PERI BeNeLux B.V. Belgium

Klampovenweg 300 B-2850 Boom Tel: +32 52 31 99 31 info@peri.be www.peri.be VAT BE 0688.871.828

PERI BeNeLux B.V. Netherlands

Postbus 304 5480 AH-Schijndel Tel: +31 73 5 47 91 00 info@peri.nl www.peri.nl VAT NL005115723B01

PERI BeNeLux B.V. Luxembourg

Rue Edmond Reuter 2-4 5326 Contern Tel: +352 2650 2465 info@peri.lu www.peri.lu VAT LU29913304



Agreement to abide by the requirements established under data protection laws in accordance with the General Data Protection Regulation (GDPR)

Ms. / Mr.,

has been instructed that it is prohibited to process personal data without authorization. Personal data therefore may be processed only if consent or a statutory provision permits the processing or if processing of these data is mandated. The principles of GDPR for processing personal data are established in Art. 5 (1) GDPR and essentially include the following obligations:

Personal data must

- a) be processed lawfully and in a manner comprehensible to the data subject;
- b) be collected for established, clear, and legitimate purposes and may not be processed in a manner incompatible with these purposes;
- c) be reasonable and significant to the purpose and limited to the extent necessary for the purposes of processing ("data minimisation");
- d) be objectively accurate and if necessary updated to the latest standard; all reasonable measures are to be taken so the personal data that are inaccurate with regard to the purposes of their being processed are erased or rectified without delay;
- e) are stored in a form that enables identification of the data subjects only for as long as is required for the purposes for which they are processed;
- f) are processed in a manner that guarantees a reasonable security of the personal data, including protection from unauthorized or unlawful processing and from unintended loss, unintended destruction, or unintended damage, through suitable technical and organizational measures (integrity and confidentiality");

Violations of this obligation may be punished by fines and/or imprisonment. A violation can also constitute a breach of employment contract duties or special nondisclosure duties. Compensatory damage claims (including those under civil law) can also arise from the culpable violation of this obligation. This declaration does not affect your confidentiality obligation as established in the employment or service contract or any separate agreements.

Place, date	Signature of the obligated party	Signature of the controller
I confirm this agreement	. I have received a copy of the agreement.	
The obligation also will o	continue to apply after the end of the activity.	