

PRIVACY POLICY

OVERVIEW

RheoSense, Inc. (RheoSense) is concerned about its users and protection of their private information. Accordingly, RheoSense has created this Privacy Policy (the "Policy") that applies to the services offered by RheoSense, including this website (the "Services").

The purpose of this Policy is to provide you with information about how RheoSense collects, uses, shares, and safeguards personal information. It also describes options you have concerning your personal information. In general, our processing of personal information is designed to improve the browsing and purchasing experience of our customers, and to provide relevant information about our products, services, and promotions and for you when you contact us with your feedback, questions, comments and, or concerns. RheoSense strongly encourages each of its website users to take the time and become familiar with this Policy. By accessing or visiting the Website, you indicate your understanding that the collection, use, and sharing of your information is subject to the terms of this Policy and our Terms of Use.

This Policy describes the privacy practices of RheoSense. Except as otherwise provided, it applies to our interactions with our customers and visitors, including, but not limited to:

- Use of our websites, including mobile websites and applications
- Visits to our locations or attendance of our events
- Phone and email communications
- Social media interactions on our websites and other third-party websites like Facebook, YouTube, Pinterest, Google+, and Twitter
- Viewing our online advertisements or emails through authorized service providers

If RheoSense desires to use a user's Personal Information (as defined below) in a manner beyond those set out in this Policy, RheoSense, will try to provide you with notice and, where required under applicable data protection law, ask for your consent or give you the opportunity to "opt-out" of such purposes by using the means offered for a specific Service or by sending an email to <u>Privacy@RheoSense.com</u>. It may not be possible to give you notice, ie., where we have data which might be identifiable to an individual but where we do not have the means to identify you (such as an IP address or geo-location data). In some cases, we may rely on another lawful way of processing your data which does not involve consent, i.e., where the processing is necessary for compliance witha legal obligation to which we are subject or where processing is necessary in order to protect the vital interests of you or someone else.

On our webpage there may be links to webpages, tools or services owned or offered by third parties. Third party providers may provide some services such as credit card, registration, payment, settlement services, or recruitment and, if used, such services may be subject to such third-party provider's privacy policies. This Policy



does not apply to such webpages, tools or services that RheoSense expressly disclaims any responsibility for them or for Personal Information provided by a user through them.

Third parties that RheoSense works with include the following with a link to their Privacy Policies: **Google, Facebook, Amazon, Microsoft, <u>Hubspot</u>, Shopify, Semrush, LinkedIn, HYPERLINK "https://twitter.com/en/privacy"Twitter, Twitter, Zoominfo, Paycor**. RheoSense reserves the right to add or remove any third-party services as deemed necessary by the company. **Zoominfo, Paycor**. RheoSense reserves the right to add or remove any third-party services as deemed necessary by the company.

PERSONAL INFORMATION (PI)

As described below, RheoSense may collect the following categories of Personal Information ("PI"). We may add to the categories of Personal Information we collect. In that case, we will update this policy.

- Identifiers. Examples include real name, alias, postal address, unique personal identifier, online identifier, Internet Protocol address, email address, account name, or other similar identifiers.
- Other elements. Examples include name, signature, characteristics or description, address, telephone number, bank account number, and, or credit card number.
- Commercial information. This includes services purchased, obtained, or considered, or other purchasing or consuming histories or tendencies.
- Internet or other electronic network activity. Examples include browsing history, search history, your interaction with an internet website, application, or advertisement.
- Geolocation data. This might include location information while using one of our apps.
- Audio, electronic, visual, thermal, olfactory, or similar information. Examples of this category including identifiable information obtained about you while speaking with a RheoSense team member on the telephone.
- Consumer profile. This includes inferences drawn from any of the information identified above to create a profile about a consumer reflecting the consumer's preferences, characteristics, and behaviors.
- RheoSense does not sell your PI.

COLLECTING PERSONAL INFORMATION

When a user submits information or when the user orders products or accesses any of the Services, the user will be required to provide certain PI.

RheoSense collects Pl information that users provide to us on our websites, which may include:

• Contact information: such as name, job title, company name, department, email address, physical mailing address and telephone number, as well as any other contact information provided in a contact form, or



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registration process, during tradeshows or other events, or in connection with customer information Services;

- Professional information: such as your employment background, and related information, testimonials, references, as well as any other information provided during a registration process;
- Transaction information: such as your contact information, the products you are interested in, your purchasing requirements, your financial information including credit card or other payment information, purchase history, shopping cart information and information provided to RheoSense team member or through customer service tools
- Responses to surveys: information you provide in responding to a survey on the website, via an app or email, on the telephone or otherwise.

