



**POLICY OF PRIVACY
WEBSITE VISITOR**

This INTERNAL PRIVACY POLICY ["POLICY"] aims to demonstrate the commitment of Porto Central Complexo Industrial Portuário S.A. ["PORTO CENTRAL"] to the privacy and protection of the Visitor's personal data on its website ["USER"], encompassing the collection, use, sharing, storage, reuse, and elimination of their digital data, with transparency and for the purposes for which they are intended, in accordance with Law No. 13,709/18 ["LGPD"].

As a condition for accessing and using our website, the USER must declare that they have read and fully understand this document and thereby express their voluntary and explicit agreement with the terms set forth herein. In case of disagreement, the USER must discontinue its access.

The website is not designed for individuals under 18 years old, therefore PORTO CENTRAL does not gather their personal information intentionally. If any information about minors is unintentionally stored, PORTO CENTRAL will promptly remove it upon the USER's request.

1. DATA COLLECTED, FORM AND PURPOSE OF COLLECTION

1.1. Data is collected when USER voluntarily enters or submits it when accessing and interacting with Porto Central Website features, including:

DATA DESCRIPTION	PERSONAL DATA	PURPOSE OF PORTO CENTRAL USE
NEWSLETTER	Name E-mail	Identify the USER. Send relevant information to interested parties about the progress of the PORTO CENTRAL project
CONTACT US	Name E-mail Telephone Message	Identify the USER. Respond to USER requests. Interact with the USER to answer questions or facilitate customer service.
ETHICS CHANNEL	Name: CPF: E-mail: Birth Date: Telephone e Cellphone: (Anonymous option questionnaire)	USER Identification is not mandatory. Make reports, complaints or clarifications regarding compliance with the PORTO CENTRAL Code of Conduct and Ethics
WORK WITH US:	WORK WITH US: Name CPF (Tax ID) Address ZIP Code City State Country Phone Cellphone Email Professional Profile Area of Expertise Intended Position Additional Information Resume LinkedIn Profile	Identify the USER. Analyze the profile for possible hiring.

Sede:
Rua Projetada, s/nº, Praia de Marobá,
Presidente Kennedy/ES - Brasil
Caixa Postal 36 - CEP: 29.350-000

Escritório Administrativo/Correspondência:
Rua José Alexandre Buaiz, nº 350, Loja 08, Ed.
Affinity Work, Enseada do Suá, Vitória/ES - Brasil
CEP: 29.050-545 - Tel: +55 27 3200-3779



PORTO CENTRAL

SUPLIER:	National or International Corporate Name CNPJ (Tax ID) Trade Name Address Neighborhood City State Country ZIP Code Website Phone Cellphone Contact Name Contact's Position Contact's Department Contact's Email Contact's Phone Area of Business Interest Brief description of main activities, products, and services Additional information Portfolio and/or presentation	Identify the USER. Make contact regarding possible interest in a commercial partnership.
PRIVACY CHANNEL	Name Email Phone (optional) Reason for contact Message	Identify the USER. Clarify doubts or respond to requests related to the processing of USERS' personal data
PRESS	Name: Email Press Outlet Phone City and State	Identify journalists or press outlets that wish to receive press releases, notices, and suggestions for topics and communications from Porto Central, schedule interviews, or contact the press office for additional information
SOCIAL PARTICIPATION FORUMS	Name of the Institution Representative's Name Email Phone Justification	Identify institutions that wish to participate in Porto Central's Social Participation Forums.

1.2. Additional Purposes:

- Safeguard against fraudulent activities or misuse that could pose a threat to PORTO CENTRAL Website or compromise the security of information;
- Enhance the cybersecurity of the USER, the site, and the services;
- Engage in and oversee promotions and contests hosted on the site, if applicable.

1.3. We are not responsible for the accuracy, truthfulness, or lack thereof in the information that the USER provides to PORTO CENTRAL or for its lack of updating when it is their responsibility to provide it accurately or update it.

1.4. The consent that the USER provides for data use is collected individually, clearly, specifically, and legitimately.

1.5. Through the customer service channel, the USER can change their preferences concerning the processing of their data, provide new permissions, or revoke their consent for existing permissions.

