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Background

With the digital revolution, social media and mobile devices, companies are processing and holding an increasing volume of personal information about individuals. The **General Data Protection Regulation** ("GDPR") is the baseline of the EU's view upon how personal data must be processed in order to secure personal integrity. For the Trelleborg Group, it is of utmost importance to conduct business in an honest and transparent manner and to always maintain high ethical standards. Therefore, any information relating to an identified or identifiable natural person ("Personal Data") must at all times be handled in a compliant manner within the Trelleborg Group.

This Policy on Data Privacy describes what Trelleborg expects from its employees and business partners regarding the collection and processing of Personal Data and how Trelleborg performs its work tasks and conducts its business to maintain and protect the fundamental rights and freedoms of individuals whose Personal Data Trelleborg processes. Correspondingly, this Policy also describes what employees and other stakeholders ("Data Subjects") can expect from Trelleborg with respect to Trelleborg's Processing of their Personal Data.

Further details as well as definitions of key terms and requirements related to the processing of Personal Data can be found in the <u>Trelleborg Manual on Data Privacy</u>.

1. Scope of the Policy on Data Privacy

Irrespective of the fact that GDPR is an EU regulation, within the Trelleborg Group, GDPR shall serve as the baseline globally. Therefore, this Policy on Data Privacy is applicable to any and **all activities**, **regardless of geographic location**, which include **processing of Personal Data** by any Trelleborg Group Company globally. Any Trelleborg Group Company and any Trelleborg Group full or part time employee processing Personal Data shall comply with the applicable legislation in each Trelleborg Group Company's respective jurisdiction.

Apart from having GDPR as the baseline, this Policy aims to set forth a supplementary framework to the applicable data protection legislation in each jurisdiction where Trelleborg operates. In the event of inconsistency between this Policy and the applicable legislation, the applicable legislation shall prevail. However, if this Policy provides for a higher standard of protection for Personal Data, the provisions herein shall prevail, unless applicable legislation provides otherwise.

2. Principles for processing of Personal Data

2.1 Requirements

When collecting and processing Personal Data this must

- i) Be processed fairly and lawfully and in compliance with applicable legislation
- ii) Be obtained only for a specific purpose that can be justified (whereas some purposes are never justified)
- iii) Be processed in a manner compatible with the purpose
- iv) The Data Subjects must be informed of the processing
- v) Be adequate, relevant and not excessive in relation to the purpose, i.e. a "nice to have" purpose is not permitted

Questions regarding the implementation of this Policy should be addressed to the Head of Privacy or to any member of Group Legal. Requests for clarification and enquiries from external stakeholders, including the media and analysts, should be addressed to Trelleborg Group Communications, +46 410 670 00.



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- vi) Be accurate, complete and, where necessary, kept up to date
- vii) Not be kept for longer than is necessary
- viii) Be processed in accordance with the rights of data subjects
- viii) Be kept secure in a solid system, with appropriate technical and organizational measures to prevent unauthorised or unlawful processing or accidental loss or destruction of, or damage to, personal information
- ix) Not be transferred to a country or territory outside the European Economic Area unless that country or territory ensures an adequate level of protection for the rights and freedoms of Data Subjects in relation to the processing of Personal Data. This could be done by way of referring to a Commission adequacy decision or adhering to the Commission standard contractual clauses, by adhering to adopted Binding Corporate Rules or to the Trelleborg Intra-Group Data Transfer Agreement.

For more information on how to ensure an adequate level of protection in connection with transfers of Personal Data outside the European Economic Area, please contact the Head of Privacy or Trelleborg Group Legal.

2.2 Accountability

Trelleborg shall always be able to **demonstrate** its **compliance** with the general and fundamental principles (as reflected in this Policy) relating to Processing of Personal Data. This includes e.g. that Trelleborg always shall be able to demonstrate that the general principles for processing of Personal Data are fulfilled, that there is a legal ground for the processing, and that the appropriate technical and organizational measures have been taken to ensure that the Personal Data is protected.

3. Legal Grounds for processing of Personal Data

3.1 Legal Grounds

Personal Data may only be obtained for a specific purpose that can be justified, i.e. there must be a legal ground for the processing of Personal Data, which must be based upon <u>one</u> of the following.

- i) Necessary for compliance with a **legal obligation**
- ii) Based on a **legitimate interest** which overrides the individual's privacy interest.
- iii) Necessary for **performance of a contract** with the individual.
- iv) The individual's prior given, voluntary and informed **consent**.

3.2 To consider when selecting a Legal Ground

- i) When selecting a legal ground, you have the burden of proof.
- ii) There are strict requirements in GDPR for how to obtain a valid consent
- iii) Consent can be withdrawn at any time, thus it better to rely on another legal ground.

For more information on how to select a legal ground and how to justify the processing of Personal Data, please contact the Head of Privacy or Trelleborg Group Legal.



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4. Rights for the Data Subjects

Trelleborg shall observe the rights that are granted to the Data Subjects according to applicable legislation, whereas

- i) Individuals have a **right to information**, i.e. to know what data is stored and processed related to their person.
- ii) Individuals have a **right to access** the data (also electronically). iii) Individuals have a **right to rectification**, should the stored data not be correct.
- iv) Individuals have a right to demand that their data is erased ("right to be forgotten").
- v) Individuals have a right to request that the processing of their data is **restricted**.
- vi) Individuals in certain cases have a right to require data portability.
- vii) Individuals have a right to object, e.g. against processing for direct marketing purposes.

