

Mandatory data protection information pursuant to GDPR for whistleblower tool "SpeakUp"

1. Information about specific processing activity

Name and contact details of the controllers	Heidelberg Materials AG, Berliner Strasse 6, 69120 Heidelberg, Germany ("HMAG"), Telephone: +49 6221-481-0 Fax: +49 6221-481-13217, email: <u>info@heidelbermaterials.com</u> together with each of its affiliated companies that are using the SpeakUp System ("Affiliate") (HMAG and Affiliate acting as joint-controllers, hereinafter referred to as "Controllers")
Contact details of the data protection officers	Heidelberg Materials AG, Group Data Protection Officer, Berliner Straße 6, 69120 Heidelberg, Germany, Telephone: +49 6221-481- 39603 email: <u>data.protection@heidelbergmaterials.com</u> You can also contact the data protection officer or coordinator of the concerned Affiliate.
Description of the processing activity and the joint controllership	The joint controllership arises from the fact that (i) HMAG has introduced the SpeakUp system (whistleblower hotline) within the Heidelberg Materials Group as mandatory system for documenting compliance cases, (ii) is responsible for the initial data collection phase, (iii) decides if and to which Affiliate the case is assigned and (iv) has access to the data and uses it for own purposes. In context of joint controllership, HMAG is competent for the processing of personal data during and after the initial collection phase. An incident reporter reports a case either through the website or via a phone call. Phone calls are transcribed by the processor (People InTouch B.V.) and also the IT infrastructure (website) is provided by this processor. The reported incidents are translated by a sub-processor of the processor and the result is submitted to HMAG. HMAG decides which Affiliate (country HQ functions) shall investigate the case and assigns the case to such Affiliate. For the further processing (defining actions and measures, communication with reporting party, documentation/investigation report) of personal data the Affiliate

Categories of personal data subject to the	uses them in own responsibility for purposes in a pseudonymised for personal data and leads then the the case under own responsibility In context of provision of the S infrastructure) to its Affiliates, HN respective Affiliate is the controll For such sections of processing,	m. The Affiliate may add further further investigation and handles /. peakUp System (i.e. the pure IT- MAG is the data processor and the er. where the parties do not jointly neans of data processing, each sibility.
processing activity	 incident, it is unpredictable which reported. In particular the following Data of incident reporter Contact details (name, job-title, address, email-address, phone number, company, country), in case the incident is not reported on an anonymous basis Session cookie if an incident is reported by using the web-portal (see also the privacy statement for the web portal, which is hosted and administered by the external service provider (processor) People Intouch B.V.) 	Ŭ
	 Voice, if an incident is reported by phone (only transcript is provided to the Controllers, the recorded voice is only accessible by the 	

	 processor People Intouch B.V.) Content of the reported incident Data of (potential) witnesses 	Data of investigators and
	Data of (potential) withesses	individuals responsible for measures
	 Contact details (name, job-title, address, email-address, phone number, company, country) Fact, that a person is or might be a witness and role of such person in a reported incident Data the witness provides him-/herself to the Controllers 	 Contact details (name, job-title, address, email-address, phone number, company, country)
Source of the personal data	 providing the data him-/h Person subject to incident by a data incident reported Data of (potential) witness incident reporter, a perso the (potential) witness hin Data of investigators (e.g. individuals responsible fo the employer. Affiliate may provide perso the course of an investigator 	t reporting: Data are submitted er to the Controllers. sses: Data are provided by a data on subject to incident reporting or m-/herself. . Compliance Officer) and r measures: Determination by sonal data which are gathered in ation.
The personal data is processed for the following purposes	 with an incident reporter in ord and provide him/her an answer 2. Contact details of person subjective is identifying any person who is and to start investigation. 3. Data of (potential) witness: Pur (potential) witness in order to it 	ct to incident reporting: Purpose subject to an incident reporting pose is getting in contact with a nvestigate if the person is indeed ute to clarify the facts related to ecessary for the efficient function

	connection or hardware may not be available to each incident
	reporter.
	6. Content of the reported incident: Purpose is to learn about
	(potential) compliance risks in the organization; to check the
	content of the reported incidents diligently; and to act in case
	violations of legal obligations or (internal) regulations are
	detected.
	Data about investigation and taken measures: Purpose is to document all steps in investigation and to solve the case
	properly.
	8. Data of investigators and individuals responsible for measures:
	Purpose is the administration and clarification of
	responsibilities.
	9. All data mentioned before under point 1-8 are used as well
	for statistical and reporting purposes (in a pseudonymised
	form).
Legal basis for the data	Legal basis for the data processing under
processing of the	1 above is: Art $f(1)$ contance 1 letter a) CDPP in case an incident
purposes mentioned under 1-9 above	1. above is: Art. 6 (1) sentence 1 letter a) GDPR in case an incident reporter decides to report no-anonymously and submits her/his
	personal contact details to the Controllers.
	2. above is: Art. 6 (1) sentence 1 letter f) GDPR. The Controllers'
	legitimate interest is to identify persons within its organization
	who may not act in accordance with applicable laws or (internal
	and external) regulations and to contact such persons or use their
	contact details to start legal proceeding. Further the contact
	details may be needed for informing a person subject to an incident reporting about the fact that an incident was reported, in
	which such person was mentioned.
	3. above is: Art. 6 (1) sentence 1 letter f) GDPR. The Controllers'
	legitimate interest is to identify persons who can contribute to the
	clarification of a reported incident, so that the Controllers can
	verify facts and take the appropriate measures to close a case.
	4. above is: Art. 6 (1) letter f) GDPR. The Controllers' legitimate interest is to operate the website, which is not technically possible
	without setting the necessary cookie.
	5. above is: Art. 6 (1) sentence 1 letter f) GDPR. The Controllers'
	interest is to learn about compliance incidents within the
	organization and as Internet or computer hardware might not be
	available everywhere, persons might not be able to report
	incidents in case no other reporting channel is available. Also

