

## TERMS, CONDITIONS and PRIVACY POLICY

### *1. Subject Matter of the Contract*

The subject matter of this Contract is the regulation of the mutual relations of the travel organizer – the travel agency EVENTORG d.o.o. (hereinafter EVENTORG) and the CONTRACTOR i.e. the TRAVEL CONTRACTOR (hereinafter the CONTRACTOR) in the case where the travel contractor concludes this contract in behalf of a third party (hereinafter CONTRACTOR).

This Travel Contract contains General Conditions and Directives for Travel Arrangements, i.e. it refers to the travel program that contains all necessary data.

### CONTRACT

Agreement / contract between EVENTORG and CONTRACTOR may be done in 2 ways, both constituting a binding / legally valid contract:

- A) In a form of a contract /agreement between 2 parties, signed by both parties, or
- B) In a form of any kind of correspondence made in writing between EVENTORG and CONTRACTOR (e-mail or chain of e-mails, fax, mail or any other correspondence made in writing). Such written correspondence is considered legally valid the same as a signed contract / agreement between parties and constitutes a binding contract.

All aspects of the travel for which the agreement has been confirmed have legal implications for both parties. If an e-mail or chain of e-mails between EVENTORG clearly states an offer for entering into a deal with the CONTRACTOR and the CONTRACTOR responds by e-mail to EVENTORG accepting the terms, then a valid contract has been formed between EVENTORG and CONTRACTOR — even though no signatures have been exchanged.

If the CONTRACTOR is not able to personally sign the Contract, the Contract assumes legal effect only when EVENTORG receives the entire agreed amount of the cost of the travel arrangement or if such is specifically agreed upon, a portion of the agreed payment and documentation that indisputably insures the payment of the remaining portion of payment by the agreed date. The CONTRACTOR may register for a voyage in EVENTORG in person, by telephone, e-mail, Internet or other means of remote communication. When concluding a Contract (see Paragraph 1.) , the CONTRACTOR is obliged to provide personal data and duly provide all documentation necessary of the organization of the voyage. The CONTRACTOR guarantees that EVENTORG has been provided with correct and valid data necessary for the undisturbed realization of the voyage and accepts all legal obligations deriving from this Contract and from legal regulations.

### *2. Reservations and payment*

In order to confirm a reservation, upon registration the CONTRACTOR pays 30% of the price of the travel arrangement (if not stated or agreed otherwise). The remaining cost of the arrangement is paid no later than 21 days before the beginning of the trip or documentation guaranteeing the indisputable payment of the total cost of the travel arrangement is provided (if not stated /agreed otherwise). If the CONTRACTOR does not execute his obligations no later than 21 days before the beginning of the trip, the reservation will be considered cancelled without the possibility of refunding any advanced payments.

For all reservations including reservations “upon request” (when at the moment of registering the CONTRACTOR,

capacity for an individual arrangement for a specific trip in unavailable, where EVENTORG is able to ensure additional space) EVENTORG charges a reservation fee in the amount of 75 HRK (per contract- if not agreed otherwise). In the event that less than 21 days remain before the departure of a trip, for such an “upon request” reservation, an adequate part of the arrangement price is paid according to the conditions set forth in Article 8 of this contract.

Such a requested “upon request” reservation is processed by EVENTORG within two business days (Saturday is not considered a business day) and the CONTRACTOR is notified thereof orally or in writing. If EVENTORG does not notify the CONTRACTOR of the executed or is not able to ensure the reservation of a requested arrangement within the stated term, the full paid amount will be refunded to the CONTRACTOR in its entirety.

If the CONTRACTOR does not accept the requested reservation, which has been confirmed by EVENTORG, the payment fees, including the reservation fees, are not refunded.

### *3. Costs*

Prices stated in EVENTORG’ programs are based on contracts with our partners and do not have to conform with prices advertised at the CONTRACTOR’s destination and an eventual price difference cannot be subject to complaint. The travel organizer may anticipate that a CONTRACTOR executes payment on the spot of a specific service that will be utilized abroad in the currency of the country where he is to be situated. For services that are paid for on the spot, the CONTRACTOR submits eventual disputes directly to the executor of the services.

