

Data Processing Agreement SURFsara

Amsterdam



THE UNDERSIGNED:

<NAME INSTITUTION>, having its registered office at <ADDRESS> in <CITY>, Chamber of Commerce number <COC> and duly represented by <REPRESENTATIVE> (hereinafter: "the Controller");

and

SURFsara B.V., having its registered office at Science Park 140 in Amsterdam, Chamber of Commerce number 50277375 and duly represented by **<REPRESENTATIVE>** (hereinafter: "**the Processor**");

Referred to hereinafter jointly as the "Parties" and individually as the "Party";

WHEREAS:

- On <DATE>, the Parties concluded an agreement with reference <REFERENCE OF THE AGREEMENT> concerning <SUBJECT OF THE AGREEMENT>. In performance of the agreement, the Processor processes Personal Data on behalf of the Controller;
- Within the context of the performance of the Agreement, SURFsara is deemed a Processor within the meaning of the GDPR and <NAME INSTITUTION> is deemed a Controller within the meaning of the GDPR;
- The Parties want to treat the Personal Data that are or will be processed for the performance of the Agreement with due care and in accordance with the GDPR and other Applicable Legislation and Regulations concerning the Processing of Personal Data;
- In accordance with the GDPR and other Applicable Legislation and Regulations concerning the Processing of Personal Data, the Parties want to lay down their rights and obligations in respect of the Processing of the Data Subjects' Personal Data In Writing in this Data Processing Agreement.
- Parties are part of the SURF cooperative. In the SURF cooperative, the parties work together to optimize the use of information and communication technology for education and research. The services within the cooperative take place within the operating companies: SURFnet, SURFmarket and SURFsara. Collectively referred to as "SURF operating companies".
- The SURF operating companies have taken the SURF model processing agreement (version October 2017) as the starting point in the drafting of this



Data Processing Agreement for the services provided by the relevant operating company.

- The SURF operating companies have aligned their services as much as possible with the obligations arising from this Data Processing Agreement, whereby the actual content may vary due to the nature of the service or organization of the operating company concerned.
- In case <NAAM SURF operating company> cannot (yet) fully meet the obligations of this Data Processing Agreement for a particular Service, this is described in the service-specific Appendix A.
- The SURF Model Processing Agreement provides an option with regard to giving specific or general consent for the use of Sub-processors. In this Processing Agreement, the Controller gives general consent for the use of Sub-processors by the Processor.
- In this Data Processing Agreement, in articles 5.4; 5.9; 7.5; 12.2 and 14.2 is included that the Parties can enter into negotiations. If substantial costs are involved in the provision of assistance by the Processor that cannot reasonably be placed solely with the Processor, the Parties will consult on the allocation of costs.
- More generally, the Parties are open for consultation if there is uncertainty about the application or meaning of the provisions of this Data Processing Agreement or if there is a difference of opinion between the Parties. In the negotiation on application and / or meaning, the parties will always start from the mutual cooperation and common interests within the SURF cooperative.

Contact details: [CONTACT DETAILS SURF COMPANY]

AND AGREE AS FOLLOWS:

CLAUSE 1. DEFINITIONS

The capitalised terms used in this Data Processing Agreement have the meaning given in this article. Where the singular is used in the definition in this article, this is understood to include the plural, and vice versa, unless otherwise is explicitly indicated or shown by the context.

1.1 GDPR: 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, and repealing Directive 95/46/EC (General Data Protection Regulation).

1.2 Data Subject: the identified or identifiable natural person to whom the Personal Data pertain, as referred to in Article 4 at 1) GDPR.

1.3 Annex: an annex to this Data Processing Agreement, which forms an integral part of this Data Processing Agreement.

1.4 Special categories of Personal Data: Personal Data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs or trade union membership, and genetic data, biometric data for the purpose of uniquely identifying a natural person, or data concerning health or data concerning a natural person's sex life or sexual orientation, as referred to in Article 9 GDPR.

1.5 Third Party: a natural or legal person, public authority, agency or body other than the Data Subject, the Controller or the Processor, or the person who, under the direct authority of the Controller or Processor, is authorised to process Personal Data, as referred to in Article 4 at 10) GDPR.

1.6 Service: the service(s) to be provided by the Processor to the Controller based on the Agreement.

1.7 (end)User: a (natural) person associated in any way with the Controller, such as personnel, teachers and/or students, who is authorised by the Controller to use (a certain part of) the Service.

