

Agreement on personal data processing

This Agreement on personal data processing and its annexes (hereinafter the “**Agreement**”) supplement the stipulations of the General Terms and Conditions of Business and/or the Special Term and Conditions of Business as well as the purchase order (together the “**Contract**”) applicable between TIMEONE – PERFORMANCE (hereinafter referred to as « TIMEONE ») and the CLIENT (such as stated on the purchase order, acting in its own name and on its own behalf or through the intermediary of an Advertising Agent in the name of and on behalf of the CLIENT) with regard to personal data processing operations carried out to perform the Contract. If there is a contradiction between the terms of the Contract and the terms of the Agreement, the terms of the Agreement take precedence. The Agreement applies throughout the term of the Contract; the stipulations of the Agreement, which due to their nature are intended to endure beyond the term of the Contract, remain applicable and retain their full effect.

1. Compliance with the Applicable Regulations

Each of the Parties undertakes to comply with both the regulations to which it is subject and all applicable European and French regulations relating to personal data protection and privacy, including, but not limited to French Law no. 78- 17 of 6 January 1978 on information technology, files and freedoms, as well as General Data Protection Regulation 2016/679 of the European Parliament and Council of 27 April 2016 and any regulations applicable to cookies (hereinafter the “**Applicable Regulations**”) and to meet all of the obligations incumbent upon it under the Applicable Regulations.

For the purposes of the Agreement, the concepts of personal data (in the Contract, referred to as "Data"), processing, consent, controller, joint controller, processor, personal data transfer and cookies have the meaning attributed to them by the Applicable Regulations.

2. Personal data processing by TIMEONE and the CLIENT in the capacity of joint controllers

2.1 Tracking

2.1.1 Description of processing carried out through Tracking

TIMEONE has developed a proprietary Tracking technology, similar to a cookie, enabling:

- (i) collection of a unique identifier (in the form of a series of alphanumeric characters) attributed to the Web user browsing the CLIENT’s website; and
- (ii) raw browsing data such as:
 - information relating to the internet user’s journey on the CLIENT’s website (pages originating from the Site of the Publishers participating in the CLIENT’s Marketing

Campaign, pages consulted on the CLIENT's website, products searched for, shopping basket, etc.)

- information on the device used by the Web user to browse the CLIENT's website (type of device, operating system, version);
- the Web user's IP address used to connect in order to assess the Web user's geographical location.

These data in pseudonymised form are collected on behalf of TIMEONE, mainly from the Websites of the CLIENT and/or Publishers participating in the CLIENT's Marketing Campaign for the purposes of billing based on Impressions, Clicks and Post-redirection and Post-impression Actions as well as adding to the browsing database created and operated by TIMEONE to analyse and segment audiences on the Websites with a view to providing its marketing strategy service.

However, when the CLIENT is the recipient of the Tracking data, the CLIENT acknowledges that it is acting as joint controller of the Tracking information and its combination by TIMEONE on the CLIENT's instruction, with any other personal data collected by or on behalf of the CLIENT and sent to TIMEONE. In such case, notwithstanding the above, the respective obligations of the Parties with regard to this subsequent processing are those set out in clause 3 below.

2.1.2 CLIENT's obligations

By allowing Tracking to be installed on its Website, the CLIENT is acting as –joint controller.

Before allowing the Tracking to place or read information on the Web user's terminal, the CLIENT undertakes to obtain the prior and informed consent of persons visiting the CLIENT's website, according to the Applicable Regulations, to transmit proof of this consent to TIMEONE and to implement an effective way of objecting to the Tracking. The CLIENT is also obligated to implement a way to enable the data subject to effectively withdraw his/her consent to the Tracking by means of a cookie manager and to deactivate the TIMEONE Tracking (unsubscribe link: <http://tracking.publicidees.com/resetCookies.php>).

The information provided beforehand to the Web user must in particular expressly state the purposes of the Tracking, namely the collection of pseudonymised browsing data and their combination with other browsing data to display relevant advertising content and/or to validate marketing operations and bill accordingly, identify TIMEONE as the controller by referring the Web user to the privacy policy of TIMEONE (<https://privacy@timeonegroup.com>) and specify that the data collected by the Tracking are stored for the duration of the Marketing Campaign in addition to a storage period of twenty-four (24) months.

On expiry of the Tracking period, the CLIENT agrees to obtain again consent to the Tracking from Web users browsing the CLIENT's Website under the same terms and conditions as before.

