

TCR GROUP GLOBAL PRIVACY NOTICE

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1. PURPOSE AND CONTEXT

In the course of carrying out our activities, the TCR Group (as defined below) (*TCR* or *we*) collects and uses 'Personal Data', i.e., information which relates to an identified or identifiable natural person (a *Data Subject*).

Throughout the world, the Processing (as defined below) of Personal Data is regulated by data protection (privacy) laws and regulations (*Data Protection Legislation*), including the European Union, any Processing of Personal Data must comply with the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the Processing of Personal Data and on the free movement of such data (the *GDPR*).

In some parts of the world, such as in the European Union, the Data Protection Legislation obliges TCR, amongst others, to inform Data Subjects (as defined below) about how TCR processes Personal Data.

Data Subjects may be Staff (Annex 1), Job Applicants (Annex 2), Customers (Annex 3), Suppliers (Annex 4), Website Users (Annex 5) and Site Visitors (Annex 6).

This TCR Group Global Privacy Notice (this *Notice*), read together with the relevant Annex, provides you, the Data Subject, with the following general information on the collection, processing, and transfer of Personal Data: (i) the identity and the contact details of TCR (ii) the purposes of the Processing of Personal Data as well as the legal basis for the Processing, including, where applicable, information on TCR's legitimate interests; (iii) the categories of Personal Data and Data Subjects concerned; (iv) the sources from which the Personal Data originate; (v) the recipients or categories of recipients to whom TCR may disclose the Personal Data; (vi) information about transfers of Personal Data to countries outside of the European Economic Area and the suitable safeguards put in place; (vii) the period during which the Personal Data will be stored or the criteria used to determine that period; (viii) a general description of the technical and organizational security measures and (ix) general information on the rights that you may have as a Data Subject under relevant Data Protection Legislation.

The body of this Notice provides general information on the Processing of Personal Data by TCR and applies irrespective of the category of Data Subject. Each of the Annexes to this Notice provides more detailed information on the Processing of Personal Data with respect of a specific category of Data Subject (e.g., employees, suppliers, etc.). The body of this Notice should be read together with the relevant Annex(es). However, for the sake of clarity, TCR's commitment to and compliance with this Notice and the relevant Annex(es) is only to the extent that this Notice and the relevant Annex(es) or their content are mandatory under the applicable Data Protection Legislation.

TCR is responsible for the Processing of your Personal Data and will process your Personal Data in accordance with this Notice and the relevant Annex(es), and in accordance with the obligations of the Data Protection Legislation.

2. WHAT DO THE KEY TERMS MEAN?

Controller

means the person who determines, alone or jointly with others the purposes for which, and the manner in which, any Personal Data is, or is likely to be, processed. The Controller of your Personal Data is determined by the relevant Annex and depends on the type of Data Subject: Staff (Annex 1), Job Applicants (Annex 2), Customers (Annex 3), Suppliers (Annex 4), Website Users (Annex 5) and Site Visitors (Annex 6).

Data Subject

means an identified or identifiable natural person.

For the Processing of your Personal Data, you are considered to be the Data Subject.

Judicial Data

means Personal Data relating to criminal convictions and offences or related security measures.

Personal Data

means any information which relates to a natural person. The latter is someone who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that individual.

Processing

means every operation or set of operations involving data, whether or not performed by automated means, such as collection, recording, organization, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction of data.

Sensitive Personal Data

means Personal Data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the Processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation.

Such data are subject to additional safeguards and must be

handled with care.

TCR Affiliate means any subsidiary or holding companies of TCR including the

ultimate holding company of TCR and any subsidiary of any of

those subsidiaries or holding companies.

TCR Group means TCR International and/or any and/or all of the TCR

Affiliates.

TCR International means T.C.R. International NV/SA, with registered office at 1820

Steenokkerzeel (Belgium), Vliegveld 109, registered in the Crossroads Bank for Enterprises under number 0465.870.115.

