INDIVIDUAL’S RIGHTS SERIES:
4. THE RIGHT TO ERASURE

YOU CAN ASK YOUR DATA TO BE ERASED WHEN...
1. The information is no longer required for the purposes for which it was collected;
2. You withdraw your consent, and no other legal basis for processing your information exists;
3. You object to your information being used for public functions, legitimate interests or direct marketing purposes (where no other legitimate public interest ground exists);
4. Your personal information has been processed unlawfully;
5. The controller is under a legal obligation to erase your information;
6. The information has been collected in relation to the offer of information society services to a child under 13 years who cannot give valid consent.

THE CONTROLLER MUST:
If the data has been made public, take reasonable steps to ensure all other controllers have erased the data.

THE CONTROLLER DOES NOT HAVE TO ERASE THE DATA IF:
1. The processing is for exercising right of freedom of expression;
2. The processing is in compliance with a legal obligation, or the exercise of official authority;
3. The processing is in the public interest in the area of public health;
4. The processing is for archiving or research;
5. The processing is necessary for defending legal claims.