EVENTORG can request for an increase of the agreed upon price a maximum of 21 days before the beginning of the trip if, after the contract was closed, there was a change in the currency rates or an increase of the costs of transport. This includes the costs of fuel or an increase of a fee for certain services (in airports and other ports and alike) which influences the price of the trip, where there was no way it could have been known of beforehand. In that case, the price of the arrangement will be increased reciprocally to the increase of the prices of the calculative elements on the base on which the price is formed. The CONTRACTOR is obligated to accept the increase of the agreed upon price up to 10%. If there is an increase in the price which is greater than 10%, the CONTRACTOR has the right to cancel the arrangement but is obligated to inform EVENTORG of this within 2 work days from the received notification. In case the arrangement is canceled, the CONTRACTOR does not have the right for compensation. If the CONTRACTOR does not deliver his cancellation to EVENTORG in written form within the stated time period, it will be assumed that he agrees with the price change.

### *4. Categorization and description of services*

The offered services / facilities on EVENTORG's programs are described according to the official categorization of the respective countries at the moment of the program's issuance. May we point out that local categorization in individual countries differs greatly. Accommodation, food, comfort and other services are under surveillance by local and national tourist authorities, and accommodation and service standards are different and cannot be compared. EVENTORG shall not assume responsibility for any oral or written information that is not in accordance with the description of services and facilities in EVENTORG 's programs valid for stated voyages, which may have been supplied by EVENTORG 's employees or any other third person.

The accommodation arrangement in rooms is determined locally by the reception desk. If the CONTRACTOR had not specifically arranged a room with certain characteristics, he will accept any officially registered and available room in each individual facility or destination described in the travel program. Accommodation is not possible before 16:00 on the day initiating the utilization of the services, and the same shall be vacated by 10:00 on the day completing the utilization of the services, if not differently stated in the travel program. For later arrivals in accommodation facilities

(after 20:00), it is necessary to inform EVENTORG of such beforehand, no later than one day before voyage departure, if such a later arrival had not been foreseen in the travel program.

#### *5. Travel documents, respecting regulations*

A CONTRACTOR that registers for a foreign voyage must possess valid travel documents. During registration or by the deadline stated in the program, the CONTRACTOR shall provide EVENTORG with all essential data and documents necessary to obtain a visa for the country of travel. EVENTORG does not guarantee the obtainment of visas. If the CONTRACTOR does not fulfill the stated obligations or the request for the obtainment of the visa is rejected, it shall be considered that the CONTRACTOR has terminated the voyage.

The CONTRACTOR shall respect customs, currency and other regulations. If the CONTRACTOR cannot continue his journey due to lack of conformity to regulations, he solely bears all incurred costs and consequences of the same. If the CONTRACTOR loses travel documents or finds the same stolen during the duration of the voyage, he is obliged to insure new documents at his own cost. The CONTRACTOR is obliged to secure that he personally, his documents and luggage fulfill conditions prescribed by visa, boarder, customs, health and other regulations of the Republic of Croatia as well as of countries to which will be traveled. The CONTRACTOR is obliged to comply with rules of conduct in catering and hotel facilities and to cooperate with the representative of the travel organization and service providers in good faith. In the event of non-compliance of the stated obligations, the CONTRACTOR is responsible for the incurred damage, and EVENTORG assumes no responsibility for such damage. In such a case, the amount of damage shall be settled by the CONTRACTOR to the owner of the facility (hotel, pension, etc.) at the reception desk. During the signing of the contract, the EVENTORG employee will inform the CONTRACTOR of the information sources of the country in which the CONTRACTOR is traveling including the opinion of the Ministry of Foreign Affairs (MFA) of the Republic of Croatia. We recommend that each CONTRACTOR informs themselves by visiting the website [www.mvp.hr](http://www.mvp.hr) and examines the list of high- and moderate-risk countries according to the opinion of the MFA of Croatia.

For all CONTRACTORS who are not citizens of Croatia and do not possess Croatian travel documentation, we recommend that before payment of the travel arrangement, the CONTRACTOR should personally inquire about the country of travel and conditions that are necessary to fulfill for travel to that country, taking into account the differences in provisions that are valid for citizens of particular countries. EVENTORG may refer the CONTRACTOR to an information source but do not in any way assume responsibility for consequences that may result for the CONTRACTOR due to irrelevance of such provisions.

Invalid travel documents, i.e. unapproved visas that as a consequence call for the termination of travel, in no regard constrain EVENTORG and conditions for the termination of travel shall be implemented. EVENTORG declines all responsibility for damages that may result due to irrelevance of provisions of particular countries or those that may produce invalid travel documents.