1.8 Personal Data Breach: (suspicion of) a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, Personal Data transmitted, stored or otherwise processed, as referred to in Article 4 at 12) GDPR.

1.9 Employee: the employees and other persons engaged by the Processor for whose activities it is responsible and who are engaged by the Processor for the performance of the Agreement.

1.10 Recipient: a natural or legal person, public authority, agency or another body, whether or not a Third Party, to whom/which the Personal Data are disclosed, as referred to in Article 4 at 9) GDPR.

1.11 Agreement: the agreement concluded between the Controller and the Processor and on the basis of which the Processor processes Personal Data for the Controller for the purpose of the performance of this agreement.

1.12 Personal Data: all information relating to a Data Subject; a natural person who can be directly or indirectly identified, in particular based on an identifier such as a name, an identification number, an online identifier or one or more elements that are



characteristic of the physical, physiological, genetic, psychological, economic, cultural or social identity of that natural person, as referred to in Article 4 at 1) GDPR, is deemed identifiable.

1.13 PIA: the data protection impact assessment (privacy impact assessment) performed prior to the Processing in respect of the impact of the intended processing activities on the protection of the Personal Data, as referred to in Article 35 GDPR.

1.14 In Writing: laid down in writing or by electronic means, as referred to in Article 6:277a of the Dutch Civil Code.

1.15 Sub-processor: another Sub-processor, including but not limited to group companies, sister companies, subsidiaries and auxiliary suppliers, engaged by the Processor to perform specific processing activities at the Controller's expense.

1.16 Applicable Legislation and Regulations concerning the Processing of Personal Data: the applicable legislation and regulations and/or (further) treaties, regulations, directives, decrees, policy rules, instructions and/or recommendations from a competent public body concerning the Processing of Personal Data, also including future amendments of and/or supplements thereto, including laws of the Member States implementing the GDPR.

1.17 Supervisory Authority: one or more independent public bodies responsible for supervising the application of the GDPR, in order to protect the constitutional rights and fundamental freedoms of natural persons in connection with the Processing of their Personal Data and to facilitate the free traffic of Personal Data inside the Union, as referred to in Article 4 at 21) and Article 51 GDPR. In the Netherlands, this is the Dutch Data Protection Authority (Autoriteit Personsgegevens).

1.18 Data Processing Agreement: the present agreement including Annexes, as referred to in Article 28(3) GDPR.

1.19 Processing: any operation or set of operations which is performed on Personal Data or on sets of Personal Data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction, as referred to in Article 4 at 2) GDPR.

CLAUSE 2. SUBJECT OF THE DATA PROCESSING AGREEMENT

2.1 The Data Processing Agreement forms a supplement to the Agreement and replaces any arrangements agreed earlier between the Parties in respect of the Processing of Personal Data. In the event of any conflict between the provisions of the Data Processing Agreement and the Agreement, the provisions of the Data Processing Agreement prevail.



2.2 The general provisions from the Data Processing Agreement apply for all Processing in the performance of the Agreement. The Processor shall immediately notify the Controller if the Processor has reason to assume that it can no longer comply with the Data Processing Agreement.

2.3 Controller shall give the Processor assignments and instructions for processing the Personal Data on behalf of the Controller. The Controller's instructions are described in more detail in this Data Processing Agreement and the Agreement. The Controller may issue reasonable supplementary or deviating instructions In Writing.

2.4 The Processor shall process the Personal Data exclusively on assignment from the Controller and on the basis of instructions from the Controller. The Processor shall exclusively process the Personal Data in so far as the processing is necessary for the performance of the Agreement, and never for its own use, the use of Third Parties and/or other purposes, unless applicable Union law or provisions of Member State law oblige the Processor to perform Processing. In that event, the Processor shall notify the Controller of this provision In Writing prior to the Processing, unless that legislation prohibits such notification for serious reasons of public interest.

2.5 The Controller and the Processor shall comply with the GDPR and other Applicable Legislation and Regulations concerning the Processing of Personal Data. The Processor shall immediately notify the Controller if, in the opinion of the Processor, an instruction from the Controller breaches the GDPR and/or other Applicable Legislation and Regulations concerning the Processing of Personal Data.

2.6 If the Processor determines the purpose and means of the Processing of Personal Data in violation of the Data Processing Agreement and/or the GDPR and/or other Applicable Legislation and Regulations concerning the Processing of Personal Data, the Processor is deemed the Controller for that Processing.

