Information in accordance with Article 14 of the General Data Processing Regulation (GDPR)

Identity of the responsable:

mediaFinanz GmbH, Weiße Breite 5, D-49084 Osnabrück

Data protection Officer:

mediaFinanz GmbH, Datenschutzbeauftragte, Weiße Breite 5, D-49084 Osnabrück datenschutz@mediafinanz.de

Categories of personal data that are processed:

Category 0		Personal data that is publicly available. This includes in individual cases address and communication and other master data as well as data which the data subject himself/herself has made public, for example through social media
Category 1	personal data	Personal data the inappropriate handling of which does not give reason to expect a special adverse effect on the data subject and that originate from sources that are public to a limited extent. This includes in individual cases address and communication data as well as data concerning receivables.
Category 2		Personal data the processing of which results in an adverse effect on the data subject and/or data the use of which the debtor has explicitly objected to. This includes in individual cases sensitive debtors' data, data concerning creditworthiness, and data regarding the data subject's relationships to third parties.
Category 3	special categories of personal data	Special categories of personal data. Data indicated in Articles 9 and 10 of the GDPR, data concerning children in accordance with Article 8 of the GDPR as well as other data the disclosure of which involves a similar potential for damage.

Processing purposes:

- Receivables Management;
- Handling of payment Transactions;
- Credit rating and assessment, including investigations regarding the place of residence, income, and property of debtors or third parties affected:
- Identification;
- Examinations of conflicts of interests;
- Collection and enforcement of sums due:
- Enforcement of own claims for contract performance as well as claims of third parties;
- Professional practice as debt collection agency, factor or protection buyer;
- Fulfilling own statutory and contractual duties to provide information, duties to notify, duties to preserve records and other duties
- Reminder and payment request

- Fulfilling statutory duties to mitigate damages
- Handling of defences barring performance of rights;
- Processing of any objections and defences;
- Agreements with debtors or third parties regarding the payment method;
- Obtaining an executory title;
 - Transfer to debt collection companies. lawyers or other legal and/or financial service providers in third countries for debt collection and/or receivables handling purposes in connection with individual and comprehensive enforcements, in particular if the data subject has permanently moved as debtor to a third country and/or not only temporarily resides in a third country and/or if movable and/or immovable property of the data subject as debtor, which is attachable or otherwise realizable for the purpose of satisfying in relation to the debtor own claims or claims of third parties, is located in third countries;
- Transfer to debt collection companies, lawyers or other legal and/or financial service providers in third countries for the purpose of investigating the place of residence of data subjects who have moved to an unknown place and who have, as debtor, constituted a claim vis-à-vis the controller or a third party on behalf of which the controller is acting;
- Creation of enforcement instruments in relation to debtors in order for payment procedures or contentious proceedings;
- Handling of receivables in connection with individual and comprehensive enforcements (insolvency);
- Defence of avoidance claims, claims related to unjust enrichment;
- Management of existing contracts (contract management);
- Scoring;
- Validation of Receivables

Information regarding the origin of data:

Personal data regarding the data subject is collected from creditors of the data subject, from third party debtors, from within the group of companies, from courts, authorities, and ex officio parties, from accessible public registers and/or public media, such as the Internet, newspapers, tender documents, and bulletin boards.

Legal bases of the processing:

The following legal bases of the processing come into consideration:

- Article 6, subsection I, lit. b) of the GDPR and/or Article 6, subsection I, lit. c) of the GDPR
- Article 6, subsection I, lit. f) of the GDPR, if the pursuit of the following purposes is concerned: claim management, handling of payment transactions, credit rating and assessment, including the investigations regarding the place of residence, income, and property of debtors or of third parties affected, the identification, an examination of a conflict of interests, the collection of sums due and the enforcement of claims for payments, the enforcement of own claims for contract performance as well as claims of third parties, the professional conduct of our company as a debt collection company, factor or recipient of a security, processing of any objections and defences, obtaining of executory titles, the creation of enforcement instruments in relation to debtors in order for payment procedures or contentious proceedings, handling of receivables in connection with individual and comprehensive enforcements (insolvency), defence of avoidance claims, claims related to unjust enrichment internal management of personal data and/or the valuation of receivables.
- A consent in accordance with Article 6, subsection I, lit. a) of the GDPR has been granted. If such a consent has
 been granted, the data subject is entitled to revoke it at any time, whereby the lawfulness of the processing
 performed on the basis of the consent until the revocation remains unaffected.

Criteria regarding the storage period:

Personal data is processed until the purpose of the collection or - in the case of the further processing - the further processing is completely achieved. If the purpose is achieved completely, (here in particular for the purposes of proof and to waiver off sanctions according to the GDPR) the data will be deleted. The Lowell DACH companies have hence agreed to a blocking, testing and deletion concept.

Recipients of personal data:

- Courts, authorities and/or enforcement bodies
- Third party debtors
- Providers and recipients of securities
- Creditors of the data subject
- Principals of the controller or the co-responsible person
- Credit reporting agencies
- Detective agencies (if necessary)
- Representatives/agents of legal and tax consulting professions, also in member states of the European Union, if the processing involves a foreign element related to these states
- Cooperating debt collection agencies, also in member states of the European Union, in particular if a foreign element is involved

Mandatory information in accordance with Article 14, subsection I, lit. f) of the GDPR

We intend to transfer personal data to recipients in a third country. The following list contains information regarding the third countries concerned, and whether an adequacy decision of the Commission exists for the third country or, if this is not the case, the legal basis on which the transfers will be performed.

