Privacy Code for Consumer, Customer, Supplier and Business Partner Data

Introduction

JACOBS DOUWE EGBERTS is committed to the protection of personal data of its Consumers, Customers, Suppliers and Business Partners as espoused in the JACOBS DOUWE EGBERTS Code of Conduct.

This Privacy Code are internal rules adopted by JACOBS DOUWE EGBERTS and its participating Group Companies, to adduce adequate safeguards for the protection of the privacy and fundamental rights and freedoms of its Consumers, Customers, Suppliers and Business Partners within the meaning of applicable data protection law, especially the data protection laws of member states of European Economic Area (“EEA”).

This Code indicates how this principle shall be implemented. For the rules applicable to Associate Data, refer to the Privacy Code for Associate Data.

This Privacy Code is made binding on every JACOBS DOUWE EGBERTS Associate through respective labour law measures such as but not limited to contract clauses.

The Privacy Code is made binding on JACOBS DOUWE EGBERTS and its participating Group Companies by virtue of a power of attorney.

Words in caps have been defined and can be found in Annex 1 to this Code.

Article 1 – Scope, Applicability and Implementation

Scope

1.1 This Code addresses the Processing of Personal Data of Consumers, Customers, Suppliers and Business Partners by JACOBS DOUWE EGBERTS or a Third Party on our behalf. This Code does not address the Processing of Associate Data of JACOBS DOUWE EGBERTS.

Electronic and paper-based

1.2 This Code applies to the Processing of Personal Data by electronic means and in systematically accessible paper-based filing systems.
1.3 Individuals will keep any rights and remedies they may have under applicable local law. This Code shall apply only where it provides supplemental protection for Personal Data. Where applicable local law provides more protection than this Code, local law shall apply. Where this Code provides more protection than applicable local law or provides additional safeguards, rights or remedies for Individuals, this Code shall apply.

1.4 JACOBS DOUWE EGBERTS may supplement this Code through sub-policies or notices that are consistent with this Code.

1.5 The Responsible Executive shall be accountable for compliance with this Code.

1.6 This Code shall be effective on 1 September 2019 (Effective Date) and shall be posted on JACOBS DOUWE EGBERTS’s website and on JACOBS DOUWE EGBERTS’s intranet. This Code shall be made available to Individuals upon request.

1.7 This Code supersedes all JACOBS DOUWE EGBERTS privacy policies and notices that exist on the Effective Date to the extent they address the same issues.

1.8 This Code shall be implemented in the JACOBS DOUWE EGBERTS organization based on the timeframes specified in Article 22.

Categories of Personal Data processed by JACOBS DOUWE EGBERTS shall refer but is not limited to the Name, Mailing address, Telephone number and Email of the Consumer, Customer, Supplier or Business Partner.

Article 2 – Purposes for Processing Personal Data

2.1 Personal Data shall be collected, used or otherwise Processed for one (or more) of the following purposes (Business Purposes):

(i) Development and improvement of products and/or services. This purpose includes Processing that is necessary for the development and improvement of JACOBS DOUWE EGBERTS products and/or services, research and development

(ii) Conclusion and execution of agreements with Consumers, Customers, Suppliers and Business Partners. This purpose addresses the Processing of Personal Data necessary to conclude and execute agreements with Consumers, Customers, Suppliers and Business Partners and to record and financially settle delivered services, products and materials to and from JACOBS DOUWE EGBERTS

(iii) Relationship management and marketing. This purpose addresses activities such as maintaining and promoting contact
with Consumers, Customers, Suppliers and Business Partners, account management, customer service, recalls and the development, execution and analysis of market surveys and marketing strategies

(iv) **Business process execution, internal management and management reporting.** This purpose addresses activities such as managing company assets, conducting internal audits and investigations, finance and accounting, implementing business controls, provision of central processing facilities for efficiency purposes managing mergers, acquisitions and divestitures, and Processing Personal Data for management reporting and analysis

(v) **Health, safety and security.** This purpose addresses activities such as those involving safety and health, the protection of JACOBS DOUWE EGBERTS and Associate assets, and the authentication of Consumer, Customer, Supplier or Business Partner status and access rights

(vi) **Compliance with legal obligations.** This purpose addresses the Processing of Personal Data necessary for compliance with a legal obligation to which JACOBS DOUWE EGBERTS is subject or

(vii) **Protection of vital interests of Individuals.** This is where Processing is necessary to protect the vital interests of an Individual.

Where there is a question whether a Processing of Personal Data can be based on a purpose listed above, the advice of the appropriate Compliance Officer will be sought before the Processing takes place

**Consent**

2.2 If a Business Purpose does not exist or if applicable local law so requires JACOBS DOUWE EGBERTS shall (also) seek consent from the Individual for the Processing.

Where Processing is undertaken at the request of an Individual (e.g. he subscribes to a service or seeks a benefit), he is deemed to have provided consent to the Processing.

When seeking consent, JACOBS DOUWE EGBERTS must inform the Individual at the time of obtaining consent:

(i) of the purposes of the Processing for which consent is required and

(ii) other relevant information (e.g., the nature and categories of the Processed Data, the categories of Third Parties to which the Data are disclosed (if any) and how Individuals can exercise their rights).

**Denial or withdrawal of consent**

2.3 The Individual may both deny consent and withdraw consent at any time. JACOBS DOUWE EGBERTS shall inform the Individual of this right prior to obtaining the consent.
Article 3 – Use for Other Purposes

**Use of Data for Secondary Purposes**

3.1 Generally, Personal Data shall be used only for the Business Purposes for which they were originally collected (Original Purpose). Personal Data may be Processed for a legitimate Business Purpose of JACOBS DOUWE EGBERTS different from the Original Purpose (Secondary Purpose) only if the Original Purpose and Secondary Purpose are closely related. Depending on the sensitivity of the relevant Personal Data and whether use of the Data for the Secondary Purpose has potential negative consequences for the Individual, the secondary use may require additional measures such as:

- (i) limiting access to the Data
- (ii) imposing additional confidentiality requirements
- (iii) taking additional security measures
- (iv) informing the Individual about the Secondary Purpose
- (v) providing an opt-out opportunity or
- (vi) obtaining Individual consent in accordance with Article 2.2.

**Generally permitted uses of Data for Secondary Purposes**

3.2 It is generally permissible to use Personal Data for the following Secondary Purposes provided appropriate additional measures are taken in accordance with Article 3.1:

- (i) transfer of the Data to an Archive
- (ii) internal audits or investigations
- (iii) implementation of business controls
- (iv) statistical, historical or scientific research
- (v) preparing for or engaging in dispute resolution
- (vi) legal or business consulting or
- (vii) insurance purposes.