On request, the CLIENT agrees to provide TIMEONE with all the elements guaranteeing and showing compliance with its obligations (such as timestamping of actions undertaken and interactions of the Web user on the CLIENT's Website).

If TIMEONE is audited by a supervisory authority with regard to all or part of the processing related

to Tracking, the CLIENT agrees to cooperate actively with TIMEONE and, where necessary, with the supervisory authority when the CLIENT holds useful information, proof or documents to this effect.

2.2 Management of the Contract

2.2.1 Description of processing

In the context of administrative and contractual management of the commercial relationship with the CLIENT, TIMEONE processes personal identification data of the CLIENT's representatives, employees and/or agents. The personal data collected are work-related contact details including in particular last name, first name, email address and telephone number. These personal data are mandatory for conclusion of the Contract.

2.2.2 CLIENT's obligations

The CLIENT agrees to inform any data subject of the personal data processing carried out by TIMEONE for the purposes of managing the commercial relationship and/or for the provision of access to the Platform and to obtain their consent to the processing. The information provided must in particular include the following components:

- (i) the identity and contact details of TIMEONE in its capacity as controller;
- (ii) the contact details of the data protection officer appointed by TIMEONE: privacy.perf@timeonegroup.com ;
- (iii) the purposes of the processing for which the personal data are intended (and in particular, management of the contractual and commercial relationship and for the provision of access to the Platform) as well as the legal basis of the processing;
- (iv) the recipients or categories of recipients (including in particular the Publishers);
- (v) where applicable, the transfer of personal data to a third-party country, situated outside the European Union (after agreement between the Parties to this end);
- (vi) the period of storage of the personal data determined as being the term of the Contract and twenty-four (24) months beyond its term for those data relating to contractual management, without prejudice to the option of archiving the data constituting proof of the content of the Contract and/or access to the Platform in accordance with the rules of time limitation and in compliance with the Applicable Regulations;
- (vii) the right of access and the rights to rectification, erasure, objection, portability and restriction of the personal data concerning them and subject to processing. These rights may be exercised with TIMEONE by sending an email privacy.perf@timeonegroup.com;
- (viii) the right for the data subject to withdraw his/her consent at any time;
- (ix) the right to lodge a complaint with the relevant supervisory authority.

3. Personal data processing carried out by TIMEONE as a processor for the performance of Promotion services.

3.1 Description of the processing

The CLIENT acknowledges and accepts that TIMEONE is authorised to collect and process personal data in the name and on behalf of the CLIENT in order to provide Promotion services. These personal data are collected from the data subject either by TIMEONE on behalf of the CLIENT for the Marketing Campaign(s), or by the Publishers chosen by the CLIENT for the CLIENT's Marketing

Campaign(s) and sent to the CLIENT through the intermediary of TIMEONE acting in the capacity of processor for the CLIENT, or by the CLIENT with a view to their combination on the CLIENT's instructions for management of the marketing strategy for the CLIENT's Marketing Campaign.

The description of the processing carried out by TIMEONE on behalf of the CLIENT for performance of Promotion services, stemming from the activities of coregistration, cosponsoring, emailing, deduplicated emailing, basket remarketing, lead, Lead Management Technology, sales and/or media buying (programmatic, native and social) is set out in annexes 1 to 8 of the Agreement.

3.2 General obligations of TIMEONE in the capacity of processor

TIMEONE agrees to:

- (i) process personal data solely for the purposes described in the annexes of the Agreement, which are the subject of the Promotion services subscribed to by CLIENT;
- (ii) process personal data in accordance with the CLIENT's documented instructions set out in particular in the Marketing Campaign. If TIMEONE considers that an instruction infringes the Applicable Regulations, it shall inform the CLIENT. Furthermore, if TIMEONE has to transfer data to a third-party country or international organisation under European Union law or the law of the Member State to which it is subject, it must inform the CLIENT of this obligation before the processing, unless the law in question prohibits such information for reasons of public interest;
- (iii) guarantee the confidentiality of personal data processed in the context of the provision of Promotion services;
- (iv) ensure that persons authorised to process personal data under the Contract (including subsequent processors):
 - agree to respect confidentiality or are under an appropriate statutory obligation of confidentiality;
 - receive the necessary training on personal data protection;
- (v) take into account, concerning its tools, products, applications or services, the principles of data protection by design and by default;
- (vi) make available to the CLIENT, on written request, all the information required to provide proof that it has met its obligations and to enable audits to be carried out under the conditions of clause 3.7 below;
- (vii) keep a record of processing activities carried out on behalf of the CLIENT in accordance with the Applicable Regulations;
- (viii) provide the CLIENT with the reasonable assistance required in the context of a potential data protection impact assessment that has to be carried out by the CLIENT for one or more processing operations of the Contract or for prior consultation of the supervisory authority.