#### *6. Travel Insurance*

EVENTORG's prices do not include any travel risk insurance. For this reason we recommend buying travel risk insurance during booking. If you wish so, insurance can be arranged through our office, with us taking the role of the intermediary. Pursuant to the Law on Providing Services in Tourism, agency employe/s are obliged to offer the CONTRACTOR a voluntary travel insurance "package" which is comprised of: voluntary health insurance during their stay abroad, accident insurance, luggage insurance and travel termination insurance. By signing the contract or by any other kind of correspondence in writing between two sides, the CONTRACTOR confirms that a travel insurance package has been offered. In the event that the CONTRACTOR requests the mentioned insurance, it may be directly concluded with any insurance provider or with EVENTORG, where EVENTORG acts only as an intermediary. By signing the contract it shall be considered that CONTRACTOR has been offered and recommended the insurance stated in the previous paragraph.

### *7. Travel termination insurance*

The travel price does not include insurance against accidents and illness during the trip, damage or loss of baggage, insurance against trip cancellation, or health insurance. By signing the contract is considered to be the CONTRACTOR was offered and recommended travel insurance package, and made available to insurance policies before buying.

### *8. Termination of voyage by the CONTRACTOR*

If the CONTRACTOR terminates a paid travel arrangement, EVENTORG retains the following amounts of the total cost of the travel arrangement (if the not stated otherwise) in the agreement or any other kind of written correspondence between EVENTORG and CONTRACTOR :

European travel:

- up to 30 days before departure 10% of the travel arrangement price, no less than 100 HRK
- 29-22 days before departure 30% of the travel arrangement price
- 21-15 days before departure 40% of the travel arrangement price
- 14-8 days before departure 80% of the travel arrangement price
- 7-0 days before and after departure 100% of the travel arrangement price

Overseas travel

- up to 30 days before departure 25% of the travel arrangement price
- 29-15 days before departure 80% of the travel arrangement price
- 14-0 days before and after departure 100% of the travel arrangement price

The stated expenses apply to changes in departure dates or accommodation facilities as well as for all other significant changes. EVENTORG charges actual substitution expenses if the CONTRACTOR terminates the travel contract, and finds another client for the same reservation that satisfies all conditions for consuming the stated travel arrangement.

If the CONTRACTOR has not paid the remaining amount or insured the undisputable payment of the travel arrangement 21 days before the travel departure, EVENTORG shall consider that the CONTRACTOR has terminated the reservation, without the possibility of disbursement of the settled advance payment for the travel arrangement.

### *9. Iteration of travel by EVENTORG or change of travel program*

If EVENTORG significantly changes the program, accommodations or costs before the beginning of the voyage, they are obliged to immediately inform the CONTRACTOR thereof in written form. The CONTRACTOR may either accept or refuse the amended program within 2 business days of receipt of EVENTORG's notification. In the event of refusal or a failure to respond to the offer, EVENTORG shall be obliged to refund the paid expenses to the CONTRACTOR within 7 business days. In the event of acceptance, the substitute travel arrangement that EVENTORG had offered shall be considered the new travel contract, where the CONTRACTOR resigns the right to all claims towards EVENTORG from any legal basis that derived from the initial contract.

If EVENTORG had not offered the greater part of the contracted services or if they estimate that they will not be in the situation to insure the implementation of the greater part of the contracted services after the commencement of the voyage, EVENTORG may on their burden, with the compliance the CONTRACTOR, execute changes in the

program for the continuation of the voyage and as necessary compensate the CONTRACTOR for the price difference between the contacted and actual services offered. With written consent of the CONTRACTOR, EVENTORG may substitute the unexecuted portion of services with another service, where the CONTRACTOR resigns the right to seek claims from EVENTORG for such a mutually contracted and amended portion of the voyage in regards to the concluded travel contract.

If EVENTORG was not able to amend the travel program in an adequate manner or if a CONTRACTOR does not accept the changes due to justified reasons, EVENTORG will enable the return of the CONTRACTOR to the departure point or to another location at their own cost, if the CONTRACTOR agrees with such, and reimburse any eventual damage the CONTRACTOR sustained in doing so. Damage is paid as the portion of the costs of the unused portion of the contracted program, which is based on the complaint of the CONTRACTOR. EVENTORG will resolve the complaint in the manner as stated in point 10 of this contract. The largest amount of compensation may be the cost of the contracted travel arrangement.