Article 4 – Purposes for Processing Special Categories of Personal Data

**Specific purposes for Processing Special Categories of Personal Data**

4.1 This Article sets forth specific rules for Processing Special Categories of Personal Data. JACOBS DOUWE EGBERTS shall Process Special Categories of Personal Data only to the extent necessary to serve the applicable Business Purpose.

The following categories of Special Categories of Personal Data may be collected, used or otherwise Processed only for one (or more) of the purposes specified below:

- (i) **Racial or ethnic data**: in some countries photos and video images of Individuals qualify as racial or ethnic data. JACOBS DOUWE EGBERTS may process photos and video images for the protection of JACOBS DOUWE EGBERTS and Associate assets, site access and security reasons, and the authentication of Consumer, Customer, Supplier or Business Partner status and access rights

- (ii) **Criminal data** (including data relating to criminal behavior, criminal records or proceedings regarding criminal or unlawful behavior) for protecting the interests of JACOBS DOUWE EGBERTS with respect to criminal offenses that have been or,
given the relevant circumstances are suspected to have been, committed against JACOBS DOUWE EGBERTS or its Associates.

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<tr>
<th>General Purposes for Processing of Special Categories of Personal Data</th>
<th>4.2 In addition to the specific purposes listed in Article 4.1 above, all Special Categories of Personal Data may be Processed under (one or more of) the following circumstances:</th>
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<tr>
<td>(i)</td>
<td>the Individual has given his explicit consent to the Processing thereof</td>
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<td>(ii)</td>
<td>as required by or allowed under applicable local law</td>
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<td>(iii)</td>
<td>for the establishment, exercise or defense of a legal claim</td>
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<td>(iv)</td>
<td>to protect a vital interest of an Individual, but only where the Individual is not physically or legally incapable of giving consent;</td>
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<td>(v)</td>
<td>to the extent necessary to comply with an obligation of international public law (e.g. treaties) or</td>
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<td>(vi)</td>
<td>where the Special Categories of Personal Data have manifestly been made public by the Individual.</td>
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<td>(vii)</td>
<td>processing is necessary for reasons of substantial public interest, on the basis of Union or Member State law which shall be proportionate to the aim pursued, respect the essence of the right to data protection and provide for suitable and specific measures to safeguard the fundamental rights and the interests of the data subject;</td>
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| Denial or withdrawal of consent | 4.3 The information requirements of Article 2.2 and Article 2.3 apply to the granting, denial or withdrawal of consent. |

| Prior Authorization of GPO or LCO | 4.4 Where Special Categories of Personal Data are Processed based on a requirement of law other than the local law applicable to the Processing, the Processing requires the prior authorization of the Global Compliance Officer or the Local Compliance Officer responsible for the relevant business and geographic area. |

| Use of Special Categories of Personal Data for Secondary Purposes | 4.5 Special Categories of Personal Data of Individuals may be Processed for Secondary Purposes in accordance with Article 3. |

**Article 5 – Quantity and Quality of Data**

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<th>No Excessive Data</th>
<th>5.1 JACOBS DOUWE EGBERTS shall restrict the Processing of Personal Data to Data that are reasonably adequate for and relevant to the applicable Business Purpose. JACOBS DOUWE EGBERTS shall take reasonable steps to delete Personal Data that are not required for the applicable Business Purpose.</th>
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<td>Storage period</td>
<td>5.2 JACOBS DOUWE EGBERTS generally shall retain Personal Data only for</td>
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the period required to serve the applicable Business Purpose, to the extent reasonably necessary to comply with an applicable legal requirement or as advisable in light of an applicable statute of limitations. JACOBS DOUWE EGBERTS may specify (e.g., in a sub-policy, notice or records retention schedule) a time period for which certain categories of Personal Data may be kept.

Promptly after the applicable storage period has ended, the Responsible Executive shall direct that the Data be:
(i) securely deleted or destroyed
(ii) anonymized or
(iii) transferred to an Archive (unless this is prohibited by law or an applicable records retention schedule).

Quality of Data 5.3 Personal Data shall be accurate, complete and kept up-to-date to the extent reasonably necessary for the applicable Business Purpose.

Accurate, complete and up-to-date Data 5.4 It is the responsibility of the Individuals to keep their Personal Data accurate, complete and up-to-date. Individuals shall inform JACOBS DOUWE EGBERTS regarding any changes in accordance with Article 7.

Article 6 – Individual Information Requirements

Information requirements 6.1 JACOBS DOUWE EGBERTS shall inform Individuals through a privacy policy or notice about:
(i) the Business Purposes for which their Personal Data are Processed;
(ii) the legal basis for the processing;
(iii) which Group Company is responsible for the Processing and other relevant information (e.g., the nature and categories of the Processed Data, the categories of Third Parties to which the Data are disclosed (if any) and how Individuals can exercise their rights);
(iv) the contact details of the Data Protection Officer;
(v) where applicable, the fact that the controller intends to transfer personal data to a third country or international organization and the existence or absence of an adequacy decision by the Commission, or in the case of transfers referred to in Article 46 or 47, or the second subparagraph of Article 49(1), reference to the appropriate or suitable safeguards and the means by which to obtain a copy of them or where they have been made available.
(vii) the period for which the personal data will be stored, or if that is not possible, the criteria used to determine that period;
(viii) the right to lodge a complaint with a supervisory authority
(ix) the right to withdraw consent where processing is based on such consent,
whether the provision of personal data is a statutory or contractual requirement, or a requirement necessary to enter into a contract, as well as whether the data subject is obliged to provide the personal data and of the possible consequences of failure to provide such data;

the existence of automated decision-making, including profiling, referred to in Article 22(1) and (4) and, at least in those cases, meaningful information about the logic involved, as well as the significance and the envisaged consequences of such processing for the data subject.

If applicable local law so requires, where Personal Data have not been obtained directly from the Individual, JACOBS DOUWE EGBERTS shall provide the Individual with the information as set out in Article 6.1:

(i) at the time that the Personal Data are recorded in a JACOBS DOUWE EGBERTS database or
(ii) within a reasonable period after obtaining the personal data, but at the latest within one month, having regard to the specific circumstances in which the personal data are processed;
(iii) at the time that the Personal Data are used for a mailing, provided that this mailing is done within six months after the Personal Data are recorded in a JACOBS DOUWE EGBERTS database.
(iv) from which source the personal data originate, and if applicable, whether it came from publicly accessible sources;
(v) if a disclosure to another recipient is envisaged, at the latest when the personal data are first disclosed.
(vi) the right to lodge a complaint with a supervisory authority;
(vii) the existence of the right to request from the controller access to and rectification or erasure of personal data or restriction of processing concerning the data subject and to object to processing as well as the right to data portability;

The requirements of Article 6.2 may be set aside if:
(i) the Individual already has the information;
(ii) it is impossible or would involve a disproportionate effort to provide the information to Individuals or
(iii) it results in disproportionate costs.
(iv) where the personal data must remain confidential subject to an obligation of professional secrecy regulated by Union or Member State law, including a statutory obligation of secrecy.