3. WHAT ARE THE DATA PROTECTION PRINCIPLES?

TCR will adhere to the following principles when Processing your Personal Data:

i. Lawfulness, fairness and transparency

TCR will process your Personal Data in a lawful, fair and transparent manner. You will read more about this in this Notice and in the relevant Annex. When we collect additional Personal Data from you, we will provide you with more information on how we intend to use such data, including details on the identity of the Controller, the purposes of the Processing, with whom we can share your data, any envisaged transfer of your Personal Data outside the EEA and further information necessary to ensure a fair and transparent Processing.

ii. Purpose limitation

TCR will process your Personal Data only for the purposes defined at the time of collection of the data. Subsequent changes to the purposes are only possible to a limited extent and will in some cases require your consent.

iii. Data minimisation

TCR will only process Personal Data about you that are adequate and relevant for the purposes for which TCR processes the data. Any Processing of Personal Data is limited to what is necessary in order to achieve the purposes for which such data are being processed. Where the purpose allows and where the expense involved is in proportion with the goal being pursued, TCR will use anonymised or pseudonymised data. We will not collect Personal Data in advance and store such data for potential future purposes, unless required or permitted by Data Protection Legislation.

iv. Accuracy

TCR is committed to ensure that your Personal Data are correct, complete, and are kept up-to-date. TCR will take suitable steps to ensure that inaccurate or incomplete data are deleted, corrected, completed or updated. Each time there is a change in your Personal Data, you should contact us immediately and spontaneously. If you believe your Personal Data are incorrect, incomplete or no longer up-to-date, you should contact us to have such data corrected and/or completed (see also Section 8).

v. Data retention

TCR will not keep your Personal Data longer than necessary for the purposes for which TCR processes your data. Data that are no longer needed after the expiration of statutory limitation periods or business process related periods, will be deleted. There may be an indication of interest that merit protection in individual cases. If so, TCR will keep your Personal Data until the interests that merit protection, have been clarified legally (e.g., we may be faced with a request for disclosure, which prevents us from deleting certain Personal Data).

vi. Integrity and confidentiality

TCR will process your Personal Data in a manner that ensures appropriate security of your data, including protection against unauthorised or unlawful Processing and against accidental loss, destruction or damage, by taking appropriate technical and organizational measures.

4. WHO RECEIVES YOUR PERSONAL DATA? - TRANSFERS OF PERSONAL DATA

Within the TCR Group, Personal Data may be transferred to and accessed by persons or entities who need such data to fulfill the purposes for which Personal Data are processed.

Due to the global nature of our business and organizational structure, we may also transfer your Personal Data to other entities of the TCR Group, some of which may be located in countries outside of the European Economic Area (*EEA*).

In some cases, we transfer your Personal Data to third party service providers only on TCR instructions.

In cases where your Personal Data is transferred from the EEA to a country outside of it, we will ensure that appropriate safeguards are in place to protect your Personal Data to standards equivalent to the standards contained in this Notice and the relevant Annex. In other words, TCR will remain responsible for the Processing of your Personal Data and will take the necessary measures to protect the Processing thereof (through, for example, the use of the EU Standard Contractual Clauses (**SCC**)).

5. How securely are your Personal Data stored?

TCR's Information Security Policy defines the importance of information security for TCR management and what needs to be done to ensure the protection of information and information systems. TCR's Information Security Governance Manual defines what information security is and how it shall be organised, structured and managed within TCR.

Taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of processing as well as the risk of varying likelihood and severity for the rights and freedoms of natural persons, TCR has implemented appropriate technical and organizational measures to prevent or act against any unauthorized and unlawful Processing or disclosure, as well as accidental loss, modification or destruction of Personal Data.

Such technical and organizational measures include, *inter alia*, as appropriate:

- (i) the pseudonymisation and encryption of personal data;
- (ii) the ability to ensure the ongoing confidentiality, integrity, availability and resilience of Processing systems and services;
- (iii) the ability to restore the availability and access to Personal Data in a timely manner in the event of a physical or technical incident; and/or
- (iv) a process for regularly testing, assessing and evaluating the effectiveness of technical and organizational measures for ensuring the security of the Processing.

