for the Controller to continue providing products or services to the Holder after the deletion of personal data.

Holder's Rights

The Holder is entitled to obtain from the Controller, in relation to the data processed by him, at any time and upon request: I - confirmation of the existence of treatment; II - access to data; III - correction of incomplete, inaccurate or outdated data; IV - anonymization, blocking or deletion of unnecessary, excessive or processed data in breach of the provisions of Law No. 13.709; V - data portability to another service or product supplier, upon express request and observing commercial and industrial secrets, in accordance with the regulation of the controlling body; V - portability of data to another service or product provider, upon express request, in accordance with the regulations of the national authority, observing commercial and industrial secrets; VI - deletion of personal data processed with the consent of the holder, except in the cases provided for in art. 16 of Law No. 13.709; VII - information on public and private entities with which the controller shared data; VIII - information on the possibility of not providing consent and on the consequences of denial; IX - revocation of consent, pursuant to § 5 of art. 8 of Law No. 13.709.

Right of Withdrawal of Consent

This consent may be revoked by the Holder, at any time, upon request via e-mail or correspondence to the Parent Company.