Third country	Does an adequacy decision exist?	Legal basis of the transfer
Andorra	YES	No further safeguards required
Argentina	YES	No further safeguards required

Faeroe Islands	YES	No further safeguards required
Guernsey	YES	No further safeguards required
Israel	YES	No further safeguards required
Isle of Man	YES	No further safeguards required
Jersey	YES	No further safeguards required
New Zealand	YES	No further safeguards required
Switzerland	YES	No further safeguards required
Uruguay	YES	No further safeguards required
		Submission of the recipient to the EU-US Privacy Shield Framework or
	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
USA		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
	No	transfer is performed subject to the application of standard data protection clauses:
Ukraine		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
China, Hong Kong Shanghai	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

Brazil	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or transfer is performed subject to the application of standard
		 data protection clauses: to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Mexico		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Colombia		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010,

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Chile	0	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Peru No	0	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the

		GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Venezuela	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Ecuador	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

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		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Guatemala	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Puerto Rico	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:

		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC. to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or transfer is performed subject to the application of standard data protection clauses:
Panama	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC. to the transfer to processors in accordance with the
		decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Honduras	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or transfer is performed subject to the application of standard
		data protection clauses:
El Salvador	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Bolivia	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.

		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Nicaragua	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Paraguay	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate
		data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Costa Rica	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
India	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Sri Lanka	No	to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Nepal	No	to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Bangladesh	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Pakistan	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
South Africa	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard

		data protection clauses:
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		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Canada	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Australia	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Singapore	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Vietnam	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004,

		 file number 2004/915/EC. to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or transfer is performed subject to the application of standard
Senegal	No	 data protection clauses: to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004,
		file number 2004/915/EC. • to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Côte d'Ivoire	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Mauritius	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Martinique	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010,

		file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Reunion	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the
		GDPR or transfer is performed subject to the application of standard data protection clauses:
St. Martin	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Gabon	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Congo	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Mayotte	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the

GDPR or
transfer is performed subject to the application of standard data protection clauses:
 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Guinea	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Rwanda	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Guadalupe	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Madagascar	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:

		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC. to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Burkina Faso	No	to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
New Caledonia	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
		Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
Togo	No	 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Mali	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.

to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
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Seychelles	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Djibouti	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
French Guiana	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		 to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.
Turkey	No	Submission of the recipient to approved, binding corporate data protection rules in accordance with Article 47 of the GDPR or
		transfer is performed subject to the application of standard data protection clauses:
		 to the transfer to controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EC and/or of 27 December 2004, file number 2004/915/EC.
		to the transfer to processors in accordance with the decision of the EU commission of 5 February 2010, file number 2010/87/EU.

- The standard data protection clauses for controllers in accordance with the decision of the EU Commission of 15 June 2011, file number 2001/497/EG may be retrieved and consulted at http://eur-lex.europa.eu/legal-content/DE/TXT/PDF/?uri=CELEX:32001D0497&from=en
- The standard data protection clauses for controllers in accordance with the decision of the EU Commission of 27 December 2004, file number 2004/915/EG may be retrieved and consulted at http://eur-lex.europa.eu/legal-content/DE/TXT/PDF/?uri=CELEX:32004D0915&from=EN
- The standard data protection clauses for processors in accordance with the decision of EU Commission of 5 February 2010, file number 2010/87/EU be retrieved and consulted at http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2010:039:0005:0018:DE:PDF
- If binding corporate data protection rules apply at the transfer recipient's company, you may ask us as controller about details in that regard. You may also request a copy of all of the foregoing information from us if you do not have access to the Internet. For this purpose, please refer to our data protection officer

Your rights as data subject of the data processing:

In accordance with Articles 15 to 22 of the GDPR, you are entitled to the following rights against the responsible of our company:

- · Right to access by the data subject, rectification, erasure, restriction of processing, and to data portability.
- Right to object to processing operations that are based on justified interests of the controller or a third party (Article 6, subsection I, lit. f of the GDPR).

Right to complain to the supervisory authority in regards to data protection subject matters

In accordance with Article 77 of the GDPR, you have the right to complain to a supervisory authority if you take the view that your personal data is processed in an unlawful manner. The address of the supervisory authority responsible for our company is:

Landesbeauftragte für den Datenschutz Niedersachsen
Prinzenstraße 5, 30159 Hannover
https://www.lfd.niedersachsen.de/wir ueber uns/impressum/impressum-56113.html

Automated individual decision-making

Automated individual decision-making within the meaning of Article 22 of the GDPR is only performed if this is necessary for concluding or fulfilling a contract with you as data subject, for example for reducing legal costs, for fraud prevention or an acceleration of decision-making processes. In connection with this, the respective sum due, your payment history, or also score values that credit reporting agencies submit to us may be taken into consideration. In individual cases and after the achievement or non-achievement of certain values has been taken into consideration, this may lead to the restriction or extension of debt collection measures, such as making an offer regarding a payment by instalments or the cessation of the debt collection.