While RheoSense takes what we consider to be appropriate measures to provide accuracy in the handling of PI, RheoSense relies on its users to maintain correct PI and to update this information as appropriate.

In addition, when a user accesses RheoSense websites, the servers automatically record information provided by the user's browser. Generally, this information is automatically provided by a user whenever a user accesses any website. This information, recorded in a server log, may include a user's particular information (including, without limitation, IP address, browser software, language, date and time of access and other information and, or cookies that will uniquely identify a user's device and the Internet browser the user is using). RheoSense may also collect PI about a user in connection with the user's use of the Services by using cookies on its website(s).

Additionally, whenever you send an email to RheoSense, we may retain that email so that we can investigate and respond to your concerns. We may also use publicly accessible information to verify information we have been provided and to manage and expand our business.

PROCESSING AND USE OF PERSONAL INFORMATION

Pl collected through this website is utilized by RheoSense only as set forth in this Policy and to fulfill your requests for products and services, contact you, conduct research, and provide Services to users, including, without limitation, delivering enhanced Services, and demonstrating functionality of Services. RheoSense may also use Pl submitted to send you information on products and promotions, provided that you have subscribed to RheoSense news updates on any of its website(s). In particular, RheoSense, as well as its service providers, consultants and agents may use your Pl for the following purposes:

- To provide the information, services or support you request and related after-sales services;
- To identify you, and contact you with product or service updates;
- To send other messages that are useful to the service we provide;
- To manage our relationship with you and to carry out any related administration;
- To promote our services, events, conferences, or the services, events, conferences of our partners, including by email, telephone and via social media platforms;



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- To compare information for accuracy, and verify it with third parties;
- To detect, investigate and prevent activity we think may be potentially illegal, unlawful or harmful and to enforce our Privacy Policy and/or our terms or any other purpose referenced herein or therein;
- To carry out research, including market research, statistical research on website traffic, sales and other commercial information to assist us in improving the services we provide to you and tailor the website(s).

In case a user explicitly consented that we use, in accordance with this Policy, PI the user provided to us when registering on our website or when issuing a request for information, such PI may be associated with information we obtained by using certain cookies. This applies to cookies we use to coordinate the site functionality, performance related cookies, cookies used for advertising purposes and our lead generation process or when the user checked a consent box on any of RheoSense's websites.

RheoSense takes seriously the handling of a user's Pl. Therefore, RheoSense will only share a user's Pl under limited scenarios. Those scenarios include sharing it: (i) in accordance with this Policy; (ii) with a user's consent; (iii) within RheoSense for the purposes set forth in this Policy; (iv) with third party services providers, consultants or agents for the purposes set forth in this Policy; (v) when required by law or public policy; (vi) in connection with actual or proposed litigation, or to protect our property, security, people and other rights or interests, or (vii) when it seeks to enforce its terms and conditions.

You may have accessed our website(s) through a hyperlink from the website of one of our trading partners. If so, you consent to your personal details and purchase information, including behavioral patterns, being shared with that trading partner in accordance with our contractual relationship with them.

RheoSense may, from time-to-time, share with third parties, information that contains non-PI. If you have asked us to share data with third party websites (such as social media sites), their servers may not be secure. Note also that, despite the measures taken by us and the third parties we engage, the internet is not secure. As a result, others may unlawfully intercept or access private transmissions or data.

If any part of RheoSense is sold, or some of its assets transferred to a third party, your PI, a valuable asset, may also be transferred to the acquirer, even if they are not in the same line of business as us. Our customer database could be sold separately from the rest of the business, in whole or in a number of parts. Potential purchasers and their advisors may have access to data as part of the sale process. However, use of your PI will remain subject to this Policy. Similarly, your PI may be passed on to a successor in interest in the unlikely event of liquidation, bankruptcy or administration change.

Please remember that when you share information publicly on a RheoSense website, for example a comment on a blog post, it may be indexable by search engines, including Google, which may mean that the information is made public.