CLAUSE 3. PROCESSING OF PERSONAL DATA

3.1 Before concluding the Processor Agreement, the Processor shall completely and truthfully inform the Controller in <u>Annex A</u> about the Processing that the Processor conducts in the performance of the agreement, unless <u>Annex A</u> provides that the Controller enters the relevant information in this Schedule. The Processor is exclusively entitled to perform the Processing specified in <u>Annex A</u>.

CLAUSE 4. PROVIDING ASSISTANCE AND COOPERATION

4.1 The Processor shall provide the Controller with all necessary assistance and cooperation in complying with the obligations borne by the Parties on the basis of the GDPR and other Applicable Legislation and Regulations concerning the Processing of Personal Data. The Processor shall provide the Controller with assistance in any event in respect of:



- (i) Protection of Personal Data;
- (ii) Performance of verifications and audits;
- (iii) Performance of PIAs;
- (iv) Prior consultation with the Supervisory Authority;
- (v) Compliance with requests from the Supervisory Authority or another public body;
- (vi) Compliance with requests from Data Subjects;
- (vii) Reporting Personal Data Breaches.

4.2 Providing assistance and cooperation in respect of compliance with requests from Data Subjects is understood to include, but is not limited to, the following obligations for the Processor:

4.2.1 Processor shall take all reasonable measures to ensure that the Data Subject can exercise his rights.

4.2.2 If, in relation to the exercise of his rights, a Data Subject contacts the Processor directly, the Processor shall not (substantively) respond - unless expressly instructed otherwise by the Controller - but shall immediately report this to the Controller, with a request for further instructions.

4.2.3 If the Processor offers the Service directly to the Data Subject, the Processor is obliged to inform the Data Subject on behalf of the Controller about the Processing of the Data Subject's Personal Data in a manner that is in accordance with the Data Subject's rights.

4.3 Providing assistance and cooperation in respect of compliance with requests from the Supervisory Authority or another public body is understood to include, but is not limited to, the following obligations for the Processor:

4.3.1 If the Processor receives a request or order concerning Personal Data from a Dutch and/or foreign public body, including but not limited to a request from the Supervisory Authority, the Processor shall immediately notify the Controller in so far as this is permitted by law. When handling the request or order, the Processor shall observe all of the Controller's instructions and provide to the Controller all reasonably required cooperation.

4.3.2 If the Processor is prohibited by law from complying with its obligations on the basis of Clause 4.3.1, the Processor shall promote the Controller's reasonable interests. This is understood to include, but is not limited to:

4.3.2.1 The Provider shall procure a legal assessment of the extent to which (i) the Processor is required by law to comply with the request or



order; and (ii) the Processor is in fact prohibited from complying with its obligations to the Controller based on Clause 4.3.1.

4.3.2.2 The Processor shall only cooperate with the request or order if the Processor is required by law to do so, and the Processor shall object where possible (by legal action) to the request or order or the injunction against informing the Controller in this respect or against following the Controller's instructions.

4.3.2.3 The Processor shall not provide any more Personal Data than strictly necessary to comply with the request or order.

4.2.3.4 If there is transfer within the meaning of Clause 9, the Processor shall investigate the possibilities for complying with Articles 44 through 46 GDPR.

CLAUSE 5. ACCESS TO PERSONAL DATA

5.1 The Processor shall limit access to Personal Data by Employees, Subprocessors, Third Parties and other Recipients of Personal Data to a necessary minimum.

5.2 The Processor shall exclusively provide access to Employees who must have this access to Personal Data in the performance of the Agreement. The categories of Employees are specified in <u>Annex A</u>.

5.3 The Controller provides general consent for the engagement of Sub-processors by the Processor. For the engagement of Sub-processors listed in Annex A, Controller has given specific consent.

5.4 The Processor shall notify the Controller in the event of general consent In Writing for the engagement of Sub-processors no later than three (3) months before the intended changes in respect of the addition, replacement or change in Sub-processor(s), In Writing, offering the Controller the possibility of objecting to these changes. The Parties will subsequently enter into negotiations.

5.5 The Controller's general or specific consent for the engagement of Subprocessors does not prejudice the Processor's obligations ensuing from the Data Processing Agreement, including but not limited to Article 9. The Controller may withdraw its general or specific consent In Writing for the engagement of Subprocessors if the Processor does not satisfy or no longer satisfies the obligations under the Processor Agreement, the GDPR and/or other Applicable Legislation and Regulations concerning the Processing of Personal Data.

