

PRIVACY NOTICE

GLOBAL MARKET INVESTMENT AND TECHNOLOGY S.A.P.I. DE C.V. (hereinafter "GMIT"), a company incorporated under the law of the United Mexican States, with domicile located at Av. De los Bosques 216, Naucalpan de Juárez, State of Mexico, C.P. 52780.

In compliance with the Ley Federal de Protección de Datos Personales. La Ley Federal de Protección de Datos Personales en Posesión de Particulares (Federal Law for Protection of Personal Data in Possession of Private Individuals/Entities, as per its initials in Spanish "LFPDPPP") and its regulations, GMIT, website www.greengoldproject.com and website www.greengoldcoin.com, through this privacy notice ("PRIVACY NOTICE"), informs the terms and conditions under which Personal Data that is collected will be treated, therefore, we put at your disposal the following information:

1. DEFINITIONS

For the purposes of this PRIVACY NOTICE, the terms indicated below will have the meaning indicated in this document:

- 1.1. "Personal Data": Any information concerning an identified or identifiable natural person.
- 1.2. "Sensitive Personal Data": Those Personal Data that affect the intimate sphere of the Holder, or whose improper use may give rise to any type of discrimination or entails a serious risk for the Holder. This category includes data that may reveal personal aspects of the Holder, such as racial, ethnic origin, present and future health status, genetic information, religious, philosophical and moral beliefs, union affiliation, political opinions, sexual preference or financial situation.
- 1.3. "ARCO Rights": Right of the Holder of the Personal Data to request the Responsible for Access, Rectification, Cancellation or Opposition with respect to said data, in accordance with the provisions of the LFPDPPP ("LFPDPPP") and its Regulations.
- 1.4. "<u>Dissociation</u>": The procedure by which the Personal Data cannot be associated to the Holder or allow, by its structure, content or degree of disaggregation, the identification thereof.
- 1.5. "Person in charge": The natural or moral person who alone or together with other natural or legal persons processes Personal Data in the name and by instruction of the Responsible, in accordance with the processes, terms and conditions indicated by the latter.
- 1.6. "LFPDPPP": Federal Law on Protection of Personal Data Held by Private Parties.
- 1.7. "<u>Regulation</u>": Regulation of the Federal Law on Protection of Personal Data Held by Private Parties.
- 1.8. "Responsible": Any person dependent on GMIT who acting personally or in conjunction with other people of GMIT, collects Personal Data for their treatment as indicated in this PRIVACY NOTICE.
- 1.9. "Holder": the natural person to whom the personal data corresponds.
- 1.10. "Transfer": The communication of Personal Data within or outside the national territory, made to a person other than the Holder or the Responsible.

2. IDENTITY AND DOMICILE OF THE RESPONSIBLE

The Responsible party referred to in section 1.8 of this PRIVACY NOTICE states that it is a company legally constituted under Mexican laws and will respond individually to the Personal Data that it collects and indicates as domicile for all purposes and obligations related to this NOTICE OF PRIVACY located at Av. De los Bosques 216, Naucalpan de Juárez, State of Mexico C.P. 52780 and email privacy@gmit.mx

3. PERSONAL DATA COLLECTED BY THE RESPONSIBLE

For the fulfillment of the purposes indicated in this PRIVACY NOTICE, the Responsible informs you that GMIT may collect the following categories of Personal Data: (i) Identification Data; (ii) Contact Information; (iii) Information on the physical characteristics of the natural person, better known as biometric data.

We inform you that the Sensitive Personal Data that is collected from the Holder will be obtained only directly; that is to say in a personal way or through the Electronic Means that are made available, with the understanding that the Sensitive Personal Data collected will be treated with the sole purpose of carrying out and monitoring the process of contracting products and/or services that GMIT offers.

The Personal Data referred to in this numeral may be collected by the Responsible either personally or through the Electronic Media that the latter makes available to him; or through agents, promoters, commission agents, suppliers or business partners in order to follow up on a hiring request made by the Holder; to comply with a contract or agreement with the Holder; or to require compliance with agreements or contracts signed with the Holder.

The Responsible may carry out the investigations, conduct interviews, and in general, carry out the actions that he deems necessary in order to verify for himself or through third parties contracted particularly for this, the veracity of the Personal Data that was provided to them by the Holder. The Responsible may, under this PRIVACY NOTICE, verify or add the Personal Data collected directly from the Holder, as well as those Personal Data of third parties that are provided by the Holder, as applicable according to the service or product contracted by the Holder.

The Holder declares that the Personal Data provided to the Responsible are truthful and updated and undertakes to notify the Responsible of any modification to the Personal Data provided as soon as possible.