SECURITY AND DATA RETENTION

RheoSense takes what we consider to be reasonable technical and organizational measures to guard against unauthorized or unlawful processing of your PI and against accidental loss or destruction of, or damage to your PI. While no system is completely secure, we believe the measures implemented by the website reduce RheoSense's vulnerability to security problems at level appropriate to the type of data involved. We have security measures in place which are designed to protect our user database and access to this database is restricted internally. In an effort to ensure the security and confidentiality of PI that RheoSense collects online, we use data networks protected by firewalls and passwords. While handling your PI, RheoSense takes measures reasonably designed to protect that information from loss, misuse, unauthorized access, disclosure, alteration or destruction. However, it remains your responsibility where you have a user account for the RheoSense website:

- To log off or exit from the website when not using it;
- To ensure no-one else uses the website while your device is logged on to the website (including by logging on to your device through a mobile, Wi-Fi or shared access connection you are using);
- To keep your password or other access information secret. Your password and log in details are personal to you and should not be given to anyone else or used to provide shared access for example over a network. You should use a password which is unique to your use of the website do not use the same password as you use for another website or email account; and,
- To maintain good internet security. For example, if your email account or Facebook account is compromised, this could allow access to your account with us if you have given us those details and/or permitted access through those accounts. If your email account is compromised, it could be used to ask us to reset a password and gain access to your account with us. You should keep all of your account details secure. If you think that any of your accounts have been compromised you should change your account credentials with us, and in particular make sure any compromised account does not allow access to your account with us. You should also tell us as soon as you can so that we can try to help you keep your account secure and, if necessary, warn anyone else who could be affected.

RheoSense does not sell, rent or trade any of your Pl Information to third parties without your consent except as outlined in this Policy. Pl is not transferred to third parties unless provided for otherwise in this Policy. RheoSense may store Pl with a third party in encrypted form on secure servers.

For the purpose of sending e-mailings to you, RheoSense may give your name and email address to agencies appointed by RheoSense. These agencies are not authorized to store and or use your PI for any other purposes than for the sending of e-mailings on behalf of RheoSense.

We will retain your PI for as long as we think it necessary for processing purposes for which they were collected, processed and, or used and any other associated purposes (for example certain transaction details and correspondence may be retained until the time limit for claims in respect of the transaction has expired or in order to comply with regulatory requirements regarding the retention of such data). Therefore, if



information is used for two purposes, we will retain it until the purpose with the latest period expires; but we will stop using it for the purpose with a shorter period once that period expires. We restrict access to your PI to those persons who need to use it for the relevant purpose(s). Our retention periods are based on business needs and your PI that is no longer needed is either irreversibly anonymized (the anonymized information may be retained) or securely destroyed.

YOUR RIGHTS

If you have given permission, we may contact you by mail, telephone, SMS, text/picture/video message, fax, or email about products, services, promotions, special offers, events, webcasts, conferences and charitable causes that may be of interest to you. If you prefer not to receive any direct marketing communications from us, you can opt out at any time.

In addition, to the extent permitted by the laws of your country, you may have the right to object to the processing of your PI for direct marketing purposes. If your objection is not to direct marketing in general, but to direct marketing by a particular channel, e.g. email or telephone, please specify the channel you are objecting to.

Further, to the extent permitted by the laws of your country, you may also have the right to access, correct, delete, restrict, be forgotten, or object to processing of, or request data portability of the PI collected about you subject to some conditions and exceptions.

You can find out more about these rights in the European Union (EU) by reading the General Data Protection Regulation (GDPR). You can find out more about these rights in the United Kingdom (UK) (and about UK GDPR) by visiting the Information Commissioner's website.

If you wish to inquire about any of this please send an email to <u>Privacy@rheosense.com</u>.

You may also have the right to lodge a complaint with a data protection regulator.

COOKIES

We use cookies on the websites. You may choose to not accept cookies through our cookies consent mechanism or otherwise disable them by selecting the appropriate settings on your browser. However, please note that if you do this you may not be able to use the full functionality of this website.

EXPORT OF PERSONAL DATA FROM THE EEA, UK OR SWITZERLAND

The PI collected in the territory of the European Economic Area (EEA), UK or Switzerland may be accessed in, transferred to, and/or stored at, a destination outside the EEA, UK or Switzerland in which data protection laws may be of a lower standard. Certain countries outside the EEA have been approved by the European Commission



and, or the UK as providing essentially equivalent protections to EEA and UK data protection laws and therefore no additional safeguards are required to export PI to these jurisdictions. We will transfer PI out of the EEA only subject to European Commission approved contractual terms that impose equivalent data protection obligations directly on the recipient unless we are permitted under applicable data protection law to make such transfers without such formalities. Similarly for transfer outside of the UK we will transfer PI out of the UK only subject to approved contractual terms that impose equivalent data protection obligations directly on the recipient unless we are permitted under applicable data protection law to make such transfers without such formalities.