Before new methods of data Processing are being introduced (particularly new IT systems), TCR will define and implement any appropriate technical and organizational measures if needed.

Third party service providers are obligated to comply with certain contractual requirements when handling TCR Personal Data.

TCR ensures your Personal Data are stored securely, whether on paper or electronically.

6. What are your rights in relation to your Personal Data?

As Data Subject, you have the following rights towards TCR as Controller:

Description	When is this right applicable?
Right of access. You have the right to obtain, upon your request, certainty about whether or not TCR processes Personal Data, information regarding such Processing and access to your Personal Data.	This right is applicable at all times, subject to certain exemptions implying that some of the requested information will not be provided, e.g. - information other than your Personal Data; - information that also relates to a third party where it is not reasonable to disclose the information without the consent of that third party; and - information that is already available to you.
Right to rectification. You have the right to ask us to correct incorrect or outdated Personal Data, to complete Personal Data and have recipients to whom Personal Data were provided informed of such rectification.	This right is applicable at all times (subject to certain exemptions).
Right of erasure. You have the right to have your Personal Data erased in certain circumstances upon your request. In case your Personal Data were made public, TCR will take reasonable steps to inform the Controllers who are Processing the Personal Data of your request to erase your Personal Data and to inform the recipients of Personal Data of your request to erase your Personal Data.	 Examples of when this right applies include (subject to certain exemptions): when we no longer need your Personal Data for the purpose(s) we collected it; if you withdraw consent to our use of your Personal Data and no other legal ground supports our continued use of your Personal Data; if you would object to the way we use your Personal Data and we have no overriding grounds to continue using it; if we have used your Personal Data unlawfully; and if your Personal Data needs to be erased for compliance with law.
Right to restriction of Processing. You have the right to obtain, upon request, restriction of the Processing of your Personal Data, and in case of restriction, limitation of the Processing to mere storage.	This right applies when: • you contest the accuracy of your Personal Data, for a period enabling us to verify the accuracy of your Personal Data;

 the processing is unlawful and you oppose to the erasure of your Personal Data and request the restriction of their use instead;

- we no longer need your Personal Data for the purposes of the Processing, but they are required by you for the establishment, exercise or defense of legal claims; and
- you have objected to the Processing on the basis of our legitimate interest, pending the verification whether our legitimate grounds override those of you.

Where the Processing has been restricted, such Personal Data shall, with the exception of storage, only be processed with your consent or for the establishment, exercise or defense of legal claims, for the protection of the rights of another natural or legal person, or for reasons of important public interest.

We will always inform you before lifting the restriction of Processing of your Personal Data.

Right to Personal Data portability. Subject to certain exemptions, you have the right to obtain, upon your request, your Personal Data and to reuse them as you wish. If you request so, TCR has the obligation to transfer your Personal Data directly to another Controller.

This right will only apply:

- to Personal Data you provided to us;
- where we have justified our use of Personal Data based on:
 - o your consent; or
 - our performance of a contract with you;
 and
- if our use of Personal Data is by electronic means.

Right to object. You have the right to object to the Processing of your Personal Data based on certain grounds and with certain purposes and the right to at all times object to the use of your Personal Data for direct marketing purposes.

You can only object to our use of your Personal Data where you have particular grounds and the legal ground we rely on for using your Personal Data is in our (or a third party's) legitimate interests.

However, we may continue to use your Personal Data, despite your objection, where there are compelling legitimate grounds to do so or where we need to use your Personal Data in connection with any legal claims.

Right to withdraw consent. In case you have given your consent for our Processing of your

This right applies where we process your Personal Data based upon your consent or upon legitimate interests of the Controller. Withdrawal

Personal Data, you have the right to withdraw your consent at any time.	of consent has effect for the future only and does not affect the lawfulness of Personal Data processed up until the withdrawal.
Automated individual decision-making, including profiling. In case of automated individual decision-making (for example a personality test), you have the right to obtain human intervention, give your point of view, receive an explanation for the automated decision, and challenge that decision.	In case of automated decision-making.

