



AUTHORIZATION FOR PROCESSING PERSONAL DATA

The Universidad Nacional de Colombia is an autonomous entity with a special status linked to the Colombian Ministry of National Education and that can act as the responsible party for the processing of personal data in accordance with the provisions of Statutory Law No. 1581 of 2012, partially regulated by Decree No. 1377 of 2013 (incorporated into Decree No. 1074 of 2015) and by other rulings or provisions that may amend, supplement or replace the aforementioned Law.

The **Universidad Nacional de Colombia hereby requests authorization** for the **treatment of personal data** obtained through the different channels that are available for the collection, storage, usage and circulation of data, in accordance with the guidelines established in Rectory Resolution No. 207 of 2021, "**which establishes the Personal Data Processing Policy of the Universidad Nacional de Colombia and repeals Resolution No. 440 of 2019 of the Rectory**" for the specific purposes framed within the development of the University's missionary functions of teaching, research and implementation of outreach activities.

The data will be managed following the appropriate security and confidentiality measures to avoid any adulteration, loss or unauthorized consultations, uses, or access.

If you are a minor, or are the minor's legal guardian, the Universidad Nacional of Colombia is required to inform you—by virtue of the provisions of paragraph B) of article 12 within Law 1581 of 2012—about the optional nature of the answers to questions that deal with data related to children and adolescents. Therefore, if the processing of the minor's personal data is accepted, such processing is hereby authorized, specifically for the purposes within the framework of the legal functions of the University, under the premise that the best interests of children and adolescents will be respected, thus ensuring their fundamental rights.

The rights as the owner of the private data are provided for in Article 15 of the Political Constitution of Colombia and in Law 1581 of 2012, partially regulated by Decree 1377 of 2013 and by other related rulings or provisions that may modify, complement or replace the aforementioned Law. In particular, the data holder has the right to know, update, rectify and delete their personal information as well as the **right to revoke the consent granted for the processing of personal data**. These rights can be exercised through the channels provided by the University, which are available at www.unal.edu.co or through protecdatos_na@unal.edu.co.

EXPRESS AUTHORIZATION

Taking into account the foregoing, I give my voluntary, explicit, informed and unequivocal consent for **Universidad Nacional de Colombia** to treat my personal data in accordance with the specific purposes for the development and exercise of the University's missionary functions of teaching, research and implementation of outreach activities, as well as to establish academic and labor related ties, contractual or otherwise, and all other related to the corporate and social purpose of the University.

Likewise, I declare that I have voluntarily provided the information for the processing of my personal data, and that this information is true, complete, accurate, updated, verifiable and understandable.

Signature _____

Full name _____

Type of Identification Document: CC ___ CE ___ Other _____

Document number: _____

Day/Month/Year _____

Note: This form only applies to persons whose relationship with the University does not require a contractual signature with its respective clauses authorizing the processing of personal data. The Universidad Nacional de Colombia is exempt from requesting this authorization in the cases contemplated by article 10 of Law 1581 of 2012 and by other rulings or provisions that may modify, complement and replace the aforementioned Law.