These exceptions to the above requirements qualify as Overriding Interests.
Article 7 – Individual Rights of Access and Rectification

Rights of Individuals

7.1 Every Individual has the right to request an overview of his Personal Data Processed by or on behalf of JACOBS DOUWE EGBERTS. The overview shall contain information regarding the source, type, purpose, retention period and categories of recipients of the relevant Personal Data.

If the Personal Data are incorrect, incomplete or not Processed in compliance with applicable law or this Code, the Individual has the right to have his Personal Data rectified, deleted or blocked (as appropriate).

Additionally, the Individuals shall have the right to:

(i) object to the Processing on the basis of compelling grounds related to his particular situation; object to receiving marketing communications on the basis of Article 9.5;
(ii) be informed of the safeguards implemented by JDE to provide an adequate level of protection of Personal Data transferred to a Third Party located in a Non-Adequate Country;
(iii) restrict the Processing if he contests the accuracy of his Personal Data, or if the Individual objects to the Processing or does not agree to deletion of his Personal Data;
(iv) restrict the Processing if the Processing is unlawful and the Individual objects to the deletion of his Personal Data;
(v) receive a structured, machine-readable copy of his Personal Data and, where technically possible, to the transmission of his Personal Data to a Third Party directly.
(vi) the right to object to the Processing of his Data on the basis of compelling grounds related to his particular situation.
(vii) The Individual shall have the right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning him or her or similarly significantly affects him or her.

Procedure

7.2 The Individual can submit requests via all communication channels made public by JACOBS DOUWE EGBERTS, especially to the contact person or contact point indicated in the relevant privacy policy. If no contact person or contact point is indicated, the Individual may send the request through the general contact section of the JACOBS DOUWE EGBERTS website.

To facilitate the request of the Individual, JACOBS DOUWE EGBERTS may ask the Individual to:

(i) specify the type of Personal Data to which access is being sought;
(ii) specify, to the extent reasonably possible, the data system in which the Data likely are stored;
(iii) specify the circumstances in which JACOBS DOUWE EGBERTS obtained the Personal Data.
The provision of the above information is voluntary and may not be used as grounds for denial of a data subject request.

Where necessary, JACOBS DOUWE EGBERTS may require the individual to:
(iv) show proof of identity and;
(v) in the case of a request for rectification, deletion or blockage, specify the reasons why the Personal Data are incorrect, incomplete or not Processed in accordance with applicable law or the Code.

Response period

7.3 Without undue delay and in any event within one month of receipt of the request, the contact person or contact point shall inform the Individual in writing either (i) of JACOBS DOUWE EGBERTS’ position with regard to the request and any action JACOBS DOUWE EGBERTS has taken or will take in response or (ii) the ultimate date on which the Individual will be informed of JACOBS DOUWE EGBERTS’ position, which date shall be no later than 8 weeks thereafter, together with the reasons for such delay.

Complaint

7.4 An Individual may file a complaint in accordance with Article 7.3 if:
(i) the response to the request is unsatisfactory to the Individual (e.g. the request is denied);
(ii) the Individual has not received a response as required by Article 7.3 or;
(iii) the time period provided to the Individual in accordance with Article 7.3 is, in light of the relevant circumstances, unreasonably long and the Individual has objected but has not been provided with a shorter, more reasonable time period in which he will receive a response.

Denial of requests, Fee for request

7.5 Information provided to the individual and any communication and any actions taken to comply with data subjects rights shall be provided free of charge. Where requests from individuals are manifestly unfounded or excessive, in particular because of their repetitive character, JACOBS DOUWE EGBERTS may either:
(i) charge a reasonable fee taking into account the administrative costs of providing the information or communication or taking the action requested; or
(ii) refuse to act on the request.

(i) JACOBS DOUWE EGBERTS shall bear the burden of demonstrating the manifestly unfounded or excessive character of the request.

Article 8 – Security and Confidentiality Requirements;

Data security

8.1 JACOBS DOUWE EGBERTS shall take appropriate commercially
reasonable technical, physical and organizational measures to protect Personal Data from misuse or accidental, unlawful, or unauthorized destruction, loss, alteration, disclosure, acquisition or access.

Data Breach Notification

8.2 JACOBS DOUWE EGBERTS shall notify the competent Data Protection Authority and the affected data subjects of a Personal Data Breach without undue delay and, where feasible, not later than 72 hours after having become aware of it, unless such breach is unlikely to result in a risk to the rights and freedoms of the Individuals. The measures for handling of such data breach shall be as provided in the relevant internal JACOBS DOUWE EGBERTS policies.

Staff access

8.3 Staff members shall be authorized to access Personal Data only to the extent necessary to serve the applicable Business Purpose and to perform their job.

Confidentiality obligations

8.4 Staff members who access Personal Data must meet their confidentiality obligations.

Article 9 – Direct Marketing

Direct marketing

9.1 This Article sets forth the requirements concerning the Processing of Personal Data for direct marketing purposes (e.g. contacting the Individual by email, fax, phone, SMS or otherwise, with a view of solicitation for commercial or charitable purposes).

Consent for direct marketing (opt-in)

9.2 If applicable law so requires, JACOBS DOUWE EGBERTS shall only send unsolicited commercial electronic communication to Individuals with the prior consent of the Individual ("opt-in"). If applicable law does not require the prior consent of the Individual, JACOBS DOUWE EGBERTS shall in any event offer the Individual the opportunity to opt-out of such unsolicited electronic commercial communication.

Exception (opt-out)

9.3 Prior consent of the Individual for sending unsolicited electronic commercial communication is not required if:

(i) the Individual has provided his electronic contact details to a Group Company in the context of a sale of a product or service of such Group Company;

(ii) such contact details are used for direct marketing of such Group Company’s own similar products or services,

(iii) the customer has not objected to this use and;

(iv) provided that the Individual clearly and distinctly has been given the opportunity to object free of charge, and in an easy manner, to such use of his electronic contact details when they are collected and each time they are used by the Group Company.
### Information to be provided in each communication

**9.4** The Individuals shall be offered the opportunity to opt-out of further direct marketing communication in every marketing communication that is made to the Individual.