3.3 CLIENT's obligations

The CLIENT, as controller, guarantees that only the personal data required to carry out the Marketing Campaign(s) it has defined are processed. On this account, the CLIENT guarantees that the processing is legal and complies with the Applicable Regulations and that it has the appropriate rights, authorisations and/or consent to allow processing of these personal data by TIMEONE - for performance of the Promotion services and undertakes to compensate TIMEONE for all of the costs, fees (including legal fees), fines and damages incurred by TIMEONE if this guarantee is not complied with.

The CLIENT undertakes to disclose to TIMEONE, directly or through the Publishers participating in the CLIENT's Marketing Campaign, solely the personal data required for processing in order to provide the Promotion services.

The CLIENT also agrees to:

- (i) document in writing any instruction on personal data processing to be carried out by TIMEONE in the Marketing Campaign(s);
- (ii) guarantee, to the extent required by the Applicable Regulations and, when this is relevant, that the consent of the data subject has been obtained under conditions compliant with the Applicable Regulations and that it is able to prove this compliance;
- (iii) in the event that a data subject withdraws his/her consent to the processing or exercises any of his/her rights to his/her personal data under the Applicable Regulations with the CLIENT, the CLIENT undertakes to inform TIMEONE of this immediately and to communicate its instructions to it.

3.4 Security

3.4.1 Security measures

With regard to the state of the art, the resources available to them, the costs of implementation and the nature, extent, context and purposes of the processing, as well as the risks to the rights and freedoms of the data subject, TIMEONE and the CLIENT shall implement the appropriate technical and operational measures in order to guarantee a level of security appropriate to the risk.

TIMEONE and the CLIENT shall in particular take all necessary precautions to prevent the destruction, loss, alteration, disclosure or unauthorised access to the personal data affected by the processing.

TIMEONE agrees to implement security measures to:

- (i) ensure the ongoing confidentiality (pseudonymisation, anonymization, encryption of channels for transferring personal data used by TIMEONE, etc.), integrity, availability and resilience of processing systems and services (such as activity continuity);
- (ii) restore the availability and access to personal data in a timely manner in the event of a physical or technical incident;
- (iii) regularly test, assess and evaluate the effectiveness of technical and organisational measures for ensuring the security of the processing.

3.4.2 Notification of personal data breaches

TIMEONE agrees to notify the CLIENT of any personal data breach affecting the data processed,

without undue delay after becoming aware of it, accompanied by the useful documentation in its possession in order to enable the CLIENT, where applicable, to meet its notification obligations under the Applicable Regulations.

3.5 Transfer of personal data outside the European Union

TIMEONE agrees to process, store and host the personal data on behalf of the CLIENT under the terms of the Contract within member countries of the European Union, which have an adequate level of personal data protection, in accordance with the Applicable Regulations.

With the exception of authorised subsequent processors, TIMEONE shall ensure that no personal data of the CLIENT is transferred outside the European Union by it, its own processors, or persons acting under its authority or on its behalf.

Within the strict limit required for performance of the Promotion services and for authorised subsequent processors, TIMEONE is authorised to resort to means of processing situated in a country without an adequate level of protection pursuant to the Applicable Regulations. Prior to any transfer, TIMEONE agrees to conclude with the authorised subsequent processors, standard contractual clauses or any other appropriate guarantees, in accordance with the Applicable Regulations.

3.6 Subsequent processing

The CLIENT expressly authorises TIMEONE to call upon subsequent processors to carry out the processing activities described in clause 3. TIMEONE agrees to inform the CLIENT beforehand in the event of a change concerning the addition and replacement of subsequent processors in order to allow the CLIENT to object to these changes. Any objection must be duly justified and sent by the CLIENT without undue delay. If the CLIENT fails to respond within two (2) working days from receiving the information from TIMEONE, the change is deemed to be agreed by the CLIENT.