5.6 At the Controller's first request, the Processor shall provide to the Controller a list of the Sub-processors engaged by the Processor.



5.7 The Processor shall impose the obligations included in the Data Processing Agreement on the Sub-processor(s) engaged by the Processor. The Processor shall ensure that the Sub-processors engaged by the Processor comply with the obligations included in the Data Processing Agreement by means of an agreement In Writing.

5.8 The Processor shall immediately notify the Controller if the Processor and/or (legal) persons engaged by the Processor, including but not limited to Employees and/or Sub-processors, act in breach of the Processor Agreement and/or of the agreement In Writing concluded with the Processor as referred to in Clause 5.7.

5.9 At the Controller's request, the Processor shall provide the Controller with a copy of the agreement In Writing between the Processor and the (legal) persons engaged by the Processor, including but not limited to Employees and/or Sub-processors.

5.10 In respect of the Controller, the Processor remains completely responsible and completely liable for compliance by the (legal) persons engaged by the Processor, including but not limited to Employees and/or Sub-processors, with the obligations ensuing from the GDPR and/or other Applicable Legislation and Regulations concerning the Processing of Personal Data and the obligations ensuing from the Data Processing Agreement.

CLAUSE 6. SECURITY

6.1 The Processor shall take appropriate technical and organizational measures to safeguard a level of security attuned to the risk, so that the Processing complies with the requirements under the GDPR and other Applicable Legislation and Regulations concerning the Processing of Personal Data, and the protection of the rights of Data Subjects is safeguarded. To this end, the Processor shall take at least the technical and organizational measures included in <u>Annex B</u>.

6.2 In the assessment of the appropriate level of security, the Processor shall take into account the state of the art, the costs of execution, as well as the nature, scope, context and the processing objectives, and the risks varying in terms of probability and seriousness to the rights and freedoms of individuals, especially as a result of the accidental or unlawful destruction, loss, alteration or unauthorised provision of or unauthorised access to data that is transferred, stored or otherwise processed.

6.3 The Processor shall lay down its security policy In Writing. At the Controller's request, the Processor shall allow the Controller to inspect the Processor's security policy.

6.4 Association with an approved code of conduct as referred to in Article 40 GDPR or an approved certification mechanism as referred to in Article 42 GDPR can be used as an element to demonstrate compliance with the requirements referred to in this clause.



CLAUSE 7. AUDIT

7.1 The Processor is obliged to periodically have an independent, external expert perform an audit in respect of the Processor's organisation, in order to demonstrate that the Processor complies with the provisions of the Agreement, the Processor Agreement, the GDPR and other Applicable Legislation and Regulations concerning the Processing of Personal Data.

7.2 The Processor shall perform a periodic audit as referred to in Clause 7.1 at least once every two years. If Special Categories of Personal Data are processed, the Processor shall perform a periodic audit as referred to in Clause 7.1 at least once every year.

7.3 The Processor is only not required to perform a periodic audit as referred to in Clause 7.1 if the Processor exclusively processes Personal Data with a low risk and it is expressly laid down in <u>Annex A</u> that the Processor is not required to perform a periodic audit. Whether there is a low risk is determined by the Controller.

7.4 At the Controller's request, the Processor is obliged to make the findings of the independent, external expert available in the form of a statement in which the expert gives an opinion on the quality of the technical and organisational security measures taken by the Processor in respect of the Processing conducted by the Processor on behalf of the Controller.

7.5 At its request, the Controller has the right to have an audit in respect of the Processor's organisation performed by a (legal) person authorised by the Controller, in order to demonstrate that the Processor complies with the provisions of the Agreement, the Processor Agreement, the GDPR and other Applicable Legislation and Regulations concerning the Processing of Personal Data.

7.6 The costs of the periodic audit are at the expense of the Processor. The costs of the audit at the Controller's request are at the Controller's expense, unless the findings of the audit show that the Processor f has failed to comply with the provisions from the Agreement and/or the Processor Agreement and/or the GDPR and/or other Applicable Legislation and Regulations concerning the Processing of Personal Data. This provision does not prejudice the Controller's other rights, including the right to damages.

