

# Data Processing Agreement

## Provisions on data protection and data security for commissioned data processing

concluded by and between

### CONTROLLER

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Contact Person: \_\_\_\_\_

Email: \_\_\_\_\_

– **Controller** – (hereinafter referred to as “the Controller”, which term shall include “Business” as defined under the California Consumer Privacy Act where applicable)

and

**saas.group LLC** (operating the Juicer.io platform), 304 S. Jones Blvd #1205 Las Vegas, Nevada, 89107 USA

– **Processor** – (hereinafter referred to as “the Processor”, which term shall include “Service Provider” as defined under the California Consumer Privacy Act where applicable)

(Both jointly hereinafter referred to as “Parties”)

## Preamble

In order to specify the rights and obligations arising from the contractual data processing relationship in accordance with the statutory obligation under Art. 28 of the EU General Data Protection Regulation (EU GDPR), the UK General Data Protection Regulation (UK GDPR), and to ensure compliance with the California Consumer Privacy Act (CCPA) and other applicable data protection laws, the contracting Parties conclude the following agreement.

## Definitions

For the purposes of this Agreement, the following terms shall have the meanings set forth below:

**“Data Protection Legislation”** means any applicable legislative or regulatory regime enacted by a recognized government, or governmental or administrative entity with the purpose of protecting the privacy rights of natural persons, including (without limitation): - The General Data Protection Regulation (EU) 2016/679 (“**EU GDPR**”); - The EU GDPR as

saved into United Kingdom law by virtue of Section 3 of the United Kingdom's European Union (Withdrawal) Act 2018, and the United Kingdom's Data Protection Act 2018 ("**UK GDPR**"); - The California Consumer Privacy Act of 2018, as amended by the California Privacy Rights Act of 2020 ("**CCPA**"), Cal. Civ. Code § 1798.100 et seq.

**"Controller", "Processor", "Data Subject", "Personal Data", "Personal Data Breach",** and **"Processing"** have the meanings given to them in the Data Protection Legislation. For the purposes of this Agreement: (i) references to "Processor" shall be interpreted to include equivalent terms under applicable Data Protection Legislation, including "Service Provider" as defined under the CCPA; and (ii) the use of the term "Process" shall be interpreted in accordance with the definition of "Processing" under the relevant Data Protection Legislation.

**"Privacy Policy"** means the Processor's privacy policy available at <https://www.juicer.io/privacy>, as may be updated from time to time in accordance with applicable Data Protection Legislation.

**"Standard Contractual Clauses"** means: (i) where the EU GDPR applies, the Processor's EU Standard Contractual Clauses (Module Two: Controller to Processor) pursuant to European Commission Implementing Decision 2021/914; and/or (ii) where the UK GDPR applies, the Processor's International Data Transfer Addendum to the EU Commission Standard Contractual Clauses (UK ICO Version B1.0), attached as Annex 3 to this DPA.

## 1. Subject matter, nature and purpose of processing

- (1) Juicer provides social media aggregation and feed curation software that enables businesses to embed, curate, and aggregate social media content from multiple platforms into unified social media feeds displayed on their websites.
- (2) Furthermore, the subject matter of the processing arises from the Terms of Use available at <https://www.juicer.io/terms> (hereinafter referred to as "Main Agreement"), to which this refers to.

An additional processing of personal data of the Controller by the Processor is not intended.

## 2. Categories of personal data and data subjects

### (1) Categories of personal data processed:

- Identification data: names, email addresses
- Technical data: IP addresses (processed as necessary for TCP/IP communication and delivery of service content to the requesting client; not persistently stored)
- Social media data: social media handles, publicly accessible social media content
- Transaction data: customer purchase information (processed with limited access via third-party payment processor; complete payment credentials remain inaccessible to the Processor)

- Communication and contact data as specified in the Main Agreement
- Additional categories as described in the Processor's Privacy Policy available at <https://www.juicer.io/privacy>

**(2) Categories of data subjects whose personal data is processed:**

- The Controller's organization and its authorized users (including officers, employees, agents, and contractors)
- End users accessing the Controller's website
- Third-party individuals whose publicly available social media content is aggregated through the Processor's platform

### 3. Duration of the commission

The duration of this commission ("Term") corresponds to the duration of the Main Agreement and ends upon deletion of Controller's data as stipulated by the Main Agreement.