TIMEONE agrees to conclude a legal act with the subsequent processor and to impose the same obligations as those applicable to TIMEONE towards the CLIENT under the Agreement. If the subsequent processor does not meet its personal data protection obligations, TIMEONE remains fully liable, under the conditions set out in clause 4 below, for performance by the subsequent processor of its obligations.

3.7 Audit

The CLIENT may carry out, at its expense, one (1) audit of the personal data protection and security measures taken by TIMEONE relating to the personal data processed on the CLIENT's behalf, at most once every twelve (12) months except in exceptional circumstances arising from a personal data breach attributable to TIMEONE justifying an additional audit.

This audit may be carried out by the CLIENT or a third-party auditor independent of the CLIENT duly contracted by the CLIENT, insofar as this third-party auditor does not exercise an activity competing with that of TIMEONE and/or does not have any legal connection with a competitor of TIMEONE.

A confidentiality agreement must be signed beforehand between the Parties and the third-party

auditor.

Subject to observance of a notice period of fifteen (15) working days, the CLIENT must inform TIMEONE in writing of its intention to have such an audit carried out and the identity of the third-party auditor chosen where applicable (accompanied by the authorisation granted) as well as the scope of the audit envisaged.

The audit carried out by the controller will only be to check whether TIMEONE has met its obligations in terms of security and protection of personal data processed on behalf of the CLIENT under the Contract. The audit will not affect data not specific to the CLIENT, in order to protect the confidentiality of the information specific to other clients and/or service providers of TIMEONE or information whose disclosure would be likely to risk the security of other clients and other personal data concerning them.

The audit operations must not disturb the running of the services and activity of TIMEONE. In this respect, the length of the audit must not impose upon TIMEONE a burden greater than two (2) man days.

A copy of the preliminary audit report will be submitted to TIMEONE as soon as possible so that TIMEONE can make known its observations.

The preliminary audit report accompanied by the observations of TIMEONE will be subject to an examination by both Parties and will only be considered final after being signed by the Parties.

If the final audit report identifies failures on the part of TIMEONE to meet the obligations incumbent upon it, TIMEONE agrees to implement, at its expense, the corrective measures required as soon as possible in accordance with the risk.

If the final audit report contains recommendations, the conditions of their implementation will be agreed jointly and as soon as possible.

3.8 Fate of personal data

Depending on the processing envisaged by the CLIENT for performance of the Promotion services, TIMEONE shall send the CLIENT the personal data processed on behalf of the CLIENT and/or destroy them under the conditions set out in annexes 1 to 8 of the Agreement.

On the CLIENT's request, TIMEONE agrees to provide written proof that the data have been destroyed.

4. Liability of the Parties

Each Party will be liable towards the other Party for any contractual breach of its obligations and commitments described in the Agreement under the terms of the Contract. The Parties agree that the CLIENT, as a controller, is solely obligated to compensate for the loss incurred by any person affected by processing falling within the scope of clause 3 of the Annex due to a breach of its contractual obligations and/or the Applicable Regulations.

In its capacity of processor, TIMEONE can only be held liable for damage caused to the third party by the processing carried out on behalf of the CLIENT under the Contract in the event that it fails to meet the obligations incumbent upon it specifically for the processing activities or if TIMEONE has acted outside of the CLIENT's documented instructions. TIMEONE's liability can by no means be sought in the event of a case of force majeure (such as defined by Article 1218 of the Civil Code and interpreted by the French courts, including cases of cyberattack) or an event outside of TIMEONE's reasonable control at the time of its occurrence.

TIMEONE's liability is limited overall to the amount of the Platform Commission actually paid by the CLIENT to TIMEONE within the twelve (12) months prior to the event causing the damage.

TIMEONE's sole liability towards the CLIENT cannot be sought beyond the aforementioned liability limit in the event of (i) legal action, of any nature whatsoever, by a data subject carried out on behalf of the CLIENT, initiated with a view to obtaining compensation for damage caused by processing carried out on behalf of the CLIENT under the Contract and resulting in a definitive ruling or the conclusion of a transaction by the CLIENT and/or (ii) a definitive administrative sanction imposed on the CLIENT for processing falling within the scope of the Contract carried out in breach of the Applicable Regulations.