4. PURPOSES OF DATA PROCESSING

The Personal Data that the Responsible collects will be used as purposes:

- Corroborate the identity of the Holder and the veracity of the information he provides as his own.
- Formalize a contractual relationship between the Holder and the Responsible.
- Integrate files and databases, and treat them, either directly by the Responsible or through a third party, so that the Responsible can duly perform the obligations arising from the contracts executed.
- Generate statistical information related to the use of products and services offered by GMIT.

The Responsible informs you that by granting your consent for the processing of your Personal Data, you authorize the Responsible to use them for the sending of advertising information by the means available to the Responsible, such as email, cell phone (message SMS, MMS) social networks, or any other similar means of electronic communication that may develop, as well as the sending and collection of information through quality surveys.

We inform you that the Responsible has video surveillance systems inside and outside their offices. The images and sounds captured by the cameras are considered biometric data and will be used for the security of the Holder, as well as for the monitoring and control of physical access to their facilities.

The same treatment referred to in this PRIVACY NOTICE, will have the Personal Data collected in the future, without prejudice to which the Holder may at any time exercise his right of opposition, as provided in numeral 5 of this PRIVACY NOTICE.

5. ARCO RIGHTS (ACCESS, RECTIFICATION, CANCELLATION AND OPPOSITION)

The Holder, by himself or through a duly accredited legal representative, may exercise the ARCO rights and request the update, limit the use or disclosure of his Personal Data, and, where appropriate, inform himself of any aspect related to the treatment thereof.

ARCO Rights:

- ACCESS: know the specific information that the Responsible has in its possession;
- RECTIFICATION: request the modification of Personal Data in the event that they are not updated, inaccurate or incomplete, to exercise this right, the documentation proving the rectification requested in accordance with the Personal Data must be submitted;
- CANCELLATION: blocking and subsequent deletion of Personal Data from our databases; when it considers that it is not being used properly or for the purposes that gave rise to the legal relationship;
- OPPOSITION: oppose the use for specific purposes of your Personal Data.

The exercise of any of the ARCO Rights does not prevent the exercise of any other right.

To exercise any of the ARCO Rights the Holder or his legal representative may get in contact at privacy@gmit.mx, with the following documents:

- Identification of the Holder and the legal representative. Either the voting credential issued by the National Electoral Institute in México or the passport issued by the Ministry of Foreign Affairs.
- In the cases in which the Holder exercises their ARCO Rights through a legal representative, in addition to proving the identity of both (Holder and Legal Representative), a legible copy of the power of attorney must be sent to the aforementioned email address granted to the legal representative, or, where appropriate, a signed power of attorney before two witnesses or statement in appearance of the Holder by which powers are granted to carry out this procedure before the Responsible, duly apostilled or legalized.

The Responsible shall notify the Holder within a maximum period of 20 (twenty) business days from the date they receive the email privacy@gmit.com, the response to their request for access, rectification, cancellation or opposition. If the request presented to the Responsible is appropriate and the Responsible receives from the Holder or his legal

representative the documentation referred to in this numeral, the resolution will be effective within 15 (fifteen) business days following the date in which the answer is communicated.

The Responsible may extend this period up to 20 (twenty) more business days, when the case warrants, prior notification of said situation to the Holder.

The resolution adopted by the Responsible will be communicated to the Holder through one of the channels chosen by the latter, either by email or by mail. If no means are specified, the email will be answered from which the ARCO rights exercise was requested.

Depending on the type of exercise of the ARCO rights, it is possible that the revocation requested by the Holder for the processing of his Personal Data implies the suspension and / or termination of the contract between GMIT and the Holder, for reasons attributable to the Holder, being at the same time provided in the respective contract for the case of early termination and / or termination.

6. PROCESSING OF PERSONAL DATA AND DATA TRANSFER

In accordance with the provisions of the LFPDPPP and its Regulations, the Responsible informs you that the Holder's consent will not be necessary for the processing of Personal Data when: (i) it is provided for in a Law, (ii) Personal Data appears in sources public access; (iii) the Personal Data are subject to a prior Dissociation procedure, (iv) has the purpose of fulfilling obligations derived from a legal relationship between the Holder and the Responsible, (v) there is an emergency situation that could potentially harm a individual in his person or his property, (vi) are indispensable for medical care, prevention, diagnosis, the provision of health care, medical treatments or the management of health services, while the Holder is not in a position to grant consent, in the terms established by the Mexican General Health Law and other applicable legal provisions and that said data processing is carried out by a person subject to professional secrecy or equivalent obligation, or (vii) a competent authority resolution is issued.

