

The first milestone corresponds to the consolidation of the articulation and coordination table on access to public information and transparency of the three branches of the State. This instance was achieved thanks to the good synergy provided by all the participating actors. The second milestone is linked to the design of a participatory methodology for the elaboration of the diagnosis on the state of the situation of access to public information in the three branches of the State. The evolution in the fulfillment of this milestone was given through the realization of four meetings between all the participating actors and as a result it was possible to design a proposal for the design of an evaluation methodology. The third and sixth milestone corresponds to the realization of technical tables. The topics of the technical roundtables were “Exceptions regarding personal and sensitive data”, “Exception regarding risks to public security”, “Obligations of Active Transparency” and “Towards a participatory diagnosis methodology”. In this sense, both governmental and non-governmental actors have been participants in the proposal, design and implementation of the technical roundtables. All the meetings were very enriching and useful for the exchange of ideas. The fourth milestone corresponds to the collaborative generation of a document of good practices on access to public information. In this instance, the Law on Access to Public Information was adapted through a clear language project. The Clear Language project is implemented by the University of Buenos Aires (UBA) by the Clear Language Observatory team. The fifth milestone corresponds to the preparation and implementation of an internal training program for the three branches. The axes of said training are: a) Develop the international and national reference framework of the right of access to public information and deepen the knowledge of the relevant aspects of Law 104 of Access to Public Information; b) Promote citizen use of local regulations that allow the exercise of the right of access to public information; and c) Disseminate the scope of the regulations to regulated entities for its better implementation.