Information on joint processing in accordance with Article 26 of the General Data Protection Regulation (GDPR)

as well as

Information pursuant to Articles 13 and 14 GDPR

- I. Information on the main contents of the agreement pursuant to Article 26 (2) sentence 2 GDPR
 - 1. How is the cooperation organized in the context of joint processing?

Since the business premises of the Parties to the "Agreement on Joint Responsibility in the context of Video Surveillance of the Business Premises" are directly adjacent to each other and premises of both Parties are partly used by the other Party, it is necessary to cooperate with regard to the video surveillance of the premises. Within the framework of this cooperation, it has been determined for both parties what responsibilities, accountabilities and powers each party is entitled to with regard to data processing, insofar as this joint accountability takes place. In accordance with the legal requirements, VACOM has appointed a data protection officer who acts as a contact person for all data protection issues in connection with the joint data processing.

The parties to the agreement are jointly responsible for the lawfulness of the data processing, insofar as they process your personal data under joint responsibility.

- 2. Who assumes which obligations under the General Data Protection Regulation and what does this mean for you as a data subject?
- a) Information obligations according to Art. 13 and 14 as well as Art. 26 para. 2 sentence 2 GDPR

VACOM and TREAMS have agreed that and how you will be provided with the information required pursuant to Art. 12 et seq. GDPR will be made available to you in a transparent and easily accessible manner.

b) Exercise of data subject rights

If you wish to exercise the rights to which you are entitled under Art. 15 to 21 GDPR with regard to the joint processing of your personal data against VACOM or TREAMS, you

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may do so directly against VACOM. If you contact TREAMS to exercise your rights, your request will be forwarded to VACOM for further processing and response. The specific rights to which you are entitled are set out in the section "Rights of the data subject" in the following information pursuant to Articles 13 and 14 of the GDPR.

c) Data protection incidents

VACOM and TREAMS share responsibility for investigating and handling actual or suspected personal data breaches. In the event of such a personal data breach, the two parties shall cooperate in good faith to achieve the implementation of their obligations under data protection law and shall ensure that any triggered notification obligations to the competent supervisory authority (Article 33 of the GDPR) or notification obligations to the data subjects (Article 34 of the GDPR) are carried out.

3. Central point of contact: the VACOM data protection officer

VACOM's data protection officer acts as the central point of contact for all concerns and questions in connection with the data processing described under joint responsibility. You can reach him under the following contact data:

VACOM Vakuum Komponenten & Messtechnik GmbH In den Brückenäckern 07751 Großlöbichau.

E-mail: datenschutz@vacom.de

II. Information according to Article 13 and 14 GDPR

1. Name and contact details of the responsible person and, if applicable, his representative:

VACOM Vakuum Komponenten & Messtechnik GmbH, In den Brückenäckern 3, 07751 Großlöbichau, Germany, represented by CEO Mr. Jens Bergner

and

TREAMS GmbH, In den Brückenäckern 3, 07751 Großlöbichau, Germany, represented by CEO Mr. Jens Bergner

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2. Contact details of the data protection officer:

VACOM Vakuum Komponenten & Messtechnik GmbH
In den Brückenäckern 3
07751 Großlöbichau

E-mail: datenschutz@vacom.de

3. Types and special categories of data processed

Depending on what can be seen on the video footage, the following categories and types of data are processed:

- Image data/video data
 - o Images of the person in video and image format
- Employment data
 - Data about the employer
 - Data about the activity performed
- Motor vehicle data
 - o License plate number
 - Vehicle model
- Whereabouts data
 - o Place, date and time of visit
 - Duration of the stay

4. Purposes and legal basis of data processing:

Protection against burglaries, thefts, vandalism (property protection) or assaults (personal protection) as well as the enforcement of house rights.

The aforementioned processing purposes are carried out in accordance with Art. 6 para. 1 lit. f. GDPR and § 4 BDSG.

5. Legitimate interests pursued:

Protection of property and preservation of evidence for the enforcement of legal claims.

6. Storage period or criteria for determining the duration:

Your personal data will be deleted after 14 days at the latest, insofar as they are no longer required for the above-mentioned purposes and no legal retention periods prevent deletion.

7. Recipients or categories of recipients of the data:

There is no transfer of data.

8. Rights of the data subjects:

Insofar as the legal requirements are met, the data subject has the right:

- to request confirmation from the controller as to whether personal data concerning him or her are being processed; if this is the case, he or she has a right to information about this personal data and to the information listed in detail in Art. 15 GDPR
- to obtain from the controller the rectification without undue delay of inaccurate personal data concerning him or her and, where applicable, the completion of incomplete personal data (Art. 16 GDPR)
- demand from the controller that personal data concerning him or her be erased without delay if one of the reasons listed in detail in Art. 17 GDPR applies, e.g. if the data are no longer needed for the purposes pursued (right to erasure)
- to request the controller to restrict processing if one of the conditions listed in Art. 18 GDPR applies, e.g., if the data subject has objected to the processing, for the duration of the controller's review

The data subject shall have the right to object at any time, on grounds relating to his or her particular situation, to processing of personal data concerning him or her. The controller shall then no longer process the personal data unless it can demonstrate compelling legitimate grounds for the processing which override the interests, rights and freedoms of the data subject, or for the establishment, exercise or defense of legal claims (Article 21 GDPR).

Insofar as the data processing is based on consent, you have the right to revoke your consent at any time with effect for the future.

In the event of the assertion of your aforementioned rights, your data will be processed insofar as this is necessary. If you wish to exercise your rights, please contact VACOM's data protection officer as a matter of priority, whose contact details can be found in section II.

9. Right of appeal to the supervisory authority

Without prejudice to any other administrative or judicial remedy, any data subject shall have the right to lodge a complaint with a supervisory authority if the data subject considers that the processing of personal data concerning him or her infringes the GDPR (Article 77 GDPR). The data subject may assert this right before a supervisory authority in

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the Member State of his or her residence, place of work or the place of the alleged infringement. In Thuringia, the competent supervisory authority is:

Thüringer Landesbeauftragter für den Datenschutz und die Informationsfreiheit P.O. Box 900455
99107 Erfurt

poststelle@datenschutz.thueringen.de