You can exercise your rights in connection with your Personal Data and we will endeavor to respond to such request within a reasonable period and at the latest within one (1) month. That period may be extended by two (2) further months where necessary, taking into account the complexity and number of the requests. We will inform you of any such extension within one (1) month of receipt of your request, together with the reasons for the delay.

7. How will we ensure that your Personal Data are correct?

We want to ensure that the Personal Data we keep and process are accurate and kept up-todate.

Each time there is a change in your Personal Data, you must immediately and spontaneously contact us (see Section 8). If you believe your Personal Data are incorrect, incomplete or no longer up-to-date, you should also contact us to have such data corrected and/or completed.

8. CONTACT

If you have any concerns about how TCR processes your Personal Data or if you wish to exercise any of your rights with respect to the Processing of your Personal Data, please contact us:

TCR International NV
Vliegveld 109
B-1820 Steenokkerzeel
BELGIUM
T +32 2 752 86 20
F +32 2 751 67 17
privacy@tcr-group.com

All questions and complaints will be investigated. We will resolve complaints and questions in conformity with our internal policies.

If you would not be satisfied by TCR's answer, you have the right to lodge a formal complaint with the relevant supervisory authorities. The supervisory authority of TCR International NV/SA is the Belgian Data Protection Authority (Drukpersstraat 35, 1000 Brussels, Belgium; contact@apd-gba.be; +32 (0)2 274 48 00).

9. AMENDMENTS

We reserve the right to amend, revoke or complement this Notice from time to time. You will of course be informed of any changes.

This Notice has been updated on 24th January 2019.

ANNEX 3 - CUSTOMERS

In the course of carrying out its business, TCR Group processes Personal Data of its current, former and prospective customers (*Customers*). The purpose of this Annex is to inform you, as a Customer, about how TCR processes your Personal Data. This Annex should be read together with the TCR Group Global Privacy Notice of which it forms part (the *Notice*).

Data Subjects	Customers.
Controller	The Controller of your Personal Data is TCR International or the TCR
	Affiliate which you (or the company which you are representing) have
	(has) a contractual relationship with.
Categories of	We process the following information about Customers:
Personal Data	Identification data (name, gender, etc.)
	• Contact information (function/title, address, email address,
	phone number, fax number, etc.)
	Government and other official identification numbers, subject
	to applicable laws and regulations (social security number,
	national identification number, tax identification number, other
	government issued identification number)
	• Financial information and account details (bank account
	number, account details, credit history, credit reference
	information, other financial information, etc.)
	Photographs (exhibitions, events, etc.) Province information (exhibitions)
	Business information (enabling us to provide our products
	and/or services)
	Marketing information (marketing preferences, marketing activities systems foodback etc.)
	activities, customer feedback, etc.)
Sensitive	We may also process certain Sensitive Personal Data about you, such as
Personal Data	health data, which we process in the context of our incident management
	processes and applications (ACAPA) for the establishment and/or
	defense of legal claims.
Judicial Data	TCR may process personal data relating to criminal convictions and
	offences. Generally this would apply in situations where we make checks
	to comply with international trade sanctions.
Sources	Most of the Personal Data we process is information that you have
	knowingly provided to us. However, in some situations we may process
	Personal Data that we inferred from other information you have given us,
	or Personal Data that we obtained from a third party with your knowledge
	(such as from third party commercial information sources, publicly
	available information sources, credit rating agencies, airport operators or
	authorities).