### 4. Responsibility and authority to issue instructions

- (1) The Controller is responsible for compliance with data protection regulations under the Data Protection Legislation, in particular for the lawfulness of data transfer to the Processor and for the lawfulness of data processing. The Processor shall not use the data for any other purpose and in particular shall not be entitled to pass them on to third parties. Copies and duplicates will not be made without the Controller's knowledge. Exceptions shall apply only to the extent specified in paragraph 2 of this clause.
- (2) The Processor processes personal data only on documented instruction from the Controller, unless otherwise required under Union law, the law of the Member State to which the Processor is subject, or applicable US state or federal law. Personal information will not be retained, used, or disclosed for any purpose other than as necessary for providing services as specified in the Main Agreement or as otherwise required by law. In the event of any contrary obligation, the Processor shall inform the Controller of the corresponding legal requirements before processing.
- (3) If the Processor is of the opinion that an instruction infringes data protection regulations, the Processor shall inform the Controller without delay in accordance with the Data Protection Legislation. The Processor shall be entitled to suspend the execution of the instruction until such instruction has been confirmed or changed.

### 5. Confidentiality

The Processor shall only employ persons for the execution of the work who have committed themselves to confidentiality in accordance with the requirements for processors under the Data Protection Legislation and who have previously been acquainted with the data protection provisions relevant to them. The Processor and any

person under the Processor's control who has access to personal data may process such data exclusively in accordance with the instructions of the Controller, including the powers conferred in this DPA, unless they are under a statutory obligation to process the data.

## 6. Data Security

- (1) The Processor shall take appropriate technical and organizational measures for the appropriate protection of personal data, in accordance with the requirements for processors under the Data Protection Legislation, in order to guarantee the security of the processing by the Processor. For this purpose, the Processor shall:
  - ensure the confidentiality, integrity, availability and resilience of systems and services in connection with processing in the long term,
  - ensure the ability to quickly restore the availability of and access to personal data in the event of a physical or technical incident; and
  - maintain a procedure for the regular review, assessment and evaluation of the effectiveness of technical and organizational measures to ensure the safety of processing.

The state of the art, the costs of implementation and the nature, scope and purpose of processing, as well as the risk of varying likelihood and severity of the risk for the rights and freedoms of natural persons must be taken into account in determining appropriate security measures.

- (2) The contracting Parties agree on the data security measures laid down in **Annex 1 "Technical and organizational measures"** to this DPA.
- (3) The technical and organizational measures are subject to technical progress and further development. In this respect, the Processor is permitted to implement alternative adequate measures. The safety level may not fall below the specified measures. Significant changes must be documented and communicated to the Controller in writing.

## 7. Engagement of other processors (subcontractors)

- (1) For the purposes of this provision, subcontractors shall be processors commissioned by the Processor whose services relate directly to the provision of the main service. This does not include ancillary services used by the Processor, for example, telecommunication services, postal/transport services and cleaning. However, the Processor is obliged to take appropriate and legally compliant contractual agreements and control measures to guarantee data protection and data security of the Controller's data, even in the case of outsourced ancillary services.
- (2) The outsourcing to subcontractors or the change of the existing subcontractor is permitted, provided that:

- (a) the Processor notifies the Controller in writing at least 30 days prior to the proposed engagement of any new subcontractor or replacement of an existing subcontractor;
  - (b) the notification includes the subcontractor's name, location, and a description of the processing activities to be performed;
  - (c) the Controller may object to such engagement or replacement on reasonable grounds relating to the protection of Personal Data by providing written notice to the Processor within 14 days of receiving the Processor's notification;
  - (d) if the Controller objects on reasonable grounds and the Parties cannot resolve the objection within a reasonable time, the Controller may terminate the affected services or, if termination of the affected services is not feasible, may terminate the Main Agreement upon 30 days' written notice without penalty.
- (3) A contractual agreement is to be concluded with the subcontractor in accordance with the requirements for processors under the Data Protection Legislation, which meets the requirements for confidentiality, data protection and data security of this DPA. The Controller shall be entitled to inspect the Processor's contracts with subcontractors and to demand that the Processor send a copy of these contracts.
- (4) The transfer of the Controller's personal data to the subcontractor and the subcontractor's first action shall only be permitted if all the prerequisites for subcontracting are met. The subcontractors approved by the Controller at the time of conclusion of the contract are listed in **Annex 2** to this contract.
- (5) If the subcontractor provides the agreed service outside the EU/EEA or UK, the Processor shall ensure the admissibility with regard to data protection law by means of appropriate measures.
- (6) Further outsourcing by the subcontractor requires the express consent of the Controller (at least in text form). All contractual provisions in the contract chain must also be imposed on the other subcontractors.