	phone connection might be considered safer by reporters. Therefore the phone option is offered as a second reporting channel.
	6. above is: Art. 6 (1) sentence 1 letter f) GDPR. The Controllers' interest is to learn about compliance incidents within the organization and to stop any inappropriate/illegal behaviour. The legal basis for this processing of the content of the reported incident may also be Art. 88 GDPR in conjunction with any local data protection laws (e.g. in Germany: § 26 (1) BDSG (German Data Protection Act), in case the reported content concerns an employee who is a party to a German employment contract).
	7. above is: Art. 6 (1) sentence 1 letter f) GDPR. The Controllers' interest is to document an investigation in order to evidence its correctness.
	8. above is: Art. 6 (1) sentence 1 letter f) GDPR. The Controllers' interest is the traceability of actions and measures and rectification of the non-compliant situation.
	9. above is: Art. 6 (1) sentence 1 letter f) GDPR. The Controllers' interest is to analyse the cases for statistical purposes and to report about compliance cases to the respective management in a pseudonymised form, so that business operations can be optimized and management can comply with its obligations to ensure an effective compliance system.
Recipient or categories of recipients of the personal data	 Controllers External service providers, e.g. People InTouch B.V. As the case may be: external lawyers, authorities (e.g. police, state attorney, court) or administrative bodies or supervisory authorities (e.g. data protection authority, cartel office, BAFIN)
Necessity of the data	The Controllers are obliged by law to implement an effective
collection Place of processing and transmission to third	compliance management and controls. Technically the data are processed on a platform hosted by an external service provider with registered seat in The Netherlands.
countries	The data will be processed as well in Germany, in the country where the incident reporter is located and any country which is affected by the reported incident.
	Data must be, if necessary, also transmitted to (foreign) authorities, insofar as it is based on legal grounds.

Hence, the above mentioned recipients may also be based in		
countries outside the European Economic Area ("third countries").		
In third countries, the data protection level may possibly not		
guaranteed to the same extent as in the European Economic Area.		
If data is transmitted to a third country, Controllers will ensure		
that the transmission thereof is executed only in accordance with		
the statutory provisions (Chapter V GDPR).		
 Voice recording is deleted by the service provider People 		
Intouch after 24 hours, after the Controllers have received		
the transcript in the Case Management System. It is kept		
for 5 days on the back-up system.		
 Case data in the SpeakUp System (the system in which the 		
Controllers' communicate with the incident reporter as		
well as the part of the system to which only the		
Controllers have access) are anonymized by People		
Intouch after 14 days, after a case is closed.		
 Case data in the CMS module is stored for 3 years after a 		
case is closed.		
 In single cases the data are stored for a longer period, in case a Controller has a legitimate interest to store the data for a longer period than the aforementioned (e.g. defending against or pursuing legal claims). 		

2. Your rights as data subject

As a data subject, you may contact either of the Controllers, in particular Heidelberg Materials's Group Data Protection officer at any time with an informal message under the contact data mentioned above, in order to exercise your rights in accordance with GDPR. Each Controller will inform the other Controller about the exertion of the rights of a data subject and provide the respective other Controller with all necessary information. In case you request access according to Article 15 GDPR, the Controller to whom the incident was assigned will provide this information.

Your rights are as follows:

- the right to obtain information about the data processed as well as a copy of the data processed (Right of access, Art. 15 GDPR),
- the right to request rectification of inaccurate data or completion of incomplete data (Right of rectification, Art. 16 GDPR),
- the right to request erasure of personal data and in case that personal data was made public, the information to other controllers about the erasure request (Right of erasure, Art. 17 GDPR),
- the right to request restriction of processing (Right to restriction of processing, Art. 18 GDPR),
- the right in the event that the conditions set out in Art. 20 GDPR are met to receive the
 personal data concerning yourself in a structured, commonly used and machine-readable format

and the right to transmit those data to another controller for processing (Right to data portability, Art. 20 GDPR),

- the right, on grounds relating to your particular situation, to object at any time to processing of your personal data which is based on Art. 6 (1) sentence 1 letter f) GDPR, with future effect (Right to object, Art. 21 GDPR); in such case, the Controllers no longer process your personal data, unless they demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms, or the data processing is still necessary for the establishment, exercise or defence of legal claims,
- the right to withdraw a consent at any time in order to prevent data processing which is based on your consent. The withdrawal of consent shall not affect the lawfulness of processing based on the consent prior to the withdrawal (Right to withdrawal, Art. 7 (3) GDPR),
- the right to lodge a complaint with a supervisory authority in accordance with Art. 77 GDPR, pursuant to which you shall without prejudice to any other administrative or judicial remedy, in particular in the Member State of your habitual residence, place of work or place of the alleged infringement, lodge a complaint, if you consider that the processing of personal data relating to you infringes the GDPR.

You are also welcome to contact us first. In a telephone call, as you know, many things can be clarified.