

Article 36. Protection of Personal Data

1. A State Party transferring personal data pursuant to this Convention shall do so ~~subject to the conditions of that Party's in accordance with its~~ domestic law and ~~any obligations the transferring party may have under~~ applicable international law. States Parties shall not be required to transfer personal data in accordance with this Convention if it cannot be provided in compliance with their applicable laws concerning the protection of personal data. They may also seek to impose appropriate conditions, ~~in accordance with to achieve compliance with such their~~ applicable laws, ~~to achieve compliance~~ in order to respond positively to a request for personal data. ~~State Parties are encouraged to establish bilateral or multilateral arrangements to facilitate the transfer of personal data.~~
2. For personal data transferred in accordance with this Convention, State Parties shall ensure that the personal data received are subject to effective and appropriate safeguards. ~~in the Parties' respective legal frameworks.~~
3. Subject to Article 36(2), State Parties may transfer personal data obtained in accordance with this Convention to another third country or international organisation only with the prior [written] authorisation of the original transferring State Party.