TRICORE - DATA PROTECTION INFORMATION - CUSTOMER CARD

We take the protection of your personal data very seriously. We treat your personal data data confidentially and in accordance with the statutory data protection regulations as well as this data protection declaration. The following overview describes how TRICORE Verwaltungsgesellschaft m.b.H. processes your personal data. Personal data are all data that refer to a natural person or are at least referable to a natural person (and thus also allow conclusions to be drawn about his/her person or identity).

Person responsible:	TRICORE Verwaltungsgesellschaft m.b.H. Modecenterstraße 22, FN 225626d A-1030 Vienna Tel.: 0043-1-797 33-0; Fax: 0043-1-797 33 DW 334; Email: office@tricore.at If you have any questions or concerns regarding the processing of your personal data, please contact us.
Data protection officer:	No data protection officer has been appointed since there is no legal requirement.
Purpose:	To process the contractual relationship in question concerning the provision of a customer card and the associated services, services and advantages, such as, among other things
	 Inclusion in the customer file as a commercial reseller authorized to purchase
	 Entry and access authorization to the TRICORE building Use of the TRICORE parking lot within the approved scope
	To monitor publicly accessible locations subject to TRICORE's domiciliary rights for the protection of persons and property in the predominant legitimate interest of TRICORE while maintaining proportionality (entry/entrance and exit/exit control to the TRICORE building as well as to the parking spaces, marked video surveillance of the entry/entrance and exit/exit areas as well as in various business areas).
	To carry out marketing activities (such as current information on the TRICORE building, direct advertising, promotions, invitations to events) in the form of regular dissemination of the TRICORE email newsletter, exclusively prior to the securing of consent (revocable at any time).
	The processing of personal data may also result from the fulfilment of legal obligations or the enforcement of rights or the defence of claims.
Legal basis:	Art. 6 Abs. 1 lit. a) DSGVO (Consent), Art. 6 Abs. 1 lit. b) DSGVO ((necessary for the performance of a contract) and Art. 6 para. 1 lit. c) DSGVO (for the fulfilment of a legal obligation arising from the law).
Categories of data:	1. Legal basis contractual relationship:
	For participation in the TRICORE customer card program, all data collected in the application form are processed (company name, owner/manager, address, telephone number, fax, e-mail, first and last name of the person authorized to purchase, type of business activity). Obtaining a copy of the trade licence including the board classification serves as proof of the existence of the activity as a commercial reseller. For the processing of the incoming and

access authorization as well as for the granting of parking space usage, the cardholder is identified by means of the consecutive card number and the date and time of entry/entry or exit from the centre or parking area is recorded.

2. Legal basis justified interests of TRICORE, additionally:

To carry out access / entrance and exit / exit control to the TRICORE site for the protection of persons and property: registration of the date, time of entry/entry/exit of the centre or parking area including identification of the card holder via the assigned consecutive card number. To carry out video surveillance for the protection of people and property: the capturing of images of persons and vehicles, including date and time, within the framework of existing legal regulations and in compliance with the legally permissible storage period.

3. Legal basis consent:

A processing of data categories for marketing purposes is only carried out with prior consent. In this case, the data collected in the application form (and any other data provided voluntarily for this purpose) will be processed. Withdrawal of consent does not affect the lawfulness of the data processing carried out on the basis of consent prior to revocation.

Duration of storage:

Unless otherwise specified below, we store your data for as long as you have the customer card and the existence of the contractual relationship is maintained. Afterwards, the data will be deleted. Any storage beyond this point will only take place if we are legally required to retain the data, for as long as the limitation periods for claims and demands have not yet expired and/or as far as it is necessary for the processing or fulfilment of post-contractual obligations from the contractual relationship with you.

Recipient categories:

For the purposes mentioned above, we will transfer your personal data to the following recipients:

- companies that belong to our group of companies, as far as this is necessary for the fulfilment of the contract or justified within the framework of justified interests of TRICORE.
- any service providers used to fulfil the rights and obligations arising from the contractual relationship.
- service providers, as far as this is justified for the implementation of the measures described above for the protection of persons and property within the framework of the justified interests of TRICORE.
- legal representatives (in the enforcement of rights or defence of claims or in the context of official proceedings).
- to a possible legal successor to TRICORE, for the continuation of the client relationship, on the basis of a consent or insofar as legal regulations permit or require this.

Beyond this, no personal data will be passed on to third parties unless this is permitted or required by legal regulations or if consent has been given.

It is possible that some of the aforementioned recipients are located outside of Austria or the EU, where a different level of data protection may apply. However, we only transfer your personal data to countries that the EU Commission has declared to have an adequate level of data protection. Alternatively, we take

	measures to ensure that all recipients have an adequate level of data protection, such as by concluding standard contractual clauses.
Your rights in connection with data processing:	According to the DSGVO, you have the following rights with regards to your personal data that we store and process: Right to information about your personal data Right to correct your personal data Right to delete and to limit the processing of your personal data Right to transfer your personal data Right to object to the processing of your personal data Right to withdraw your consent to the processing of your personal data any time Right to lodge a complaint about data processing with the data protection authority