Annex 1

Description of “Coregistration & cosponsoring” processing

Object of the processing	Reuse of data entered by the Web user on a form, with a view to offering him/her an additional product or service to that related to the form.
Nature of the processing	<ul style="list-style-type: none">• data collection• recording of the Web user’s follow-up actions after exposure to the advertising message (tracking)• storage• adaptation or alteration• consultation• disclosure by transmission, dissemination or otherwise making available to the advertiser or to the call center if secondary processing must be carried out (requalification)• erasure or destruction
Purpose of the processing	Obtaining commercial canvassing by an opt-in of the Web user’s consent to an additional service. Collecting leads for the advertiser’s benefit.
Type of personal data in question	<ul style="list-style-type: none">• Personal information (Last name, First name, etc.)• Contact information (Address, email, etc.)• Socio-economic information (tenant/owner, mortgage, etc.)• Information on level of education
Categories of persons affected	Prospects or customers
Period of storage of personal data	Throughout the term of the Marketing Campaign + twenty-four (24) months of storage

Annexe 2 – “Emailing” processing

Object of the processing	(Targeted) sending of a client promotional offer on the basis of affiliated opt-in data.
Nature of the processing	<ul style="list-style-type: none"> • Collection on a “Client” medium • recording of the Internet user’s follow-up actions after exposure to the advertising message (tracking) • adaptation or alteration • consultation • disclosure by transmission, dissemination or otherwise making available • restriction • erasure or destruction
Purpose of the processing	Transmission of personal data to advertisers + commercial canvassing
Type of personal data in question	<ul style="list-style-type: none"> • Personal information (Last name, First name, etc.) • Contact information (Address, email, etc.) • Socio-economic information (tenant/owner, mortgage, etc.) • Information on level of education
Categories of persons affected	Advertiser’s customers and prospects for whom the campaign is carried out.
Period of storage of personal data	The information contained in the tracking is kept for the term of the Marketing Campaign + twenty-four (24) months

Annex 3 – “Deduplicated Emailing” processing

Object of the processing	Analysis of the publisher’s and advertiser’s databases to compare them and highlight identical email addresses, with a view to reaching a majority of prospects
Nature of the processing	<p>Deduplication process:</p> <ul style="list-style-type: none"> • Placement of anonymised affiliate and advertiser email databases on two dedicated and isolated interfaces, • deduplication carried out by a proprietary tool, • release of the “cleaned” databases on each interface, • after excluding customer addresses, sending promotional emails to prospect databases. <p>Processing during collection:</p> <ul style="list-style-type: none"> • collection on a “Client” medium • recording of the Internet user’s follow-up actions after exposure to the advertising message (tracking) • adaptation or alteration • consultation • disclosure by transmission, dissemination or otherwise making available • restriction • erasure or destruction
Purpose of the processing	Transmission of personal data to advertisers on a database that is 100% prospects + commercial canvassing
Type of personal data in question	<p>During the deduplication process, standard summary personal information (Last name, First name, email) is used.</p> <p>During collection, the customer need may relate to standard information:</p> <ul style="list-style-type: none"> • Personal information (Last name, First name, etc.) • Contact information (Address, email, etc.) • Socio-economic information (tenant/owner, mortgage, etc.) • Information on level of education
Categories of persons affected	Advertiser’s customers and prospects for whom the campaign is carried out.
Period of storage of personal data	<p>The anonymised databases after deduplication on the interfaces are eliminated after forty-eight (48) hours.</p> <p>The information contained in the tracking is stored for the term of the Marketing Campaign + twenty-four (24) months</p>

Annex 4 – “Basket Remarketing” processing

Object of the processing	Retrieval of connection data on the advertiser’s site and the contents of the shopping basket when the sale has not been finalised, with a view to inviting the Internet user to continue his/her purchase later (sending an email the same day as well as the following days).
Nature of the processing	<ul style="list-style-type: none"> • collection and recording of the user email • recording of the Internet user’s follow-up actions after exposure to the advertising message (tracking) • consultation • disclosure by transmission, dissemination or otherwise making available (sending the file for validation by the advertiser) • erasure or destruction of the data
Purpose of the processing	CRM action set up on the client’s request for a prospect who has not been able to finalise his/her purchase
Type of personal data in question	<ul style="list-style-type: none"> • Contents of the basket • IP address • Email address <p>If sale completed:*</p> <ul style="list-style-type: none"> • IP of the person having carried out the sale / mobile advertising identifier • Categories of items bought • Amount of the sale • Order number • Date of the sale • Existing/new customer • Date of placement of the cookie having enabled the tracking
Categories of persons affected	Advertiser’s customers and prospects for whom the campaign is carried out.
Period of storage of personal data	The email address is stored until the email is sent inviting the user to continue the order started.