### Objection to direct marketing

**9.5** If an Individual objects to receiving marketing communications from JACOBS DOUWE EGBERTS, or withdraws her consent to receive such materials, JACOBS DOUWE EGBERTS will take steps to refrain from sending further marketing materials as specifically requested by the Individual. JACOBS DOUWE EGBERTS will do so within the time period required by the applicable law.

### Third Parties and Direct marketing

**9.6** No Data shall be provided to, or used on behalf of, Third Parties for purposes of direct marketing without the prior consent of the Individual, except if such provision is to Third Party Processors that Process Data for direct marketing activities of JACOBS DOUWE EGBERTS in accordance with the relevant provisions of Article 11.

### Personal Data of Children

**9.7** JACOBS DOUWE EGBERTS shall not use any Personal Data of Individuals under the age of sixteen (16) years for direct marketing.

### Direct marketing records

**9.8** JACOBS DOUWE EGBERTS shall keep a record of Individuals that have exercised their "opt-in" or "opt-out" right and will regularly check public opt-out registers.

### Article 10 – Profiling and Automated Decision Making

**Automated decisions**

**10.1** Automated tools used in processing personal data may be employed as a means to assist in making decisions about Individuals. Such decisions may not be based solely on the results provided by the automated tool. This restriction does not apply if:

1. the use of automated tools is required or authorized by law
2. the decision is made by JACOBS DOUWE EGBERTS for purposes of (a) entering into or performing a contract or (b) managing the contract, provided the underlying request leading to a decision by JACOBS DOUWE EGBERTS was made by the Individual (e.g., where automated tools are used to filter promotional game submissions) or
3. based on the Individual’s explicit consent.
4. In the cases of (ii) and (iii) above, JACOBS DOUWE EGBERTS must implement suitable measures to safeguard the data subject. At a minimum, this must include a right to obtain human intervention for the data subject to be able to express his or her point of view and to contest the decision.
5. In cases of Special Categories of Personal Data: Automated decision-taking based on Special Categories of Personal Data may only take place: with explicit consent; or where the processing is necessary for substantial public interest reasons...
and on the basis of Union or Member State law – which must include measures to protect the interests of the data subjects.

Article 11 – Transfer of Personal Data to Third Parties

Transfer to Third Parties 11.1 This Article sets forth requirements concerning the transfer of Personal Data from JACOBS DOUWE EGBERTS to a Third Party. Note that a transfer of Personal Data includes situations in which JACOBS DOUWE EGBERTS discloses Personal Data to Third Parties (e.g., in the context of corporate due diligence) or where JACOBS DOUWE EGBERTS provides remote access to Personal Data to a Third Party.

Third Party Controllers and Third-Party Processors 11.2 There are two categories of Third Parties:
- **Third Party Processors**: these are Third Parties that Process Personal Data solely on behalf of JACOBS DOUWE EGBERTS and at its direction (e.g., Third Parties that Process online registrations made by Customers).
- **Third Party Controllers**: these are Third Parties that Process Personal Data and determine the purposes and means of the Processing (e.g., JACOBS DOUWE EGBERTS Business Partners that provide their own goods or services directly to Consumers or Customers).

Transfer for applicable Business Purposes only 11.3 JACOBS DOUWE EGBERTS shall transfer Personal Data to a Third Party to the extent necessary to serve the applicable Business Purpose (including Secondary Purposes as per Article 3 or purposes for which the Individual has provided consent in accordance with Article 2.2 and 2.3).

Third Party Controller contracts 11.4 Third Party Controllers (other than government agencies) may Process Personal Data only if they have a written contract with JACOBS DOUWE EGBERTS. In the contract, JACOBS DOUWE EGBERTS shall seek to contractually safeguard the data protection interests of the Individuals. All such contracts shall be drafted in consultation with the appropriate Compliance Officer. Individual Business Contact Data may be transferred to a Third-Party Controller without a contract if it is reasonably expected that such Business Contact Data will be used by the Third-Party Controller to contact the Individual for legitimate business purposes related to the Individual’s job responsibilities.

Third Party Processor contracts 11.5 Third Party Processors may process Personal Data only if they have a written contract with JACOBS DOUWE EGBERTS. The contract with a Third-Party Processor must include the following provisions:
- **(i)** the subject-matter and duration of the processing, the nature and purpose of the processing, the type of personal data and categories of data subjects and the obligations and rights of JACOBS DOUWE EGBERTS.
(ii) the Processor shall Process Personal Data only in accordance with the instructions of JACOBS DOUWE EGBERTS and for the purposes authorized by JACOBS DOUWE EGBERTS;

(iii) the Processor and its affiliates shall keep the Personal Data confidential;

(iv) the Processor shall take appropriate technical, physical and organizational security measures to protect the Personal Data;

(v) the Third-Party Data Processor shall not permit subcontractors to Process Personal Data without the prior written consent of JACOBS DOUWE EGBERTS;

(vi) JACOBS DOUWE EGBERTS has the right to review the security measures taken by the Third-Party Processor and the Third-Party Processor shall submit its relevant data processing facilities to audits and inspections by JACOBS DOUWE EGBERTS or any relevant government authority;

(vii) the Third-Party Processor shall promptly inform JACOBS DOUWE EGBERTS of any actual or suspected personal data breach;

(viii) the Third-Party Processor shall take adequate remedial measures as soon as possible and shall promptly provide JACOBS DOUWE EGBERTS with all relevant information and assistance as requested by JACOBS DOUWE EGBERTS regarding the security breach.

(ix) The Third-party processor shall assist JACOBS DOUWE EGBERTS by appropriate technical and organizational measures, insofar as this is possible, for the fulfilment of JACOBS DOUWE EGBERTS obligation to respond to requests for exercising the data subject’s rights laid down in Chapter III of the GDPR.

(x) The Third-party processor shall assist JACOBS DOUWE EGBERTS in ensuring compliance with the obligations pursuant to Articles 32 to 36 GDPR taking into account the nature of processing and the information available to the third-party processor.

(xi) Upon the request of JACOBS DOUWE EGBERTS, the Third-Party Processor shall delete or return all Personal Data at the end of the provision of services relating to the Processing of Personal Data and shall delete all copies of the Personal Data, unless storing the Personal Data is required by applicable law.

Transfer of Data to a Non-Adequate Country

11.6 This Article sets forth additional rules for the transfer of Personal Data to a Third Party located in a country that is not considered to provide an "adequate" level of protection for Personal Data (Non-Adequate Country).