EVENTORG is authorized to completely or partially terminate the contract by a unilateral statement, without the obligation of damage compensation to the CONTRACTOR, in the event of external uncommon and unpredictable circumstances that could not have been prevented, avoided or eliminated, and if they were to exist at the time of concluding the contract for organizing the voyage, would have been a justified reason for EVENTORG to not conclude the contract. In such a case, the CONTRACTOR has the right to reimbursement of the paid amount in its entirety i.e. the difference in the cost between the contracted and offered services.

EVENTORG reserves the right to cancel voyages, no later than 5 days before the beginning of the voyage, if the voyage was cancelled by the travel organizer for which EVENTORG was an intermediary for the sales of the mentioned travel arrangement or if the minimum number of CONTRACTORS necessary for the realization of a travel arrangement stated on each individual travel program did not register for a specific voyage or for any other justified reason.

EVENTORG reserves the right to change the date or hour of travel due to changes in flight schedules or due to the occurrence of unforeseeable circumstances, as well as the right to change the direction of travel if the conditions of travel change (flight schedule change, security situation in a specific country, natural disasters or other situations where EVENTORG has no influence), without damage compensation, and in accordance with valid regulations in domestic and international traffic.

EVENTORG shall not be held responsible for changes due to unforeseeable circumstances and force majeure during the voyage. In that case, services in respect to the given situation can be insured. EVENTORG shall not be held liable for eventual printing errors of programs in the context of brochures/catalogs as well as for erroneous inputs of data by the operator of EVENTORG's websites.

#### *10. Trips organized by other organizers / service providers/tour operators*

For all travel arrangements where EVENTORG is the principal organizer, these General Conditions apply except in the event where EVENTORG is a mediator i.e. is not the principal tour organizer. Such travel arrangements will be specially designated and general conditions of the responsible organizer shall apply thereto. EVENTORG shall not be held accountable for the implementation of tourist travel arrangements of other organizers. With the execution of the contract, the CONTRACTOR accepts the program and the travel conditions in their entirety.

#### *11. Resolution of complaints*

The CONTRACTOR has the right to submit a complaint due to the unfulfilled agreed upon service. The CONTRACTOR is obligated to issue a written complaint to EVENTORG within 8 days after the finalization of the trip. Complaints issued after the deadline of 8 days will not be taken into consideration. We emphasize that it is in the best interest of the CONTRACTOR to perform in good will and to show good will in solving the complaint during the trip and to submit his written complaint to the service provider on the spot (front desk, transport operator, caterer or travel

agency in the destination) and to seek a written confirmation from the service provider that they received the complaint. Every CONTRACTOR – contract carrier, issues a complaint individually. EVENTORG will not take group complaints into consideration. EVENTORG is obligated to issue a written solution for the complaint within 15 days after receiving the complaint and this is to be done in the way the complaint was received (e-mail, mail or personal deliver where it will be responded to through a written package with a return receipt). EVENTORG will solve only those complaints where the CONTRACTOR submits evidence that he has submitted a complaint to the service provider on the spot and that the cause could not be removed on the spot. If through the fault of EVENTORG the program or a part of the service was unfulfilled, the CONTRACTOR has the right to compensation to the height of the real value of the unused service and this cannot include already used services as well as the entire amount of the arrangement. In case of last minute contracts OR contracts where the CONTRACTOR / CONTRACTOR finds out the accommodation title upon arrival at the destination (promotions like fortune, roulette, no name, ace, joker...) the CONTRACTOR will accept all inherent risks. Such journeys involve unpredictable conditions (Force Majeure) which EVENTORG cannot control in any way. What is more, the CONTRACTOR has opted for this kind of arrangement due to special price, therefore any responsibility for claims arising from this arrangement will be waived by EVENTORG.

Until EVENTORG delivers a decision, the CONTRACTOR shall abandon mediation of any other person, court establishments or providing information to the media.

#### *12. Health regulations*

The CONTRACTOR is obliged to notify EVENTORG of all facts in regards to his health, habits, etc. that may jeopardize the progress of the voyage (if due to health or other reasons, a specific type of food is necessary, if chronically ill, if allergies are present, etc.). In some programs, special travel rules are stated, which include mandatory vaccinations and the acquisition of pertinent documentation. The CONTRACTOR shall be obliged to execute mandatory vaccinations as well as be in possession of confirmation and documents thereof. We strongly recommend obtaining a health insurance policy.