## 8. Cross-border data transfers

- (1) Where the Processing of Personal Data protected by EU GDPR involves transfers outside the EEA, or where the Processing of Personal Data protected by UK GDPR involves transfers outside the UK, to territories without an adequacy decision, the Processor shall ensure compliance with applicable Data Protection Legislation.
- (2) The Processor offers Standard Contractual Clauses as separate agreements to facilitate lawful cross-border transfers:

- **EU Standard Contractual Clauses (EU SCCs):** For transfers subject to EU GDPR, the Processor's EU SCCs (Module 2: Controller to Processor) pursuant to European Commission Implementing Decision 2021/914 are available upon request or at the Processor's website.
  - **UK Addendum:** For transfers subject to UK GDPR, the Processor's International Data Transfer Addendum to the EU Commission Standard Contractual Clauses (UK ICO Version B1.0) is available upon request or at the Processor's website.
- (3) Controllers requiring such transfer safeguards may execute the appropriate Standard Contractual Clauses agreement(s) by contacting [privacy@juicer.io](mailto:privacy@juicer.io).
  - (4) For transfers subject to CCPA, the Processor shall comply with applicable cross-border transfer requirements as specified in California law.

## 9. Support in protecting the rights of data subjects

- (1) The Processor is obliged to support the Controller with appropriate technical and organizational measures to protect the rights of data subjects under the Data Protection Legislation, including rights of access, rectification, erasure, restriction, portability, and objection. In particular, the Processor shall support the Controller in fulfilling the claims of data subjects for deletion of their personal data and in responding to requests under the CCPA including, but not limited to, rights to access, delete, and opt-out of the sale or sharing of personal information.
- (2) If data subjects are able to exercise the right to data portability against the Controller, the Processor shall ensure that they can receive the data, which they have provided to the Controller, in a structured, commonly used and machine-readable format.
- (3) The Processor may only correct, delete or restrict the processing of personal data in accordance with documented instructions from the Controller. The Processor may only provide information to third parties or the persons concerned after prior written consent by the Controller.
- (4) If a data subject contacts the Processor directly in order to assert their rights under the Data Protection Legislation (including rights under the EU GDPR, UK GDPR, or CCPA), the Processor will forward the request to the Controller promptly.

## 10. Personal Data Breach notification

- (1) If the Processor becomes aware of a Personal Data Breach, the Processor shall notify the Controller without undue delay after having become aware of the breach.
- (2) Such notification shall contain, to the extent possible:
  - A description of the nature of the Personal Data Breach including the categories and approximate number of data subjects concerned and the categories and approximate number of personal data records concerned;

- The name and contact details of the Processor's data protection contact point where more information can be obtained;
  - A description of the likely consequences of the Personal Data Breach;
  - A description of the measures taken or proposed to be taken by the Processor to address the Personal Data Breach, including measures to mitigate its possible adverse effects.
- (3) Where, and in so far as, it is not possible to provide all information at the same time, the initial notification shall contain the information then available and further information shall, as it becomes available, subsequently be provided without undue delay.
- (4) The Processor shall cooperate with and assist the Controller to enable the Controller to comply with its obligations under the Data Protection Legislation, including breach notification requirements under EU GDPR, UK GDPR, CCPA and other applicable US state laws.
- (5) For Personal Data subject to UK GDPR, the Processor shall assist the Controller in meeting its obligations to report Personal Data Breaches to the Information Commissioner's Office (ICO) within 72 hours where feasible and to notify affected Data Subjects where required under UK data protection law.

## 11. Data Retention and Deletion

- (1) Personal data will be deleted or returned to the Controller in accordance with the following retention periods established by the Processor:
- Contact details (name, email, address, etc.) are retained for 2 years after account deletion to enable customer identification and support as further described in the Privacy Policy
  - Social media posts and handles are deleted within 62 days after account deletion to enable restoration in case of accidental account cancellation
  - Unless otherwise required by applicable law or as specified in the Main Agreement
- (2) The Processor shall document and certify to the Controller that all data has been deleted or returned in accordance with this DPA upon the Controller's request.

## 12. CCPA-Specific Obligations

- (1) **No Sale or Share of Personal Information.** The Processor certifies that it does not and will not sell or share personal information as those terms are defined in the California Consumer Privacy Act of 2018, as amended by the California Privacy Rights Act of 2020 (collectively, "CCPA"), Cal. Civ. Code § 1798.100 et seq.
- (2) **Service Provider Limitations.** The Processor shall not retain, use, or disclose personal information provided by or on behalf of the Controller except as necessary for the specific purpose of performing the services specified in Section 1 of this DPA, or as otherwise permitted by the CCPA. The Processor shall not retain, use, or

disclose such personal information for a commercial purpose other than providing the services specified in Section 1 of this DPA, or as otherwise permitted by the CCPA, including by retaining, using, or disclosing personal information for a commercial purpose other than providing the services specified in Section 1 of this DPA. The Processor will not retain, use, or disclose the personal information provided by or on behalf of the Controller outside of the direct business relationship between the Processor and the Controller, unless expressly permitted by the CCPA.