Personal Data may be transferred to a Third Party located in a Non-Adequate Country only if:

(i) the transfer is necessary for the performance of a contract with the Individual, for managing a contract with the Individual or to take necessary steps at the request of the Individual prior to entering into a contract, e.g., for processing orders

(ii) a contract has been concluded between JACOBS DOUWE EGBERTS and the relevant Third Party that provides for safeguards at a similar level of protection as that provided by
this Code; the contract shall conform to any model contract requirement under applicable local law (if any)

(iii) the transfer is necessary for the conclusion or performance of a contract concluded in the interest of the Individual between JACOBS DOUWE EGBERTS and a Third Party (e.g. in case of recalls)

(iv) the Third Party has been certified under an approved code of conduct (based on the new scheme in Article 40) or an approved certification mechanism (based on the new scheme in Article 42) any other similar program that is recognized as providing an “adequate” level of data protection;

(v) the Third Party has implemented binding corporate rules or a similar transfer control mechanism which provides adequate safeguards under applicable law;

(vi) the transfer is necessary to protect a vital interest of the Individual;

(vii) the transfer is necessary for the establishment, exercise or defense of a legal claim;

(viii) the transfer is necessary for important reasons of public interest;

(ix) the transfer is required by any law to which the relevant Group Company is subject.

Items (viii) and (ix) above require the prior approval of the Global Compliance Officer.

Consent for transfer 11.7 If none of the grounds listed in Article 11.6 exist or if applicable local law so requires JACOBS DOUWE EGBERTS shall (also) seek consent from the Individual for the transfer of the Personal Data to a Third Party located in a Non-Adequate Country. Prior to requesting consent, the Individuals shall be provided with the following information:

(i) the purpose of the transfer
(ii) the identity of the transferring Group Company
(iii) the identity or categories of Third Parties to which the Data will be transferred
(iv) the categories of Data that will be transferred
(v) the country to which the Data will be transferred and
(vi) the fact that the Data will be transferred to a Non-Adequate Country.

Article 2.3 shall apply to denial or withdrawal of consent.

Transfers between Non-Adequate Countries 11.8 This Article sets forth additional rules for transfers of Personal Data that were collected in connection with the activities of a Group Company located in a Non-Adequate Country to a Third Party also located in a Non-Adequate Country. In addition to the grounds listed in Article 11.6, these transfers are permitted if they are:
(i) necessary for compliance with a legal obligation to which the relevant Group Company is subject
(ii) necessary to serve the public interest or
(iii) necessary to satisfy a Business Purpose of JACOBS DOUWE EGBERTS.

Article 12 – Overriding Interests

Overriding Interests

12.1 Some of the obligations of JACOBS DOUWE EGBERTS or rights of Individuals under this Code may be overridden if, due to the specific circumstances at issue, a pressing need exists that outweighs the interest of the Individual (Overriding Interest). An Overriding Interest exists if there is a need to:
(i) protect the legitimate business interests of JACOBS DOUWE EGBERTS including
   (a) the health, security or safety of Associates or Individuals
   (b) JACOBS DOUWE EGBERTS's intellectual property rights, trade secrets or reputation
   (c) the continuity of JACOBS DOUWE EGBERTS's business operations
   (d) the preservation of confidentiality in a proposed sale, merger or acquisition of a business or
   (e) the involvement of trusted advisors or consultants for business, legal, tax, or insurance purposes
(ii) prevent or investigate (including cooperating with law enforcement) suspected or actual violations of law or
(iii) otherwise protect or defend the rights or freedoms of JACOBS DOUWE EGBERTS, its Associates or other persons.

Exceptions in the event of Overriding Interests

12.2 If an Overriding Interest exists, one or more of the following obligations of JACOBS DOUWE EGBERTS or rights of the Individual may be set aside:
(i) Article 3.1 (the requirement to Process Personal Data for closely related purposes)
(ii) Article 6.1 (information provided to Individuals) and 6.2 (Personal Data not obtained from Individuals)
(iii) Article 7.1 (rights of Individuals)
(iv) Articles 8.2 and 8.3 (Staff access limitations and confidentiality requirements) and
(v) Articles 11.4, 11.5 and 11.6 (ii) (contracts with Third Parties).

Special Categories of Personal Data

12.3 The requirements of Articles 4.1 and 4.2 (Special Categories of Personal Data) may be set aside only for the Overriding Interests listed in Article 12.1 (i) (a), (c) and (e), (ii) and (iii).

Consultation with Global Compliance Officer

12.4 Setting aside obligations of JACOBS DOUWE EGBERTS or rights of Individuals based on an Overriding Interest requires prior consultation of the Global Compliance Officer.
Information to Individual 12.5 Upon request of the Individual, JACOBS DOUWE EGBERTS shall inform the Individual of the Overriding Interest for which obligations of JACOBS DOUWE EGBERTS or rights of the Individual have been set aside, unless the particular Overriding Interest sets aside the requirements of Articles 6.1 or 7.1, in which case the request shall be denied.

Article 13 – Supervision and compliance

Global Compliance Officer 13.1 JACOBS DOUWE EGBERTS shall appoint a Global Compliance Officer who is responsible for:
(i) supervising compliance with this Code
(ii) providing periodic reports, as appropriate, to the Privacy Council on data protection risks and compliance issues and
(iii) coordinating, in conjunction with the appropriate Compliance Officer, official investigations or inquiries into the Processing of Data by a government authority.

Privacy Council 13.2 JACOBS DOUWE EGBERTS shall establish an advisory Privacy Council. The Privacy Council shall create and maintain a framework for:
(i) the development, implementation and updating of local Individual data protection policies and procedures
(ii) the development of the policies, procedures and system information (as required by Article 14)
(iii) the development, implementation and updating of the training and awareness programs
(iv) the monitoring and reporting on compliance with this Code
(v) the collecting, investigating and resolving privacy inquiries, concerns and complaints and
(vi) determining and updating appropriate sanctions for violations of this Code (e.g., disciplinary standards).

Compliance Officers 13.3 In each country or geographic area where a Group Company is established, one or more Local Compliance Officers shall be designated who shall be responsible for supervising compliance with this Code in the relevant business and country or geographic area. The Global Compliance Officer shall act as the Compliance Officer for JACOBS DOUWE EGBERTS. These Compliance Officers may, in turn, establish a network of Compliance Officers sufficient to direct compliance with this Code within their respective organizations.

The Compliance Officers shall:
(i) regularly advise their respective executive teams and the Global Compliance Officer on privacy risks and compliance issues
(ii) establish a framework for a privacy compliance program as required by the Global Compliance Officer and
(iii) cooperate with the Global Compliance Officer and the other Compliance Officers.

Default 13.4 If at any moment in time there is no Compliance Officer designated for
Compliance Officer

a function or business, the Compliance Officer to whom the missing Compliance Officer for the relevant function or business would report, is responsible for supervising compliance with this Code.