GOOGLE ANALYTICS – STATEMENT

RheoSense websites uses Google Analytics, a web analytics service provided by Google, Inc. of Mountain View, California, United States ("Google"). Google Analytics uses "cookies", which are text files placed on your computer, to help the websites analyze how users use such sites. The information generated by the cookie about your use of the website (including your IP address) will be transmitted to and stored by Google on servers in the United States. Google will use this information for the purpose of evaluating your use of the website, compiling reports on website activity for website operators and providing other services relating to website activity and internet usage. Google may also transfer this information to third parties where required to do so by law, or where such third parties process the information on Google's behalf.

RheoSense also uses various Google services including Google Maps to give directions to our offices and YouTube to show videos. Google may aggregate data from our websites with other data that they hold about you. You may refuse the use of cookies by selecting the appropriate settings on your browser. However, please note that if you do this you may not be able to use the full functionality of this website. By using this website, you consent to the processing of data about you by Google in the manner and for the purposes set out above. For more information, please visit Google's privacy page.

MODIFICATIONS TO THE PRIVACY POLICY

RheoSense reserves the right to change its Privacy Policy at any time. RheoSense encourages all users to bookmark this page and check it occasionally for updates. The current version of this Policy can always be found at the end of the document. RheoSense will attempt to maintain all prior versions of this Policy.

COMPLIANCE

RheoSense will perform random self-audits in order to review its compliance with this Policy.

CONTACT

RheoSense is the company operating and maintaining this Website and is the data controller of your Pl processed by us under this Policy. If you have any additional questions or concerns about this Policy, please feel free to contact us any time at <u>Privacy@rheosense.com</u>.



FOR CALIFORNIA RESIDENTS (CA PRIVACY POLICY "CPP")

This section of the Policy supplements and amends the information contained in our Policy with respect to California residents. This section of the Policy applies solely to individuals, visitors, users, and others who are natural persons and residents of the State of California ("consumers" or "you"). THIS ADDENDUM TO THE PRIVACY POLICY DOES NOT APPLY TO USERS WHO ARE NOT NATURAL PERSONS AND NOT CALIFORNIA RESIDENTS.

The CPP describes RheoSense policies and practices regarding the PI we collect, use, and disclose about you, including PI you submit or we obtain when you access the Site and other sources. This CPP is adopted in part to comply with the California Consumer Privacy Act ("CCPA").

Any terms defined within the CCPA have the same meaning when utilized within this CPP. The other provisions of the Policy continue to apply except as modified in this CPP. However, PI used in this CCP does not include:

- Publicly available information from government records.
- De-identified or aggregated consumer information.
- Information excluded from the CCPA's scope, such as PI covered by certain sector-specific privacy laws, including the Fair Credit Reporting Act (FCRA), the Gramm-Leach-Bliley Act (GLBA) or California Financial Information Privacy Act (FIPA), and the Driver's Privacy Protection Act of 1994.

Consumer Rights. Pursuant to the CCPA, and as detailed below, consumers have various rights with respect to their PI.

• **Request to Delete.** You have the right to request that we delete your PI from our records and direct any service providers to delete your PI from their records, subject to certain exceptions. Upon receipt of a confirmed verifiable consumer request (see below), and as required by the CCPA, we will delete and direct any service providers to delete your PI from our records.

RheoSense is not required to comply with your request to delete your PI if it is necessary for us (or its service provider) to maintain your PI in order to:

- Complete the transaction for which the PI was collected, provide a good or service requested by you, or reasonably anticipated within the context of our ongoing business relationship with you, or otherwise perform a contract between RheoSense and you.
- Detect security incidents, protect against malicious, deceptive, fraudulent, or illegal activity; or prosecute those responsible for that activity.
- Debug to identify and repair errors that impair existing intended functionality.
- Exercise free speech, ensure the right of another consumer to exercise his or her right of free speech, or exercise another right provided for by law.



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- Comply with the California Electronic Communications Privacy Act pursuant to Chapter 3.6 (commencing with Section 1546) of Title 12 of Part 2 of the Penal Code.
- Engage in public or peer-reviewed scientific, historical, or statistical research in the public interest that adheres to all other applicable ethics and privacy laws, when deletion of the information is likely to render impossible or seriously impair the achievement of such research, if you have provided informed consent.
- To enable solely internal uses that are reasonably aligned with your expectations based on your relationship.
- Comply with a legal obligation.
- Otherwise use your PI, internally, in a lawful manner that is compatible with the context in which you provided the information.