Annex 5 – “Lead” processing

Two forms of collection:

1. The lead is entered directly on the advertiser’s form → no data transfer (case of emailing or call centers, which, after verbal consent of the data subject, enter the data directly on the advertiser’s form)
2. The lead is entered directly on the form of partners or own sites belonging to the TimeOne Group → Data are transferred directly from the affiliate to the advertiser’s CRM via
 - webservice set up by TimeOne for the advertiser
 - via technical links with third parties secured by FTP/FTPS/SFTP connection and set up by TimeOne

Object of the processing	Collection of information through forms completed by the Internet user on the sites of clients, partners or own sites.
Nature of the processing	<ul style="list-style-type: none"> • collection • recording • recording of the Web user’s follow-up actions after exposure to the advertising message (tracking) • storage • adaptation or alteration • consultation • disclosure by transmission, dissemination or otherwise making available • erasure or destruction
Purpose of the processing	Identification of needs of the Web user, profiling and transmission of information to advertisers.
Type of personal data in question	<ul style="list-style-type: none"> • Personal information (Last name, First name, etc.) • Contact information (Address, email, etc.) • Socio-economic information (tenant/owner, mortgage, etc.) • Information on level of education
Categories of persons affected	Advertiser’s customers and prospects for whom the campaign is carried out.
Period of storage of personal data	Throughout the term of the Marketing Campaign + twenty-four (24) months of storage

**Annex 6 –
“Lead Management Technology” processing**

Object of the processing	Transmission to an advertiser of personal data collected by an publisher in itsname and on its own behalf.
Nature of the processing	<ul style="list-style-type: none"> • collection • recording • recording of the Internet user’s follow-up actions after exposure to the advertising message (tracking) • storage • adaptation or alteration • consultation • disclosure by transmission, dissemination or otherwise making available • erasure or destruction • restriction • scoring
Purpose of the processing	Transmission of data through an intermediation platform.
Type of personal data in question	<ul style="list-style-type: none"> • Personal information (Last name, First name, etc.) • Contact information (Address, email, etc.) • Socio-economic information (tenant/owner, mortgage, etc.) • Information on level of education
Categories of persons affected	Advertiser’s prospects for whom the campaign is carried out.
Period of storage of personal data	Throughout the term of the Marketing Campaign + twenty-four (24) months of storage

Annex 7 – “Sale” processing

Object of the processing	Collection of personal data of individuals in order to identify them as prospects and to generate traffic on the corresponding advertiser’s site(s).
Nature of the processing	<ul style="list-style-type: none"> • recording of the Internet user’s follow-up actions after exposure to the advertising message (tracking) • storage • adaptation or alteration • consultation • disclosure by transmission, dissemination or otherwise making available (sending the file for validation by the advertiser) • erasure or destruction
Purpose of the processing	Generation of turnover (pay per sale)
Type of personal data in question	<ul style="list-style-type: none"> • IP of the person having made the sale / mobile advertising identifier • Amount of the sale • Order number • Date of the sale • Date of placement of the cookie having enabled the tracking <p>Additional data</p> <ul style="list-style-type: none"> • Existing/new customer • Product category
Categories of persons affected	Advertiser’s customers and prospects for whom the campaign is carried out.
Period of storage of personal data	Throughout the term of the Marketing Campaign + twenty-four 24 months of storage

**Annex 8 –
“Media Buying” (Programmatic, Native and Social) processing**

Object of the processing	Targeting of individuals in order to expose them to advertising campaigns and thus generate awareness or traffic on behalf of an advertiser.
Nature of the processing	<ul style="list-style-type: none"> • recording of the Internet user’s follow-up actions after exposure to the advertising message (tracking) • storage • profiling • consultation • disclosure by transmission, dissemination or otherwise making available to the advertiser
Purpose of the processing	Identification of the Web user’s needs, profiling and transmission of information to advertisers.
Type of personal data in question	Possibility of integrating 1st or 3rd Party Data in order to optimise targeting and the effectiveness of advertising campaigns
Categories of persons affected	Advertiser’s customers and prospects for whom the campaign is carried out.
Period of storage of personal data	Throughout the term of the Marketing Campaign + twenty-four (24) months of storage