Likewise, you are informed that with the acceptance of this PRIVACY NOTICE it is understood that the Holder grants his authorization for the Responsible to transfer his Personal Data to third parties, whether Mexican or foreigners without requiring his consent again, when the transfer is located in any of the following cases: (i) it is provided for in a Law or Treaty in which Mexico is a party; (ii) it is necessary to safeguard the health of the Holder, among which is the prevention or medical diagnosis, the provision of health care, medical treatment or the management of medical services (iii) the transfer is made to subsidiary companies or affiliates under the common control of any of the Responsible or to a parent company or to any company of the same group of the Responsible that operates under the same internal processes and policies; (iv) is necessary because of a contract concluded or to be concluded in the interest of the Holder; (v) is necessary or legally required for the safeguarding of a public interest, or for the procurement or administration of justice; (vi) is accurate for the recognition, exercise or defense of a right in a judicial process; and, (vii) is necessary for the maintenance or fulfillment of a legal relationship between the Holder and the Responsible.

We also inform you that national and international referrals of Personal Data between the Responsible and its Managers will not need to be informed to the Holder. Under this category, transfers of information with those entities with which the Responsible signs an agreement or agreement for the provision of joint services are classified.

7. USE OF ELECTRONIC OR REMOTE MEDIA

In the event that the Holder uses platforms, sites, applications or requests the services of the Responsible through the use of electronic devices or provides their Personal Data through any of said channels ("<u>Electronic Media</u>"), the Holder understands, accepts and acknowledges that:

- 1. The Electronic Media may include links to websites of third parties outside the Responsible, for which the latter does not assume any ownership, obligation or liability whatsoever.
- 2. The services provided by the Responsible through the Electronic Media may collect information from the Owner such as browser type, operating system, visits to other websites or carry out identification as a User, through "cookies" or " web beacons "in which case that moment will be informed about the use of these technologies. In order for the Holder to disable these programs, he must access the "internet options" located in the "Tools" section, or similar functions, of the browser he uses.

The Responsible and the website www.greengoldcoin.com) and its possible applications use "cookies" that the Responsible may place on their access device and make use of them. The use of "cookies" is intended to expedite the start of a new session; save user settings of the site and / or its applications; expedite the interaction with the contents; improve the user experience of the site and / or its applications by storing your preferences in the access device, eliminating the need to repeatedly specify the same information and only show personalized content and advertising according to your preferences in your subsequent visits, as well as facilitate to the Responsible for the analysis of said information in order to improve the performance of the site and / or its applications.

Similarly, the Responsible may use "Cookies" to collect information about the preferences of the user of the site and / or applications in the use of content in order to offer promotions, discounts, programs and in general, send to the user of the site and / or your advertising applications based on your interests.

With the use of Electronic Media, you acknowledge and authorize the Responsible to use "cookies" and "web beacons"

- A "cookie" is a text file placed by a web server on the user's hard disk that visits it with information about your preferences and browsing guidelines.
- A "web beacon" is an image used exclusively to quantify the number of visits or monitor customer behavior.

The Responsible may expand the content of the site and / or its applications or create new Electronic Media in which case these will be governed by this PRIVACY NOTICE.

In case of any cyber breach of GMIT, you will be informed immediately by email of said breach or breach of security that occurs during or after the processing of your personal data, provided that such breach affects you in any way.

The Responsible informs you that all communication turned on by email or through the Internet, such as unprotected electronic messaging services, such as social networks, Internet sites other than those expressly indicated by the Responsible as official or websites not identified by the Responsible as their own may be subject to interception of the information, loss or possible alterations in the message or in the data sent, in which case, the Holder may not require the Responsible party who turns said communication, compensation for any damage resulting from the interception, subtraction, loss or alteration related to said communication.

8. PROCEDURE AND MEANS BY WHICH THE RESPONSIBLE WILL COMMUNICATE THE HOLDERS OF CHANGES TO THE PRIVACY NOTICE

The Responsible reserves the right to change this PRIVACY NOTICE at any time. Any change made to the Privacy Notice will be notified announced by publication on the website www.greengoldproject.com and website www.greengoldcoin.com.

Likewise, the Holder is informed that he has the right to object to the processing of his Personal Data in case of not agreeing with the modifications that this PRIVACY NOTICE could present, for this, he must send a request to the email address privacy@gmit.com.

We inform you that the competent Mexican authority to resolve any dispute arising from the application to the Federal Law on Protection of Personal Data Held by Private Parties and its Regulations is the National Institute of Transparency, Access to Information and Protection of Personal Data ("INAI") and you can find out more about the subject on their website www.inai.org.mx Mexican law will apply regardless of any other concurrent jurisdiction.

This PRIVACY NOTICE was last modified on October 2, 2019.