Upon receipt of a confirmed verifiable consumer request (see below), and as required by the CCPA, we will provide a response to such requests.

If you are under the age of 18, and a registered user of any Site where this CPP is posted, California law permits you to request and obtain removal of content or information you have publicly posted. You may submit your request using the contact information in the Policy. Please be aware that such a request does not ensure complete or comprehensive removal of the content or information you have posted and that there may be circumstances in which the law does not require or allow removal even if requested.

Request to Know. You have the right to request that we disclose the following to you as it relates to the 12-month period preceding its receipt of your verifiable consumer request:

- The categories of PI we have collected about you.
- The categories of sources from which the PI was collected.
- The business or commercial purpose for collecting PI.
- The categories of PI we disclosed for a business purpose.
- The categories of third parties with whom we share PI.
- The specific pieces of PI we collected about you.

Upon receipt of a verifiable consumer request (see below), and as required by the CCPA, we will provide a response to such requests.

Non-discrimination. We will not discriminate against you in violation of the CCPA for exercising any of your CCPA rights. For example, we generally will not provide you with a different level or quality of goods or services if you exercise your rights under the CCPA.

Submitting Consumer Rights Requests. To submit any of the Consumer Rights requests as outlined above, please contact us at <u>privacy@rheosense.com</u>. We reserve the right to only respond to verifiable consumer requests. A verifiable consumer request is one made by any individual who is:



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- the consumer who is the subject of the request,
- a consumer on behalf of the consumer's minor child, or
- by a natural person or person registered with the Secretary of State authorized to act on behalf of a consumer.

If we request, you must provide us with sufficient information to verify your identity and, or authority to act on behalf of the consumer. In general, we may ask you to provide identifying information that we already maintain about you, or we may use a third-party verification service. In either event, we will try to avoid asking you for sensitive PI to verify your identity. We may not be able to respond to your request or provide you with PI if we cannot verify your identity or authority to make the request and confirm the PI relates to you. However, making a verifiable consumer request does not require you to create an account with us. Additionally, you will need to describe your request in sufficient detail to allow us to review, understand, assess, and respond. PI collected from an individual to determine whether a request is a verifiable consumer request may not be used or disclosed for any other purpose except as required by law. We will attempt to respond to a verifiable consumer request within forty-five (45) calendar days of receipt, but we may require an extension of up to forty-five (45) additional calendar days to respond and we will notify you of the need for the extension.

If you have an account with us, we will deliver our written response to that account. If you do not have an account with us, we will deliver our written response by mail or electronically, at your option. Any disclosures we provide will only cover the 12-month period preceding receipt of your verifiable consumer request. The response we provide will also explain the reasons we cannot comply with a request, if applicable. To the extent permitted by the CCPA, we will respond to no more than two requests during any 12-month period.

You may authorize a natural person or a business registered with the California Secretary of State to act on your behalf with respect to the right under this CPP. When you submit a Request to Know or a Request to Delete, unless you have provided the authorized agent with a qualifying power of attorney, you must provide your authorized agent written permission (signed by you) to act on your behalf and verify the authorized agent's identity with us. We reserve the right to deny requests from persons or businesses claiming to be authorized agents that do not submit sufficient proof of their authorization.

Questions. If you have questions about this CCP provision, please contact us as described above in the Policy.

FOR PEOPLE'S REPUBLIC OF CHINA (PRC) RESIDENTS

This section of the Policy supplements and amends the information contained in our Policy with respect to PRC residents. This PRC Policy applies solely to individuals, visitors, users, and others who are natural persons and residents of the People's Republic of China ("consumers" or "you"). THIS ADDENDUM TO THE POLICY DOES NOT APPLY TO USERS WHO ARE NOT NATURAL PERSONS AND NOT PRC RESIDENTS.



The PRC Policy describes RheoSense policies and practices regarding the PI we collect, use, and disclose about you, including PI you submit, or we obtain when you access the Site and other sources. This PRC Policy is adopted in part to comply with the Personal Information Protection Law of PRC ("PIPL").

Any terms defined within the PIPL have the same meaning when utilized within this PRC Policy. The other provisions of the Policy continue to apply except as modified in this PRC Policy. Note, however, that PI as used in this PRC Policy does not include de-identified information:

Consumer Rights. Unless otherwise regulated in other laws and regulations, pursuant to Chapter 4 of the PIPL, consumers have below rights with respect to their PI.