5. Incident Management

In the event of an incident which leads to accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to Personal Data, Trelleborg shall immediately upon becoming aware of the incident, investigate the incident. If it is likely that the incident may pose a risk to the rights and freedoms of the Data Subjects, Trelleborg shall **notify the supervisory authority** about the incident **no later than 72 hours** from when Trelleborg became aware of the incident. **Thus, any unauthorized access to data following the loss of a mobile phone, lap top or similar, such report may have to be submitted**. If the incident poses a significant risk to the Data Subject's integrity, Trelleborg shall also notify the Data Subject about the incident.

Reports on unauthorized data access/disclosure shall be made to the Trelleborg Group Privacy Office/the Head of Privacy immediately and an IT ticket shall be created.

6. Compliance and Governance

Each legal entity within Trelleborg must have **internal procedures** to ensure that this Data Privacy Policy as well as applicable legislation are complied with. This Data Privacy Policy is supplemented by a **Data Privacy Manual**, which provides more detailed guidance on how to handle and transfer Personal Data. Furthermore, Trelleborg has a **Head of Privacy**, who serves as the interface and contact area when it comes to ensuring compliance and good conduct in relation to the Data Privacy legislations applicable in the jurisdictions where the Trelleborg Group is operating.

Trelleborg shall ensure that all relevant employees in the Trelleborg Group are aware of the importance of the protection of Personal Data and shall provide corresponding **training** and **awareness** sessions. Trelleborg shall document successful participation in training sessions, which each respective employee has undergone.

7. Consequences of breaches

Non-Compliance with this Policy may lead to **disciplinary and legal actions**, such as submitting the case to the District Attorney and/claim for compensation.

Questions regarding the implementation of this Policy should be addressed to the Head of Privacy or to any member of Group Legal. Requests for clarification and enquiries from external stakeholders, including the media and analysts, should be addressed to Trelleborg Group Communications, +46 410 670 00.



October 28, 2020

Addendum for United States Customers

Applicability

This Addendum is supplemental to the Website, e-mail and contracts Privacy Notice – Trelleborg. It applies to the processing of Personal Data within the United States. As this Addendum is only a supplement, it covers only those provisions specific to the United States and it does not address those aspects of United States law that is consistent with or less stringent than the laws addressed in the Privacy Notice. Any capitalized terms not defined in this Addendum shall have the meaning ascribed to them in the Privacy Notice. To the extent of any conflict between this addendum and the Privacy Notice, the documents will be interpreted in the manner that ensure compliance with applicable law.

Individual Rights

Some jurisdictions within the United States (state, federal and local), such as California and Illinois, provide individuals with certain rights regarding their Personal Data. To exercise any rights your jurisdiction may provide, contact us by using the information at the bottom of this Addendum. The following are examples of individual rights from the California Consumer Protection Act ("CCPA"). Your rights will depend on the location in which you reside:

- Being informed about your Personal Data and how we control or process it;
- Viewing and obtaining a copy of the Personal Data we maintain about you;
- Amending or revising the Personal Data we maintain about you;
- Having the Personal Data we keep about you erased;
- Objecting to the use of your Personal Data for direct marketing;
- Restricting our use of the Personal Data we maintain about you;
- Objecting to our use of the Personal Data we maintain about you;
- Knowing from where we obtained your Personal Data;
- To receive the same products or services (to the extent possible) at the same price regardless of whether you exercise your individual rights under this Addendum;
- Withdraw your previously provided consent (this right may only be available on a prospective basis); and
- Filing a complaint with us.

We may require that you verify your identity before exercising your individual rights. Any Personal Data received in the verification process will be processed in accordance with this Addendum.



Do Not Track Signals and Requests

Do not track signals and requests are sent from your browser to websites you visit indicating you do not want to be tracked or monitored. In most circumstances, you need to affirmatively elect to turn on the do not track signals or requests. Websites are not required to accept these signals or requests, and many do not. Currently, our websites do not honor do not track signals or requests.

Biometric Data

We do not collect or use biometric data

No Use of Website by Children under the Age of 13

Our websites are not designed for, targeted towards or intended for use by those under the age of 18. We have no intention of collecting Personal Data from children under the age of 13. If we become aware Personal Data from a child under the age of 13 has been collected without the consent of a parent or guardian, we will use all reasonable efforts to delete such data. If you believe we may have inadvertently collected information about a minor, please contact us using the information provided at the end of this Addendum.

No Sale of Personal Data

We do not sell, lease or otherwise transfer your Personal Data to third parties, except as described in the Privacy Notice, none of which uses constitute sale or lease of Personal Data.

Contact Information

If you have any questions or concerns regarding the processing of your Personal Data or wish to exercise any of your rights or obtain a copy of the safeguard mechanisms put in place to protect your Personal Data in case of any transfer, please contact Trelleborg on the contact details set forth below.

The data controller for Personal Data is: Trelleborg Corporation 15701 Centennial Drive Northville, MI 48168

Call us at +1 (0)888 914 9661 and enter PIN 61024. Click here to contact the Data controller