Compliance Officer with a statutory position

13.5 Where a Compliance Officer responsible for supervising compliance with this Code (or privacy officer) holds his position pursuant to law, he shall carry out his job responsibilities to the extent they do not conflict with his statutory position.

Article 14 – Policies and procedures

Policies and procedures

14.1 JACOBS DOUWE EGBERTS shall develop and implement policies and procedures to comply with this Code.

System information

14.2 JACOBS DOUWE EGBERTS shall maintain readily available information regarding the structure and functioning of all systems that Process Personal Data (e.g. inventory of systems and processes, privacy impact assessments).

Article 15 – Training

Staff training

15.1 JACOBS DOUWE EGBERTS shall provide training on this Code and related confidentiality obligations to Staff members who have access to Personal Data.

Article 16 – Monitoring and auditing compliance

Monitoring

16.1 JACOBS DOUWE EGBERTS management shall monitor compliance with this Code as a part of their regular business processes and procedures.

Audits

16.2 The JACOBS DOUWE EGBERTS Audit function shall audit business processes and procedures that involve the Processing of Personal Data for compliance with this Code. The audits shall be carried out in the course of the regular activities of the JACOBS DOUWE EGBERTS Audit function or at the request of the Global Compliance Officer. The Global Compliance Officer may request to have an audit as specified in this Article 16.2 conducted by an external auditor. Applicable professional standards of independence, integrity and confidentiality shall be observed when conducting an audit. The Global Compliance Officer and the appropriate Compliance Officers shall be informed of the results of the audits. Reported violations of this Code will be reported back to senior management.

Annual report

16.3 The Global Compliance Officer shall produce an annual Personal Data privacy report for the Privacy Council on compliance with this Code and other relevant issues.

Each Compliance Officer shall provide information relevant to the report to the Global Compliance Officer.
Mitigation

16.4 JACOBS DOUWE EGBERTS shall, if so indicated, ensure that adequate steps are taken to address breaches of this Code identified during the monitoring or auditing of compliance pursuant to this Article 16.

Cooperation with Data Protection Authorities

16.5 JACOBS DOUWE EGBERTS and each participating Group Company will cooperate with the competent Data Protection Authority on issues related to compliance with the provisions of this Code. A copy of the audit results referenced in 16.2 of this Code will be provided to the competent Data Protection Authority upon request. When required, the competent Data Protection Authority may carry out a data protection audit of JACOBS DOUWE EGBERTS. Such audit right will also apply to the Data Protection Authorities with jurisdiction over other Group Company members.

Article 17 – Complaints procedure

Complaint

17.1 Individuals may file a complaint regarding compliance with this Code or violations of their rights under applicable local law in accordance with the complaints procedure set forth in the relevant privacy policy or contract. The complaint shall be forwarded to the appropriate Compliance Officer.

The appropriate Compliance Officer shall:
(a) notify the Global Compliance Officer
(b) initiate an investigation and
(c) when necessary, advise the business on the appropriate measures for compliance and monitor, through completion, the steps designed to achieve compliance.

The Compliance Officer may consult with any government authority having jurisdiction over a particular matter about the measures to be taken.

Reply to Individual

17.2 Within thirty days of JACOBS DOUWE EGBERTS receiving a complaint, the appropriate Compliance Officer shall inform the Individual in writing either (i) of JACOBS DOUWE EGBERTS’s position with regard to the complaint and any action JACOBS DOUWE EGBERTS has taken or will take in response or (ii) when he will be informed of JACOBS DOUWE EGBERTS’s position (which shall be no later than 16 weeks thereafter). The appropriate Compliance Officer shall send a copy of the complaint and his written reply to the Global Compliance Officer.

Complaint to Global Compliance Officer

17.3 An Individual may file a complaint with the Global Compliance Officer if:
(i) the resolution of the complaint by the appropriate Compliance Officer is unsatisfactory to the Individual (e.g., the complaint is rejected)

(ii) the Individual has not received a response as required by Article 17.2

(iii) the time period provided to the Individual pursuant to Article 17.2 is, in light of the relevant circumstances, unreasonably long and the Individual has objected but has not been provided with a shorter, more reasonable time period in which he will receive a response or

(iv) in one of the events listed in Article 7.4.

The procedure described in Articles 17.1 through 17.2 shall apply to complaints filed with the Global Compliance Officer.

**Article 18 – Legal issues**

**Local law and jurisdiction**

18.1 Any Processing by JACOBS DOUWE EGBERTS of Personal Data shall be governed by applicable local law. Individuals shall keep their own rights and remedies as available in their local jurisdictions. Local government authorities having jurisdiction over the relevant matters shall maintain their authority.

**Law applicable to Code; Code has supplemental character**

18.2 This Code shall be governed by and interpreted in accordance with REGULATION (EU) 2016/679 and with Dutch law. This Code shall apply only where it provides supplemental protection for Personal Data. Where applicable local law provides more protection than this Code, local law shall apply. Where this Code provides more protection than applicable local law or provides additional safeguards, rights or remedies for Individuals, this Code shall apply. Where the General Data Protection Regulation provides for less protection than this Code, JACOBS DOUWE EGBERTS may choose to apply this Code or the General Data Protection Regulation.

**3rd Party Beneficiary Rights; Right to lodge a complaint with a supervisory authority**

18.3 Every Data Subject shall have the right to lodge a complaint with a supervisory authority, in particular in the Member State of his or her habitual residence, place of work or place of the alleged infringement if the Data Subject considers that the processing of personal data relating to him or her infringes this Code or the General Data Protection Regulation.

Every Data Subject shall have the right to enforce the following elements of this Code as a third-party beneficiary.

(i) The data protection principles and data subject’s rights (Art. 1, 2, 3, 4 and 7.)

(ii) The right to complain through the internal complaint mechanism (Art. 7; Art. 17)

(iii) The right to seek judicial remedies and to claim compensation in Courts (Art. 18)
(iv) The process for handling conflicts of law (Art. 20)
(v) The duty to cooperate with DPAs (Art 16.5)
(vi) The liability provisions under this Article 18

18.4 Liability and Exclusive jurisdiction under Code

JACOBS DOUWE EGBERTS shall be responsible for and take the required action to remedy the acts of other Group Company members under this Code.

Without prejudice to any available administrative or non-judicial remedy, including the right to lodge a complaint with a supervisory authority pursuant to Article 77 GDPR, each individual shall have the right to an effective judicial remedy where he or she considers that his or her rights under this Code or the GDPR have been infringed as a result of the processing of his or her personal data in non-compliance with this Code or the GDPR.

Individuals may bring proceedings against JACOBS DOUWE EGBERTS or a participating Group Company before the courts of the Member State where the Group Company has an establishment. Alternatively, such proceedings may be brought before the courts of the Member State where the individual has his or her habitual residence.