- Right to Know and decision
- Request to Review, copy his/her PI, except as described in Art. 18 and 35 of the PIPL
- **Request to Rectify.** You have the right to request we rectify your PI where you found it is not accurate.
- **Request to Know.** You have the right to request us to explain our data processing rules.
- Request to Delete. You have the right to request that we delete your PI from our records and direct any
 service providers to delete your PI from their records, subject to certain exceptions. Upon receipt of a
 confirmed verifiable consumer request (see below), and as required by the PIPL, we will delete and direct
 any service providers to delete your personal information from our records.

RheoSense may not be able to comply with your request to delete your PI under the circumstances as described below, under which RheoSense shall stop all data processing except data storage and necessary data protection actions:

- Within the archive term required by relevant laws or administrative regulations.
- Technically impossible to delete such PI.

Upon receipt of a confirmed verifiable consumer request (see below), and as required by the PIPL, we will provide a response to such requests.

Submitting Consumer Rights Requests. To submit any of the Consumer Rights requests as outlined above, please contact us at <u>privacy@rheosense.com</u>. We reserve the right to only respond to verifiable consumer requests. A verifiable consumer request is one made by any individual who is:

- the consumer who is the subject of the request,
- a consumer on behalf of the consumer's minor child, or
- by a natural person authorized to act on behalf of a consumer.

If we request, you must provide us with sufficient information to verify your identity and, or authority to act on behalf of the consumer. In general, we may ask you to provide identifying information that we already maintain



about you, or we may use a third-party verification service. In either event, we will try to avoid asking you for sensitive PI to verify your identity. We may not be able to respond to your request or provide you with PI if we cannot verify your identity or authority to make the request and confirm the PI relates to you. However, making a verifiable consumer request does not require you to create an account with us. Additionally, you will need to describe your request in sufficient detail to allow us to review, understand, assess, and respond. PI collected from an individual to determine whether a request is a verifiable consumer request may not be used or disclosed for any other purpose except as required by law. We will attempt to respond to a verifiable consumer request within forty-five (45) calendar days of receipt, but we may require an extension of up to forty-five (45) additional calendar days to respond and we will notify you of the need for the extension.

If you have an account with us, we will deliver our written response to that account. If you do not have an account with us, we will deliver our written response by mail or electronically, at your option. Any disclosures we provide will only cover the 12-month period preceding receipt of your verifiable consumer request. The response we provide will also explain the reasons we cannot comply with a request, if applicable. To the extent permitted by the PIPL, we will respond to no more than two requests during any 12-month period.

You may authorize a natural person to act on your behalf with respect to the right under this Policy. When you submit a Request to Know, Request to Rectify or a Request to Delete, unless you have provided the authorized agent with a qualifying power of attorney, you must provide your authorized agent written permission (signed by you) to act on your behalf and verify the authorized agent's identity with us. We reserve the right to deny requests from persons or businesses claiming to be authorized agents that do not submit sufficient proof of their authorization.

Exemption of individual consent. According to Section13 of the PIPL, individual consent is not required under below circumstances:

- where it is necessary for the conclusion or performance of a contract to which the individual concerned is a party, or for the implementation of human resources management in accordance with the labor rules and regulations formulated in accordance with the law and the collective contract concluded in accordance with the law;
- where it is necessary for the performance of statutory duties or statutory obligations;
- where it is necessary for the response to a public health emergency or for the protection of the life, health and property safety of a natural person;
- where such acts as news reporting and supervision by public opinions are carried out for the public interest, and the processing of personal information is within a reasonable scope;
- where it is necessary to process the personal information disclosed by the individual concerned or other personal information that has been legally disclosed within a reasonable scope in accordance with the provisions of this Law; and
- other circumstances prescribed by laws and administrative regulations



Export of Personal Data from PRC. PI collected in the territory of the PRC may be accessed in, transferred to, and, or stored at, a destination outside the PRC in which data protection laws may be of a higher or lower standard. We shall, in the territory of PRC, perform the standard no lower than such required by laws of PRC.

Questions. If you have questions about this PRC Policy, please contact us as described above in the Privacy Policy.

Consumers with Disabilities. This policy is in a form that is accessible to consumers with disabilities.

Terms and Conditions (including Consent). This online policy applies only to information collected via this online presence and specifically only to information collected from Webpages which include a hyperlink to this Privacy Policy.

By using this Website, you consent to all Terms and Conditions expressed in this Privacy Policy.

From time to time, we may modify and, or update this Privacy Policy and encourage you to check back on a regular basis to determine if any changes have been made.

Effective Date (last updated on): September 2023

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