#### *13. Luggage*

The transport of luggage of a specific weight is free of charge. For air transportation, the CONTRACTOR pays for luggage excess in accordance to valid regulations and transporter's prices. Children up to 2 years of age do not have the right to free luggage transport. EVENTORG does not assume responsibility for lost or damaged luggage. Claims for lost luggage are directed to the transportation provider or hotel. For air transportation, the airline is exclusively responsible for luggage, based on regulations that are valid concerning air traffic. In the event of loss of luggage, the CONTRACTOR fills out a PIR form of the airline that executed the transport and delivers the said form to the representative of the airline, and keeps one copy. Based on the filled out form, the airline pays compensation pursuant to regulations that are valid for domestic and international CONTRACTOR air traffic. In the event of the loss of luggage inside the hotel, the CONTRACTOR sends a claim to the hotel where the luggage was lost. We recommend obtaining a luggage insurance policy.

#### *14. Insurance in the event of payment incapability or bankruptcy of the travel organizer*

In accordance with the Act on the Provision of Tourism Services, EVENTORG has concluded with the Insurer a Contract on Insurance in Case of Insolvency or Bankruptcy of the Travel Organizer, in the event the travel service was not performed, that is for the return of the CONTRACTOR to the place of departure. In case of occurrence of the insured event, the CONTRACTOR should contact the Insurer as soon as possible..

### *15. Insurance*

In accordance with the Act on the Provision of Tourism Services, EVENTORG has concluded with the insurance company *HOK d.d. - Hrvatska Origuravajuca Kuca*; Address: Capraska ulica 6, 10000 Zagreb; tel: +385 1 6396413, fax: +385 1 53 92 520; HOK d.d. policies: LIABILITY INSURANCE POLICY NR. 13-0000005979 / PROFESSIONAL RESPONSIBILITY POLICY Nr. 13-0000005980 / TOURIST TRAVEL PACKAGE POLICY Nr. 1501-00000100, an Insurance Contract for damages caused to a CONTRACTOR by failure to meet obligations or by partially or inconsistently meeting obligations. The employee of the agency shall inform the CONTRACTOR of the content of the valid Liability Insurance Contract for damages caused by EVENTORG to the CONTRACTOR by failure to meet obligations or by partially or inconsistently meeting obligations in relation to the package holiday, and by signing the Travel Contract or confirm the package/travel in any other kind of correspondence in writing, the CONTRACTOR shall confirm to have been informed of the content of the stated Insurance Contract.

### *16. Protection of personal data*

The CONTRACTOR voluntarily renders personal data. Personal data of the CONTRACTOR are necessary in the realization process of contracted travel arrangements and shall be used for further communication. EVENTORG obliges that personal data of the CONTRACTOR will not leave the country except for the purpose of realizing contracted travel arrangements. An exception to providing personal data to third persons applies to concluding a travel insurance policy, i.e. if the CONTRACTOR concludes an insurance policy, his data will then be forwarded to an insurance provider. The CONTRACTOR's personal data will be stored in a database, in accordance with the Decision of the Board of Directors concerning methods of collection, processing and protecting personal data. The CONTRACTOR agrees that his personal information can be used for the purpose of realizing the agreed upon arrangement and for the marketing events of EVENTORG.

### *17. Information*

Notification received by the CONTRACTOR at the registration location does not oblige the organizer to a greater degree than the notifications and information stated in the travel program itself.

### *18. Final provisions*

These conditions and directives for travel exclude all current conditions and directives for travel. General conditions and directives for travel are an integral part of the contract or agreement (E-mail or any other type of written correspondence between the CONTRACTOR and EVENTORG are considered valid as the standard Contract and may replace the standard Contract or Agreement) concluded between the CONTRACTOR and EVENTORG or an authorized tourist agency where the CONTRACTOR registered for a voyage organized by EVENTORG. The parties agree that all eventual disputable situations shall be settled by agreement. In the contrary, in the event of a dispute the legally amenable court is the Court of Zagreb, where Croatian legislation shall be used.

## PAYMENT

Payment on our website is safe! Secure payments processing on this website is provided by WSPay. Online payments are communicated through a 256-bit SSL connection to WSPay and are further encrypted towards the financial institutions. We are following the industry security standards such as PCI-DSS and ISO27001 while dealing with sensitive customer data. Confidential data from your credit card is sent directly to the authorization center online. Card numbers are not stored in our system.