18.5 Code enforceable against JACOBS DOUWE EGBERTS only

Any additional safeguards, rights or remedies granted to Individuals under this Code are granted by and enforceable in the Netherlands against JACOBS DOUWE EGBERTS only.

18.6 Available remedies, limitation of damages, burden of proof re damages

Individuals shall be entitled to remedies available to data subjects under the applicable law. However, JACOBS DOUWE EGBERTS shall be liable only for direct damages suffered by an Individual resulting from a violation of this Code. Provided Individuals can demonstrate that they have suffered damage and can establish facts which show it is plausible that the damage has occurred because of a violation of the Code, it will be for JACOBS DOUWE EGBERTS to prove that the damages suffered by the relevant Individual due to a violation of the Code are not attributable to the relevant Group Company.

18.7 Mutual assistance and redress

All Group Companies shall co-operate and assist each other to the extent reasonably possible to handle:
(i) a request, complaint or claim made by an Individual or;
(ii) a lawful investigation or inquiry by a competent government authority.

The Group Company who receives a request, complaint or claim from an Individual is responsible for handling any communication with the
Individual regarding his request, complaint or claim except where circumstances dictate otherwise.

The Group Company that is responsible for the Processing to which the request, complaint or claim relates, shall bear all costs involved and reimburse JACOBS DOUWE EGBERTS.

Article 19 – Sanctions for non-compliance

Non-compliance 19.1 Non-compliance of Associates with this Code may result in disciplinary action up to and including termination of employment.

Article 20 – Conflicts between the Code and applicable local law

Conflict of law when transferring Data 20.1 Where a legal requirement to transfer Personal Data conflicts with the laws of the Member States of the EEA or the law of Switzerland, the transfer requires the prior approval of the Global Compliance Officer. The Global Compliance Officer shall seek the advice of the General Counsel. The Global Compliance Officer may seek the advice of the Dutch Data Protection Authority or another competent government authority.

Conflict between Code and local legislature 20.2 In all other cases, where there is a conflict between applicable local law and the Code, the relevant Responsible Executive shall consult with the Global Compliance Officer to determine how to comply with this Code and resolve the conflict to the extent reasonably practicable given the legal requirements applicable to the relevant Group Company.

Mechanisms for reporting Conflicting legal requirements 20.3 The mechanisms for reporting to the competent Data Protection Authority any legal requirements to which a member of JACOBS DOUWE EGBERTS group of undertakings is subject to in a third country which are likely to have a substantial adverse effect on the guarantees provided by the binding corporate rules are as follows: The relevant Responsible Executive shall promptly inform the Global Compliance Officer of such national requirement or legislature. Following the receipt of the information, the Global Compliance Officer shall notify the competent Data Protection Authority without undue delay. The Global Compliance Officer will record the conflict in a status overview. The Global Compliance Officer will inform all participating companies which previously transferred data to the participating company in question, of the reported conflict between this Code and the local law. Together with the competent supervisory authority and the Participating Company, JACOBS DOUWE EGBERTS will seek a practical
solution to resolve the conflict and remain in line with the provisions of this Code.

The legal requirements as referenced under 20.3 of this Code will include any legally binding request for disclosure of Personal Data processed by JACOBS DOUWE EGBERTS under this Code by a law enforcement authority or state security body. In such a case, the competent Data Protection Authority shall be informed about the request, including information about the data requested, the requesting body, and the legal basis for the disclosure (unless otherwise prohibited, such as a prohibition under criminal law to preserve the confidentiality of a law enforcement investigation).

JACOBS DOUWE EGBERTS and participating Group Companies agree that transfers of personal data to any public authority or body cannot be massive, disproportionate and indiscriminate.

Article 21 – Changes to the Code

Changes to the Code

Any changes to this Code require the prior approval of the General Counsel and the Global Compliance Officer. Group Companies shall be notified of changes to this Code without undue delay. JACOBS DOUWE EGBERTS shall notify the Dutch Data Protection Authority in case of significant changes to the Code on a yearly basis.

The procedure for reporting, is as follows:

The Global Compliance Officer will provide the information to the Dutch Data Protection Authority with a brief explanation of the reasons justifying the changes. Such information shall be accompanied by a version of the Code with visible changes and a clean version of the updated Code.

JACOBS DOUWE EGBERTS shall ensure compliance of Participating Group of Companies with applicable changes to the Code in accordance with Art 47(2l) GDPR and via such mechanisms as provided under Article 15 of this Code (Monitoring and Auditing Compliance).
21.2 This Code may be changed without the Individual’s consent even though an amendment may relate to a benefit conferred on Individuals.

21.3 Any amendment shall enter into force after it has been approved and published on JACOBS DOUWE EGBERTS’s website and JACOBS DOUWE EGBERTS’s Intranet.

21.4 Any request, complaint or claim of an Individual involving this Code shall be judged against this version of the Code as it is in force at the time the request, complaint or claim is made.

**Article 22 – Transition Periods**

**General transition period**

22.1 Except as indicated below, there shall be a two-year transition period for compliance with this Code. Accordingly, except as otherwise indicated, within two years of the Effective Date, all Processing of Personal Data shall be undertaken in compliance with the Code. During any transition period, JACOBS DOUWE EGBERTS shall strive to comply with the Code.

**Transition period for new Group Companies**

22.2 Any entity that becomes a Group Company after the Effective Date shall comply with the Code within two years of becoming a Group Company.

**Transition period for IT Systems**

22.3 Where implementation of this Code requires updates or changes to information technology systems (including replacement of systems), the transition period shall be four years from the Effective Date or from the date an entity becomes a Group Company, or any longer period as is reasonably necessary to complete the update, change or replacement process.

**Transition period for existing agreements**

22.4 Where there are existing agreements with Third Parties that are affected by this Code, the provisions of the agreements will prevail until the agreements are renewed in the normal course of business.

**Transitional period for local-for-local systems**

22.5 Processing of Personal Data that were collected in connection with activities of a Group Company located in a Non-Adequate Country shall be brought into compliance with this Code within five years of the Effective Date.

**Contact details**

JACOBS DOUWE EGBERTS
Global Compliance Officer
Oosterdoksstraat 80
1011 DK Amsterdam
The Netherlands
Email address: privacy@jdecoffee.com
ANNEX 1  Definitions

Archive  ARCHIVE shall mean a collection of Personal Data that are no longer necessary to achieve the purposes for which the Data originally were collected or that are no longer used for general business activities, but are used only for historical, scientific or statistical purposes, dispute resolution, investigations or general archiving purposes. An archive includes any data set that can no longer be accessed by any Associate other than the system administrator.

Article  ARTICLE shall mean an article in this Code.