7.7 If it is established during an audit that the Processor has failed to comply with the provisions of the Agreement and/or the Processor Agreement and/or the GDPR and/or other Applicable Legislation and Regulations, the Processor shall immediately take all measures that are reasonably necessary to ensure the Processor's compliance with these as yet. The accompanying costs are at the Processor's expense.

CLAUSE 8. PERSONAL DATA BREACH



8.1 Without unreasonable delay and no later than within 24 hours after discovery, the Processor shall notify the Controller of a Personal Data Breach or a reasonable suspicion of a Personal Data Breach. The Processor shall notify the Controller via the Controller's contact and contact details included in <u>Annex A</u> and at least regarding what is included in <u>Annex C</u>. The Processor warrants that the information provided is complete, correct and accurate.

8.2 If and in so far as it is not possible for the Processor to simultaneously provide all of the information from <u>Annex C</u>, the information may be provided to the Controller step-by-step without unreasonable delay and no later than within 24 hours after the discovery.

8.3 The Processor has organised adequate policy and adequate procedures to detect Personal Data Breaches at the earliest possible stage, to notify the Controller of this no later than within 24 hours, to adequately and immediately respond to this, to prevent or limit (further) unauthorised disclosure, alteration and provision or otherwise unlawful Processing, and to prevent repetition of the same. At the Controller's request, the Processor shall provide information about and allow inspection of this policy organised by the Processor and these procedures organised by the Processor.

8.4 The Processor shall maintain a register In Writing of all Personal Data Breaches that relate to or are connected with the (performance of the) Agreement, including the facts regarding the Personal Data Breach, its consequences and the corrective measures taken. At the Controller's request, the Processor shall provide the Controller with a copy of this register.

CLAUSE 9. TRANSFER OF PERSONAL DATA

9.1 Personal Data may be transferred to third countries or international organisations only if there is an appropriate level of protection and the Controller has given specific consent for this In Writing. This specific consent In Writing is only granted if this is included in <u>Annex A</u>. The Processor is exclusively entitled to these transfers to third countries or international organisations specified in <u>Annex A</u>, unless a provision under Union law or under Member State law requires the Processor to perform Processing. In that event, the Processor shall notify the Controller of this provision In Writing prior to the Processing, unless that legislation prohibits such notification for serious reasons of general interest.

9.2 The Controller may attach further conditions to the consent In Writing as referred to in Clause 9.1, including but not limited to demonstrating that the requirements included in Clause 9.3 have been satisfied.

9.3 The Controller may only give the Processor consent for a transfer of Personal Data to third countries or international organisations if either:



- (i) An adequacy decision in accordance with Article 45(3) GDPR has been taken in respect of the third country involved or the international organisation involved; or
- (ii) Appropriate safeguards in accordance with Article 46 GDPR, including binding rules as referred to in Article 47 GDPR, have been taken in respect of the third country involved or the international organisation involved; or
- (iii) One of the specific conditions from Article 49(1) GDPR has been met in respect of the third country involved or the international organisation involved.

CLAUSE 10. CONFIDENTIALITY OF PERSONAL DATA

10.1 All Personal Data are qualified as confidential and must be treated as such.

10.2 The Parties shall keep all Personal Data confidential and shall not disclose them in any way, either internally or externally, except in so far as:

- (i) Disclosure and/or provision of the Personal Data is necessary in the context of the performance of the Agreement or the Data Processing Agreement;
- (ii) Any mandatory statutory provision or court decision requires the Parties to disclose and/or provide the Personal Data, in which case the Parties shall first notify the other Party of this, unless such notification is prohibited on the grounds of applicable legislation or a court order;
- (iii) Disclosure and/or provision of the Personal Data takes place with prior consent In Writing from the other Party.

10.3 Breach of Clause 10.1 and/or Clause 10.2 is deemed a Breach of Personal Data.

CLAUSE 11. LIABILITY AND INDEMNIFICATION

11.1 The Processor is liable for all damage ensuing from or in connection with the failure to comply with the Processor Agreement and/or the GDPR and/or other Applicable Legislation and Regulations concerning the Processing of Personal Data.

11.2 The Processor indemnifies the Controller against all claims, penalties and/or measures by third parties, including Data Subjects and the Supervisory Authority, lodged against or imposed on the Controller due to a breach of the Processor Agreement and/or the GDPR and/or other Applicable Legislation and Regulations concerning the Processing of Personal Data by the Processor and/or (legal) persons engaged by the Processor, including but not limited to Employees and/or Sub-processors.