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1.6. The collected data and recorded activities may also be shared:

- a) With competent judicial, administrative, or governmental authorities, whenever there is a legal determination, requirement, request, or court order;
- b) Automatically in the case of corporate transactions, such as mergers, acquisitions, and incorporations;
- c) To achieve the purposes described in this POLICY, some companies may be involved in processing activities, both as controllers and responsible for processing, as well as operators, and for this, PORTO CENTRAL may share your personal data with third parties. However, we limit third parties' access to personal data to what is necessary. We may share your personal data with consultants and authorized technology and IT companies to manage and provide services related to the site, hosting providers, and database service providers.

1.7. If third-party companies process any data we collect, they must adhere to the conditions stipulated herein and our Information Security standards, mandatorily.

1.8. The database created through data collection at PORTO CENTRAL is both our property and responsibility. Its use, access, and sharing, when required, will strictly adhere to the boundaries and purposes of our business, as described in this POLICY.

1.9. PORTO CENTRAL may use the collected information to contact the USER in order to provide information that may be its interest.

1.10. Internally, the collected data is accessed only by duly authorized professionals, respecting the principles of proportionality, necessity, and relevance to the purposes of PORTO CENTRAL, in addition to the commitment to confidentiality and privacy preservation as stipulated in this POLICY.

2. HOW WE STORE DATA AND RECORDS

2.1. PORTO CENTRAL processes your personal data only for the purposes described in this POLICY. Personal data is maintained and eliminated according to PORTO CENTRAL's retention policy, to the extent necessary for processing purposes, and must be deleted: (i) once the reason for its use ends; or (ii) if the period is determined by law. PORTO CENTRAL will also treat the data until the statutory limitation period provided for in the applicable legislation for possible actions related to the data. USER information is processed at the facilities of PORTO CENTRAL, its affiliates, and where the servers are located. For further information, please contact PORTO CENTRAL through the channels indicated below.

2.2. If there is a USER request, the data may be deleted before this period. However, it may be necessary to keep the data for a longer period due to law, court order, fraud prevention, credit protection, and other legitimate interests, in accordance with the LGPD. After the legal and necessary period, they will be deleted using secure disposal methods or used in anonymized form for statistical purposes.

3. CONSULTATION, CORRECTION, ANONYMIZATION, AND ELIMINATION

3.1. The USER can request the display or rectification of their personal data by emailing: privacidade@portocentral.com.br.

3.2. The USER may also:

- a. Request the limitation of the use of their personal data;
- b. Express opposition to the use of their personal data;
- c. Request the deletion of their personal data collected.

3.3. If the USER withdraws their consent, services and functionalities may become unavailable.

3.4. For audit, security, fraud control, and rights preservation purposes, we may retain the USER's data record history for a longer period as established by law or regulatory norms or for rights preservation.

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4. GENERAL PROVISIONS

4.1. PORTO CENTRAL does not use any type of automated decision that impacts the USER.

4.2. PORTO CENTRAL reserves the right to change the content of this POLICY at any time, as necessary or required, including for legal compliance with laws or regulations of equivalent legal force, and it is the USER's responsibility to verify it whenever accessing PORTO CENTRAL website.

4.3. If there are any doubts regarding the provisions of this POLICY, the USER may contact us at privacidade@portocentral.com.br.

4.4. While navigating, users may encounter content that links to third-party websites. PORTO CENTRAL cannot access or control the functions used by third-party sites, and the procedures of these external sites are not regulated by our POLICY. Therefore, it is necessary to directly contact or consult these third parties for additional information about their privacy protection procedures.

4.5. If any provision of this POLICY is deemed illegal or illegitimate by authorities in the jurisdiction where the USER resides or accesses the Internet, the remaining conditions shall remain in full force and effect.

4.6. The USER acknowledges that all communication conducted via email, SMS, instant messaging applications, or any other virtual and digital form is also valid, effective, and sufficient for the disclosure of any matter related to the services PORTO CENTRAL provides, as well as the conditions of their provision or any other matter addressed therein, subject to the provisions of this POLICY.

Last update: July 28, 2021

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