EVENTORG pledges to protect personal data from its customers. We will gather only the personal data necessary to carry out the orders submitted.

Entering the transfer of personal data and credit card number is protected by the highest security standards which provides WSPay™ system for on-line credit card authorization in accordance with the requirements of credit card and credit card brands and PCI DSS standards. Authorization and payment of credit card works using the system WSPay™ for authorization and payment card in real time

Company EVENTORG pledges to protect personal data from its customers. We will gather only the personal data necessary to carry out the orders submitted; company EVENTORG informs the customers about the way of securing the personal data, and gives its customers the ability to choose not to participate in various lists which we may prepare for marketing purposes or to remove their data from our systems altogether.

All the data about our customers are securely stored and are available only to authorized personnel. All the employees and business partners of company EVENORG are responsible for performing under the similar terms for handling the customer private data.

## IMPORTANT PAYMENT NOTICE

All payments will be effected in Croatian currency. The amount your credit card account will be charged for is obtained through the conversion of the price in Euro into Croatian Kuna according to the current exchange rate of the Croatian National bank. When charging your credit card, the same amount is converted into your local currency according to the exchange rate of credit card associations. As a result of this conversion there is a possibility of a slight difference from the original price stated in our web site.



## PRIVACY POLICY

Although the main purpose of this Site is to provide information about our company and no services or products are provided or sold directly via this Site, we may collect and process some personal data and information about the visitors to our Site and use such information as described in this section (“Privacy Policy”). By accessing, visiting, and using this Site you agree with the provisions of this section and to collection, processing, transfer, store, or disclosure by us of your information in accordance with this Privacy Policy.

Information provided in your correspondence to us. If you contact us, including but not limited, in relation to business cooperation, advertising, registration or otherwise, we keep a record of such correspondence and save information provided to us in such correspondence in order to be able to communicate with you. EvetORg protect all information that you provide us voluntarily. We will not release or inform any third party about any information you provided to us in any way that is not stated in this statement or approved by you. • Information provided by you for our marketing purposes. We may use mailing lists to inform you about our company, our products and services. Subscribing to such mailing list is voluntary and you may unsubscribe from such lists at any time.

Information about your visits to our Site. We may use details of your visits to our Site and of the particular sections or materials on our Site that you access, including, but not limited to, traffic data, location data, weblogs and other communication data. This information does not identify any individual visitor and we collect it in order to monitor statistics of visitors to our Site and particular sections visitors and to ensure that content from our Site is presented in the most effective manner for you and for your computer. All information you provide to us is stored on our secure servers. Unfortunately, the transmission of information via Internet is not completely secure.

We cannot guarantee the security of your data transmitted to our site, and any such transmission is at your own risk. Once we have received your information, we will use strict procedures and security features to try to prevent unauthorised access. You have the right to ask us not to process your personal data in any way described above. You can exercise this right at any time by sending us mail.

We do not assume any responsibility for verifying the ongoing accuracy of the content of any personal data.

We may disclose your information to companies and individuals we employ or contract with to perform various functions necessary for carrying out and developing our business including, but not limited to data analysis and processing, delivery and management of marketing communications, and other related customer and support services. Such companies and individuals may be located outside the European Economic Area. In addition, we may disclose and/or transfer your personal information to third parties (i) in the event that we sell or buy any business or assets, in which case we may disclose your personal data to the prospective seller or buyer of such business or assets; or (ii) if EventOrg company or substantially all of its assets are acquired by a third party; or (iii) if we are under a duty to disclose or share your personal data in order to comply with any legal obligation, or to protect the rights, property, or safety of our company, its customers, or others. This includes exchanging information with other companies, governmental agencies and organisations for the purposes of crime prevention and investigation. By accessing, visiting and using this Site and submitting your information, you agree to this transfer, storing or processing. We will take all steps reasonably necessary to ensure that your data is treated securely and in accordance with this Privacy Policy.

Our Site may contain links to on-line portals intended for use by our suppliers and customers and to websites of our partner networks, advertisers and affiliates. If you follow a link to any of these websites, please note that these websites have their own privacy policies and that we do not accept any responsibility or liability for these policies. Please check these policies before you submit any personal data to the website.