11.3 The limitation of liability for Processor as referred to in Articles 11.1 and 11.2 is limited to an amount of EUR 100,000 per claim, where a series of claims is seen as one (1) claim. The limitation of liability will lapse if and insofar as the damage is the result of intent or gross negligence of the Processor.

11.4 The Processor shall ensure sufficient coverage of the liability by means of liability insurance. At the Controller's request, the Processor shall allow the Controller to inspect the Processor's (policy for this) liability insurance.

CLAUSE 12. CHANGES

12.1 The Processor is obliged to notify the Controller without undue delay of proposed changes in the Service, the performance of the Agreement and the performance of the Data Processing Agreement that concern the Processing of Personal Data. This is understood to include, but is not limited to:

- (i) Changes that (may) affect the Personal Data (categories) to be processed;
- (ii) Changes in the means with which the Personal Data are processed;
- (iii) The engagement of Sub-processors;
- (iv) Changes in the transfer of Personal Data to third countries and/or international organisations.

12.2 If a change concerning the Processing of Personal Data or an audit gives cause to do so, the Parties shall consult upon the Controller's first request regarding the changes in the Data Processing Agreement.

12.3 The Processor is only entitled to implement a change in the Service, a change in the performance of the Agreement, a change in the performance of the Processor Agreement and/or a change resulting in amending <u>Annex A</u> if the Controller has given previous consent for such change(s) In Writing. A change in the Service also includes a substantial change that may have an effect on the processing of personal data. Processor may carry out changes without prior consent In Writing from the Controller, for instance with regard to appropriate technical measures. Processor shall inform Controller without undue delay of the change implemented.

12.4 Changes that concern the Processing of Personal Data may never result in the Controller being unable to comply with the GDPR and/or other Applicable Legislation and Regulations concerning the Processing of Personal Data.

12.5 In the event of nullity or voidability of one or more of the provisions of the Data Processing Agreement, the other provisions continue to apply in full.



CLAUSE 13. TERM AND TERMINATION

13.1 The term of the Processor Agreement is the same as the term of the Agreement. The Processor Agreement cannot be terminated separately from the Agreement. Upon termination of the Agreement, the Processor Agreement terminates by operation of law, and vice versa.

13.2 The Controller is entitled to terminate the Data Processing Agreement if the Processor fails to comply or can no longer fulfill an essential obligation under the Data Processing Agreement, without a right to compensation for the Processor. When cancelling, the Controller shall observe a reasonable notice period, unless the circumstances justify immediate cancellation.

13.3 Within one month after the Agreement ends, the Processor shall destroy and/or return all Personal Data and/or the Processor shall transfer the same to the Controller and/or another party to be designated by the Controller, at the Controller's discretion. All existing (other) copies of Personal Data, whether or not held by (legal) persons engaged by the Processor, including but not limited to Employees and/or Sub-processors, will also be demonstrably permanently deleted, unless storage of the Personal Data is mandatory under Union or Member State law.

13.4 At the Controller's request, the Processor shall confirm In Writing that the Processor has satisfied all obligations under Article 13.3.

13.5 The Processor shall bear the costs for the destruction, return and/or transfer of the Personal Data. The Controller may impose additional requirements on the manner of destruction, return and/or transfer of the Personal Data, including requirements on the file format.

13.6 Obligations under the Data Processing Agreement that are intended by their nature to continue after termination of this Data Processing Agreement will continue to apply after termination of the Data Processing Agreement.

CLAUSE 14. APPLICABLE LAW AND DISPUTE RESOLUTION

14.1 The Data Processing Agreement and its performance are governed by the laws of the Netherlands.

14.2 All disputes arising between the Parties in connection with the Data Processing Agreement shall be submitted to the competent court in the place in which the Processor has its registered office. Before submitting the case to the competent court, Parties shall first enter into negotiations to come to an agreement.

THUS AGREED BY THE PARTIES:



NAME INSTITUTION

____/__/____

Date

Name

SURFsara B.V.

_____/____/_____

.

Date

Name

Signature

Signature



Annex A: Specification of the Processing of Personal Data

Version number XX, date most recent update: XX-XX-XX

PLEASE NOTE: If the Processor offers several (optional) Services to the Controller, the information must be included in separate Schedules to be numbered as follows: "<u>Annex A1</u>", "<u>Annex A2</u>", etc.