	If you provide us with Personal Data about another person (e.g. your
	personnel or employees), you must: (a) inform this person about the
	content of the Notice and this Annex and any other applicable notice on
	data protection that was provided to you and, (b) if necessary, obtain their
	explicit consent so that we can process their Personal Data, whether
	sensitive or not, in accordance with the Notice and this Annex and the
	Data Protection Legislation.
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	. ,
	to establish and/or defend our legal rights .
Legal Grounds	TCR processes your Personal Data on the basis of the following legal
	grounds:
	(i) Necessary for the performance of a contract or taking steps
	prior to entering into a contract with you – Personal Data of
	Customers may be processed by TCR in order to establish,
	perform and terminate a contract (e.g., for the sale of our products
	and/or services). Prior to a contract – during the contract initiation
	phase – Personal Data may be processed to prepare bids or
	purchase orders or to fulfil other requests of the prospect that
	relate to contract conclusion. Prospective Customers can be
	contacted during the contract preparation process using the
	information that they have provided.
Legal Grounds	grounds: (i) Necessary for the performance of a contract or taking steps prior to entering into a contract with you – Personal Data of Customers may be processed by TCR in order to establish, perform and terminate a contract (e.g., for the sale of our products and/or services). Prior to a contract – during the contract initiation phase – Personal Data may be processed to prepare bids or purchase orders or to fulfil other requests of the prospect that relate to contract conclusion. Prospective Customers can be contacted during the contract preparation process using the

- (ii) Legal obligation to which TCR is subject In some cases, we may need to process your Personal Data because applicable laws of regulations require, request or allow it, for example to prevent, detect and investigate fraud or crime or to comply with specific tax obligations.
- (iii) Your consent In many cases, your Personal Data will be processed by TCR on the basis of your consent. For example, we may ask your consent to process your data in order to provide you with marketing information, to be able to handle complaints, feedback and queries or to allow you to participate in competitions and similar promotions. We may seek your consent in writing or electronically. When seeking your consent, we will inform you about how your data will be used, including the identity of the Controller and the purposes. In some circumstances, such as telephone conversations, consent can be given verbally. When you have provided your consent, you can withdraw it at any time.
- (iv) **Legitimate interests** – In many cases, we process your Personal Data because we have a legitimate business interest to do so. This is the case, for example, when processing your Personal Data to communicate with you, to improve the quality of our products and/or services, to provide you with marketing information (incl. direct marketing) and to manage our business operations and IT infrastructure. Depending on the specific processing, TCR's legitimate interests will in general consist of (i) the pursuit of our business activities and commercial objectives; (ii) the protection of our business, shareholders and customers; (iii) the improvement or further development of our products and/or services and our business operations in general; (iv) the compliance with legal and regulatory obligations, standards, guidelines and codes of conduct and/or (v) the maintenance and improvement of our position on the market.

Disclosure

Access to your Personal Data will only be given to persons on a strictly 'need to know basis' and insofar an adequate level of protection of your Personal Data is ensured.

(i) TCR Group

Your Personal Data may be shared within the TCR Group. Some aspects of the Operations, Legal, Asset, Commercial, Communication & Marketing and ICT function are centralized at one or more entities of the TCR Group in order to allow TCR to better manage and administer its business. This centralization may result in the transfer of your Personal Data from one TCR Affiliate to another. Your Personal Data may also be stored in centralized databases.

(ii) Third parties

	For some of the abovementioned purposes, we may transfer your	
	Personal Data to third parties, but only on a strictly 'need to know basis'.	
	These third parties may include:	
	• third party service providers, such as service providers for IT	
	technology and support, marketing agencies, credit rating	
	agencies, service providers for invoice processing, external	
	advisors such as legal, accountancy, auditing, tax and other	
	professional advisers;	
	tax and other public authorities ; and	
	any (potential) purchaser of the business.	
	To the extent that we outsource the Processing of Personal Data to a third	
	party, we oblige this party to provide adequate protection of your Personal	
	Data and prohibit any Processing for its own purposes.	
	We may also transfer your Personal Data to other third parties when you	
	have asked us to do so.	
Retention	m We will keep your Personal Data no longer than necessary for the	
	purposes stated above. At the end of this period, we will ensure that your	
	Personal Data are removed from our systems, except if such removal	
	would be in violation of TCR's legal obligations to preserve certain	
	records (legal retention periods under tax laws).	
Amendments	We reserve the right to amend, revoke or complement this Annex from	
	time to time. You will of course be informed of any changes.	
Last update	This Annex has been updated on 29 th April 2019.	