Business Contact Data  BUSINESS CONTACT DATA shall mean any data typically found on a business card and used by the Individual in his contact with JACOBS DOUWE EGBERTS.

Business Partner  BUSINESS PARTNER shall mean any Third Party, other than a Consumer, Customer or Supplier that has or had a business relationship or strategic alliance with JACOBS DOUWE EGBERTS (e.g. joint marketing partner, joint venture, distributor or joint development partner).

Business Purpose  BUSINESS PURPOSE shall mean a purpose for Processing Personal Data as specified in Article 2 or 3 or for Processing Special Categories of Personal Data as specified in Article 4 or 3.

Global Compliance Officer  GLOBAL COMPLIANCE OFFICER shall mean the officer as referred to in Article 13.1.

Code  CODE shall mean this Privacy Code for Consumer, Customer, Supplier and Business Partner Data.

Personal Data Breach  A personal data breach means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to, personal data transmitted, stored or otherwise processed;

Consumer  CONSUMER shall mean any Individual that purchases, may purchase or has purchased a JACOBS DOUWE EGBERTS product or service in a business-to-consumer relation (B2C).

Customer  CUSTOMER shall mean any Third-Party Company (e.g. Retailers, Hotels) that purchases, may purchase or has purchased a JACOBS DOUWE EGBERTS product or service in a business-to-business relation (B2B).

Effective Date  EFFECTIVE DATE shall mean the date on which this Code becomes effective as set forth in Article 1.6.

Associate  ASSOCIATE shall mean an employee, job applicant or former employee of
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tbody>
<tr>
<td><strong>Associate Data</strong></td>
<td>ASSOCIATE DATA shall mean any information relating to an identified or identifiable Associate.</td>
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<tr>
<td><strong>EEA</strong></td>
<td>EEA or EUROPEAN ECONOMIC AREA shall mean all Member States of the European Union, plus Norway, Iceland and Liechtenstein.</td>
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<td><strong>EU General Data Protection Regulation/GDPR</strong></td>
<td>General Data Protection Regulation shall mean the REGULATION (EU) 2016/679 Directive 95/46/EC of the European Parliament and of the Council on the protection of individuals with regard to the processing of and the free movement of such data (General Data Protection Regulation).</td>
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<tr>
<td><strong>General Counsel</strong></td>
<td>GENERAL COUNSEL shall mean the General Counsel of JACOBS DOUWE EGBERTS.</td>
</tr>
<tr>
<td><strong>Group Company</strong></td>
<td>GROUP COMPANY shall mean JACOBS DOUWE EGBERTS B.V. and any company or legal entity of which JACOBS DOUWE EGBERTS B.V., directly or indirectly owns more than 50% of the issued share capital, has 50% or more of the voting power at general meetings of shareholders, has the power to appoint a majority of the directors, or otherwise directs the activities of such other legal entity; however, any such company or legal entity shall be deemed a Group Company only as long as a liaison and/or relationship exists, and that is covered by the JACOBS DOUWE EGBERTS Code of Conduct.</td>
</tr>
<tr>
<td><strong>Individual</strong></td>
<td>Individuals shall mean any Associate, Consumer or any person working for a Customer, Supplier or Business Partner.</td>
</tr>
<tr>
<td><strong>Personal Data or Data</strong></td>
<td>PERSONAL DATA shall mean any information relating to an identified or identifiable Individual.</td>
</tr>
<tr>
<td><strong>JACOBS DOUWE EGBERTS</strong></td>
<td>JACOBS DOUWE EGBERTS shall mean JACOBS DOUWE EGBERTS B.V., a Dutch private limited liability company, having its registered seat and its principal place of business in Amsterdam, the Netherlands, and its Group Companies.</td>
</tr>
<tr>
<td><strong>Non-Adequate Country</strong></td>
<td>NON-ADEQUATE COUNTRY shall mean a country, a territory or one or more specified sectors within that country, that under Article 45 of the General Data Protection Regulation has not been deemed to provide an &quot;adequate&quot; level of data protection by the European Commission.</td>
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<td><strong>Original Purpose</strong></td>
<td>ORIGINAL PURPOSE shall mean the purpose for which Personal Data was originally collected.</td>
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<tr>
<td><strong>Overriding Interest</strong></td>
<td>OVERRIDING INTEREST shall mean the pressing interests set forth in Article 12.1 based on which the obligations of JACOBS DOUWE EGBERTS or rights of Individuals set forth in Article 12.2 and 12.3 may, under specific conditions, be overridden.</td>
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circumstances, be overridden if this pressing interest outweighs the interest of the Individual.

**Privacy Council**

PRIVACY COUNCIL shall mean the council referred to in Article 13.2.

**Local Compliance Officer**

LOCAL COMPLIANCE OFFICER shall mean a Compliance Officer appointed by the Global Compliance Officer pursuant to Article 13.3.

**Processing**

PROCESSING shall mean any operation that is performed on Personal Data, whether or not by automatic means, such as collection, recording, storage, organization, alteration, use, disclosure (including the granting of remote access), transmission or deletion of Personal Data.

**Responsible Executive**

RESPONSIBLE EXECUTIVE shall mean the manager with primary budgetary ownership over the relevant processing of Personal Data.

**Secondary Purpose**

SECONDARY PURPOSE shall mean any purpose other than the Original Purpose for which Personal Data are further Processed.

**Special Categories of Personal Data**

Special Categories of Personal DATA shall mean Personal Data that reveal an individual’s racial or ethnic origin, political opinions or membership in political parties or similar organizations, religious or philosophical beliefs, membership in a professional or trade organization or union, physical or mental health including any opinion thereof, disabilities, genetic code, addictions, sex life, criminal offenses, criminal records, proceedings with regard to criminal or unlawful behavior, or social security numbers issued by the government.

**Supplier**

SUPPLIER shall mean any Third Party that provides goods or services to JACOBS DOUWE EGBERTS (e.g. an agent, consultant or vendor).

**Staff**

STAFF shall mean all Associates and other persons who Process Personal Data as part of their respective duties or responsibilities using JACOBS DOUWE EGBERTS information technology systems or working primarily from JACOBS DOUWE EGBERTS's premises.

**Third Party**

THIRD PARTY shall mean any person, private organization or government body outside JACOBS DOUWE EGBERTS.

**Third Party Controller**

THIRD PARTY CONTROLLER shall mean a Third Party that Processes Personal Data and determines the purposes and means of the Processing.

**Third Party Processor**

THIRD PARTY PROCESSOR shall mean a Third Party that Processes Personal Data on behalf of JACOBS DOUWE EGBERTS that is not under the direct authority of JACOBS DOUWE EGBERTS.