These Schedules must be attached to the Data Processing Agreement.

Description of the Processing

Processing Objectives (to be completed by the Controller)

Data Subject Categories (to be completed by the Controller)

Personal Data (Categories) (to be completed by the Controller)



Information about audit programme Processor

(to be completed by the Processor)

ISO 27001.

Retention period of the Personal Data or the criteria for determining that period

(complete only if applicable) (to be completed by the Controller)

Sub-processors

<u>The Controller has given the Processor general consent for the engagement of Sub-processors.</u>

Specific consent is given for the following Sub-processors:

Sub-processor engaged by the Processor for the Processing of Personal Data	Type of Processing	Country of Processing	Country where Sub- processor's registered office is located

<u>Transfers</u>

Description of the transfer	Entity transferring the Personal Data + country	Entity receiving the Personal Data + country	Transfer mechanism



Contact details

General contact details	Name	Position	Email address	Telephone number
Controller (to be completed by the Controller)				
Processor				

Contact details in the event of Personal Data Breaches	Name	Position	Email address	Telephone number
Controller (to be completed by the Controller)				
Processor	Sedat Çapkın	Security Officer	Sedat.capkin@surfsara.nl	020-8001371



Annex B: Security measures

Version number XX, date of most recent update: XX-XX-XX

Details of the security measures taken by the Processor:

Technical measures:

- To be completed: depends on the SURFsara service.

Organizational measures:

- Security organisation has been set up and the roles and responsibilities have been assigned.
- Roles and rights model (authorisation matrix) will be periodically evaluated.
- SURFsara has periodic security audits carried out, internally and externally.

Processor's certifications:

Certifications	Part of organisation/ service to which certification pertains	Term of validity of certification	Statement of applicability



<u>Annex C</u>: Information that must be provided in the event of a Personal Data Breach

Version number XX, Date of most recent update: XX-XX-XX

Reporting party's contact details

Name, position, email address, telephone number.

Data regarding the Personal Data Breach (hereinafter: "Breach")

- Provide a summary of the incident in which the breach of the security of Personal Data occurred
- Personal Data of how many persons are involved in the Breach? (Fill in the numbers.)

a) Minimum: (fill in)

b) Maximum: (fill in)

- Describe the group of people whose Personal Data are involved (Categories of Data Subjects) in the Breach.
- When did the Breach take place? (Choose one of the following options and supplement where necessary)
 - a) On (date)
 - b) Between (period's start date) and (period's end date)

c) Not yet known

- What is the nature of the Breach? (You may select multiple options)
 - a) Reading (confidentiality)
 - b) Copying
 - c) Changing (integrity)
 - d) Removing or destroying (availability)
 - e) Theft
 - f) Not yet known



- What type of Personal Data is involved? (You may select multiple options)
 - a) Name and address details
 - b) Telephone numbers
 - c) Email addresses or other addresses for electronic communication

d) Access or identification information (e.g. log-in name/password or client number)

- e) Financial information (e.g. account number, credit card number)
- f) Citizen Service Number (BSN) or tax and social security number
- g) Copies of passports or copies of other identification documents
- h) Gender, date of birth and/or age

i) Special categories of Personal Data (racial or ethnic origin, political views, religious or ideological convictions, or membership of a trade union, and genetic data, biometric data with a view to the unique identification of a person, or data concerning health, or data concerning someone's sexual conduct or sexual preference)

j) Other information, namely (supplement)

What consequences could the Breach have for the privacy of the Data Subjects?

(You may select multiple options)

- a) Stigmatisation or exclusion
- b) Damage to health
- c) Exposure to (identity) fraud
- d) Exposure to spam or phishing
- e) Other, namely (provide details)



Follow-up measures further to the Personal Data Breach

• What technical and organisational measures has your organisation taken to address the Breach and to prevent further breaches?

Technical protection measures

- Are the Personal Data encrypted, hashed or in another way made incomprehensible or inaccessible to unauthorised persons? (Choose one of the following options and supplement where necessary)
 - a) Yes
 - b) No
 - c) Partly, namely: (provide details)
- If all or part of the Personal Data were made incomprehensible or inaccessible, in what way was this done? (Answer this question if you chose option a or option c for the previous question. If you used encryption, also explain the manner of encryption.)

International aspects

- Does the Breach involve persons in other EU countries? (Choose one of the following options)
 - a) Yes
 - b) No
 - c) Not yet known