ANNEX 4 – SUPPLIERS

In the course of carrying out its business, TCR Group processes Personal Data of its current, former and prospective suppliers, service providers, partners and vendors (*Suppliers*). The purpose of this Annex is to inform you, as a Supplier, about how TCR processes your Personal Data. This Annex should be read together with the TCR Group Global Privacy Notice of which it forms part (the *Notice*).

Data Subjects	Suppliers.	
Controller	The Controller of your Personal Data is TCR International or the TCR	
	Affiliate which you (or the company which you are representing) have	
	(has) a contractual relationship with.	
Categories of		
Personal Data	Identification data (name, gender, etc.)	
	Contact information (function/title, address, email address,	
	phone number, fax number, etc.)	
	Government and other official identification numbers, subject	
	to applicable laws and regulations (social security number,	
	national identification number, tax identification number, other	
	government issued identification number)	
	Financial information and account details (bank account	
	number, account details, credit history, credit reference	
	information, other financial information, etc.)	
	Voicemail recordings Photographs (sylibitions syents etc.)	
	 Photographs (exhibitions, events, etc.) Business information (enabling us to procure products and/or 	
	services)	
	Online activity information (information from your use of the	
	TCR website, etc.)	
Sensitive	We may also process certain Sensitive Personal Data about you, such as	
Personal Data	health data, which we process in the context of incident management	
	(ACAPA) for the establishment and/or defense of legal claims.	
Judicial Data	TCR may process personal data relating to criminal convictions and	
	offences. Generally this would apply in situations where we make checks	
	to comply with international trade sanctions.	
Sources	Most of the Personal Data we process is information that you have	
	knowingly provided to us. However, in some situations we may process	
	Personal Data that we inferred from other information you have given us,	
	or Personal Data that we obtained from a third party with your knowledge	
	(such as from third party commercial information sources, publicly	
	available information sources, credit rating agencies).	
	If you provide us with Personal Data about another person (e.g. your personnel or employees), you must: (a) inform this person about the	
	personnel or employees), you must: (a) inform this person about the	

	content of the Notice and this Annex and any other applicable notice on
	data protection that was provided to you and, (b) if necessary, obtain their
	explicit consent so that we can process their Personal Data, whether
	sensitive or not, in accordance with the Notice and this Annex and the
	Data Protection Legislation.
Purposes	TCR processes your Personal Data for the following purposes:
,	• to communicate with you;
	to establish, perform and terminate contracts for the
	procurement of products and/or services (contract
	administration);
	to make assessments and decisions about the terms of such
	contracts;
	to carry out research and analysis;
	to organize events;
	to ensure the security of TCR's premises and facilities;
	to manage our business operations and IT infrastructure;
	to manage complaints, feedback and queries in the framework
	of our procurement activities;
	to comply with applicable laws and regulatory obligations
	(e.g., embargoed/restricted counterparties); and
	to establish and/or defend our legal rights.
Legal Grounds	TCR processes your Personal Data on the basis of the following legal
	grounds:
	(i) Necessary for the performance of a contract or taking steps
	prior to entering into a contract with you - Personal Data of
	Suppliers may be processed by TCR in order to establish, perform
	and terminate a contract (e.g., for the procurement of products
	and/or services). Prior to a contract – during the contract initiation
	phase - Personal Data may be processed to prepare bids or
	purchase orders or to fulfil other requests of the prospect that
	relate to contract conclusion. Candidate Suppliers can be
	contacted during the contract preparation process using the
	information that they have provided.
	(ii) Legal obligation to which TCR is subject – In some cases, we
	may need to process your Personal Data because applicable laws
	of regulations require, request or allow it, for example to prevent,
	detect and investigate fraud or crime or to comply with specific tax
	obligations.
	(iii) Your consent - In many cases, your Personal Data will be
	processed by TCR on the basis of your consent. For example, we
	may ask your consent to process your data in order to
	communicate with you, to establish a contract with you or to make
	assessments and decisions about the terms of contracts. We may

seek your consent in writing or electronically. When seeking your consent, we will inform you about how your data will be used, including the identity of the Controller and the purposes. In some circumstances, such as telephone conversations, consent can be given verbally. When you have provided your consent, you can withdraw it at any time.

(iv) **Legitimate interests** – In many cases, we process your Personal Data because we have a legitimate business interest to do so. This is the case, for example, when processing your Personal Data to communicate with you, to improve the quality of our products and/or services, to provide you with marketing information (incl. direct marketing) and to manage our business operations and IT infrastructure. Depending on the specific processing, TCR's legitimate interests will in general consist of (i) the pursuit of our business activities and commercial objectives; (ii) the protection of our business, shareholders and customers; (iii) the improvement or further development of our products and/or services and our business operations in general; (iv) the compliance with legal and regulatory obligations, standards, guidelines and codes of conduct and/or (v) the maintenance and improvement of our position on the market.

Disclosure

Access to your Personal Data will only be given on a strictly 'need to know basis' and insofar an adequate level of protection of your Personal Data is ensured.

(i) TCR Group

Your Personal Data may be shared within the TCR Group. Some aspects of the Operations, Legal, Asset, Commercial, Communication & Marketing and ICT function are centralized at one or more entities of the TCR Group in order to allow TCR to better manage and administer its business. This centralization may result in the transfer of your Personal Data from one TCR Affiliate to another. Your Personal Data may also be stored in centralized databases.

(ii) Third parties

For some of the abovementioned purposes, we may transfer your Personal Data to third parties, but only on a strictly 'need to know basis'. These third parties may include:

- third party service providers, such as service providers for IT technology and support, marketing agencies, credit rating agencies, external advisors such as legal, accountancy, auditing, tax and other professional advisers;
- tax and other public authorities; and
- any (potential) purchaser of the business.

	To the extent that we outsource the Processing of Personal Data to a third party, we oblige this party to provide adequate protection of your Personal Data and prohibit any Processing for its own purposes.
	We may also transfer your Personal Data to other third parties when you have asked us to do so.
Retention	We will keep your Personal Data no longer than necessary for the purposes stated above. At the end of this period, we will ensure that your Personal Data are removed from our systems, except if such removal would be in violation of TCR's legal obligations to preserve certain records (legal retention periods under tax laws).
Amendments	We reserve the right to amend, revoke or complement this Annex from
	time to time. You will of course be informed of any changes.
Last update	This Annex has been updated on 29 th April 2019.

ANNEX 5 – WEBSITE USERS

This Annex describes Personal Data that TCR Group collects when you visit a website from the TCR Group (f.ex. www.tcr-group.com) (*Website User*) and informs you, as a Website User, about how TCR processes your Personal Data. This Annex should be read together with the TCR Group Global Privacy Notice of which it forms part (the *Notice*).

Data Subjects	Website Users.	
Controller	The Controller of your Personal Data is TCR International.	
Categories of	,	
Personal Data		
7 Croonar Bata	Contact information (function/title, address, email address,	
	phone number, fax number, etc.)	
	Business information (enabling us to procure products and/or	
	services)	
	Online activity information (information from your use of the	
	TCR website, etc.)	
Purposes	TCR processes your Personal Data for the following purposes:	
,	to communicate with you;	
	to provide you the information you may have requested	
	through a TCR Group website (f.ex. a request for offer of a	
	service or product);	
	the use of cookies (for data processing via cookies, please see	
	also TCR's cookies policy);	
	to carry out research and analysis.	
Legal Grounds	TCR processes your Personal Data on the basis of your consent or	
	legitimate interests.	
Disclosure	Access to your Personal Data will only be given on a strictly 'need to know	
	basis' and insofar an adequate level of protection of your Personal Data	
	is ensured.	
	(i) TCR Group	
	Your Personal Data may be shared within the TCR Group. Some aspects	
	of the Operations, Legal, Asset, Commercial, Communication &	
	Marketing and ICT function are centralized at one or more entities of the	
	TCR Group in order to allow TCR to better manage and administer its	
	business. This centralization may result in the transfer of your Personal	
	Data from one TCR Affiliate to another. Your Personal Data may also be	
	stored in centralized databases.	
	(ii) Third parties For some of the abovementioned purposes, we may transfer your	
	Personal Data to third parties, but only on a strictly 'need to know basis'.	
	These third parties may include:	
	 third party service providers, such as service providers for IT 	
	technology and support, marketing agencies, credit rating	
	technology and support, marketing agencies, cledit fating	

	agencies, external advisors such as legal, accountancy, auditing,	
	tax and other professional advisers;	
	tax and other public authorities ; and	
	any (potential) purchaser of the business.	
	To the extent that we outsource the Processing of Personal Data to a third	
	party, we oblige this party to provide adequate protection of your Personal	
	Data and prohibit any Processing for its own purposes.	
	We may also transfer your Personal Data to other third parties when you	
	have asked us to do so.	
Retention	We will keep your Personal Data no longer than necessary for the	
	purposes stated above. At the end of this period, we will ensure that your	
	Personal Data are removed from our systems, except if such removal	
	would be in violation of TCR's legal obligations to preserve certain	
	records (legal retention periods under tax laws).	
Amendments	We reserve the right to amend, revoke or complement this Annex from	
	time to time. You will of course be informed of any changes.	
Last update	This Annex has been updated on 29 th January 2019.	

ANNEX 6 - SITE VISITORS

In the course of carrying out its business, TCR Group also processes Personal Data of visitors on its Site(s) (*Visitors*). The purpose of this Annex is to inform you, as a Visitor, about how TCR processes your Personal Data. This Annex should be read together with the TCR Group Global Privacy Notice of which it forms part (the *Notice*).

Data Cubicata	Violena
Data Subjects	Visitors.
Controller	The Controller of your Personal Data is TCR International or the TCR
	Affiliate which you (or the company which you are representing) are
	visiting.
Categories of	We process the following information about Visitors:
Personal Data	• Identification data (name, gender, date and place of birth,
	citizenship, passport number, etc.)
	Contact information (address, (private) email address, (private)
	phone number, emergency contact details, etc.)
	Government identification numbers, subject to applicable laws
	and regulations;
	Information voluntarily provided (pictures)
	Copies of original documents (passport)
	Other data (car license plate)
Sources	The Personal Data we process is information that you have knowingly
	provided to us.
Purposes	TCR processes your Personal Data for the following purposes:
	to carry out visitor management, including preparations for
	access to and for security and protection of highly secured
	airport areas and property, including the monitoring and
	observance of internal and external regulations that may apply ti
	airport facilities (obtaining approvals from airport authorities for
	access to certain zones);
	• to communicate with you during the time of your visit (f.ex. in
	case of urgency -fire safety-, parking facilities administration,
	etc);
	to verify your access authorization to the Site and ensure the
	security of TCR's premises and facilities;
	to provide access to, to monitor and carry out surveillance of
	the site as well as to protect the safety and access to company
	assets and airport areas to which TCR may have access
	(including parking space facilities);
Legal Grounds	TCR processes your Personal Data on the basis of the following legal
	grounds:
	(i) Your consent – Your Personal Data may be processed by TCR
	on the basis of your consent. For example, we may ask your
	consent to process your data in order to communicate with you.
L	consont to proceed your data in order to communicate with you.

	We may seek your consent in writing or electronically. When
	seeking your consent, we will inform you about how your data will
	be used, including the identity of the Controller and the purposes.
	When you have provided your consent, you can withdraw it at any
	time.
	Without your Personal Data, access to the Site may be rejected.
	(ii) Legitimate interests – We process your Personal Data because
	we have a legitimate business interest to do so. This is the case,
	for example, when processing your Personal Data to
	communicate with you.
Disclosure	We do not intend to transfer your Personal Data other than within the TCR
	Group and -if applicable- to the relevant authority responsible for
	providing access to certain zones of airports, always only on a strictly
	'need to know basis'.
Retention	We will keep your Personal Data no longer than necessary for the
	purposes stated above. At the end of this period, we will ensure that your
	Personal Data are removed from our systems.
Last update	This Annex has been updated on 29 th April 2019.