- (3) **Right to Delete.** The Processor shall delete or enable the Controller to delete personal information about California consumers upon the Controller's request, unless an exception applies under CCPA § 1798.105(d).
- (4) **Certification of Understanding.** The Processor certifies that it understands the restrictions set forth in this Section 12 and will comply with them.
- (5) **CCPA Compliance.** The Processor will comply with all applicable sections of the CCPA and its regulations, including—with respect to the personal information that it collected pursuant to the Main Agreement with the Controller—providing the same level of privacy protection as required of businesses by the CCPA and its regulations.
- (6) **Controller's Right to Ensure Compliance.** The Controller has the right to take reasonable and appropriate steps to ensure that the Processor uses the personal information that it collected pursuant to the Main Agreement in a manner consistent with the Controller's obligations under the CCPA and its regulations.
- (7) **Notification of Non-Compliance.** The Processor must notify the Controller after it makes a determination that it can no longer meet its obligations under the CCPA and its regulations.
- (8) **Right to Stop and Remediate Unauthorized Use.** The Controller has the right, upon notice, to take reasonable and appropriate steps to stop and remediate the Processor's unauthorized use of personal information.

### 13. Support with documentation and reporting obligations

- (1) If the Processor is legally obliged under the Data Protection Legislation to appoint a data protection officer, the Processor shall inform the Controller of the data protection officer's contact details for the purpose of direct contact. A change of the data protection officer must be reported to the Controller immediately.
- (2) As designated contact person for data protection matters, Petr Chalupa, CTO of Juicer, has been appointed.
  - Contact email: [privacy@juicer.io](mailto:privacy@juicer.io)
  - Address: 304 S. Jones Blvd #1205, Las Vegas, Nevada, 89107, USA



- (3) The Processor shall support the Controller with all information at its disposal in fulfilling the information obligations in relation to the competent supervisory authority and, if applicable, in relation to the data subjects affected by the violation of the protection of personal data, as well as any notification requirements under the CCPA and other applicable US laws.
- (4) The Processor shall support the Controller with all information at its disposal in conducting data protection impact assessments and, if necessary, in prior consultations with the competent supervisory authority under the Data Protection Legislation.
- (5) The Processor shall inform the Controller without delay of any checks and measures taken by the supervisory authority insofar as they relate to this DPA.

## 14. Termination of the commission

- (1) At the choice of the Controller, the Processor deletes or returns all the personal data to the Controller after the end of the provision of services relating to processing, and deletes existing copies unless Union or Member State law or applicable US law requires storage of the personal data.
- (2) The Processor shall, without explicit request, prove to the Controller in text form with date indication that he has returned all data carriers and other documents to the Controller or that he has destroyed or deleted them in accordance with data protection regulations and has therefore not retained any of the Controller's data.
- (3) The Processor shall keep any and all documentation which serves as evidence of the orderly and lawful data processing for the Controller beyond the end of the contract. The Processor can return them to the Controller at the end of the contract for its discharge.
- (4) The Controller may terminate this DPA immediately upon written notice to the Processor if the Processor fails to comply with any material provision of this DPA or the Data Protection Legislation.
- (5) Upon termination of this DPA for any reason, the following Sections shall survive and remain in full force and effect: Section 5 (Confidentiality), Section 10 (Personal Data Breach notification), Section 11 (Data Retention and Deletion), Section 14 (Termination of the commission), Section 17 (Liability), Section 18 (Notice), and Section 19 (Final provisions, including Governing law).

## 15. Control rights of the Controller

- (1) The Controller is entitled to regularly check the technical and organizational measures as well as compliance with this DPA and data protection regulations before and during the provision of services relating to processing. For this purpose,

the Controller or an authorized auditor may inspect the data processing equipment and the data processing systems of the Processor.

- (2) For this purpose, the Processor shall be obliged to grant the Controller, during normal business hours and with reasonable advance notice (at least 30 days), access to the premises where the Controller's data are physically or electronically processed. The Controller coordinates the inspections with the Processor in such a way that the operating procedures of the Processor are affected as little as possible.
- (3) The Processor shall provide the Controller with all necessary information to prove the technical and organizational measures as well as compliance with this DPA and data protection regulations. This information especially includes current attestations, reports or report extracts from independent bodies (e.g. financial auditors, external experts, IT security or data protection auditors) and suitable certification (e.g. according to the Basic Protection of the BSI – German Federal Office for Information Security). The Processor provides immediately the Controller with specific information on a case-by-case basis.

## 16. Warranties

- (1) The Processor warrants and represents that:
  - (a) It and anyone operating on its behalf will Process the Personal Data in compliance with the Data Protection Legislation;
  - (b) Considering the current technology environment and the Processing involved, it will maintain appropriate technical and organizational measures to ensure an adequate level of security as described in Section 6;
  - (c) It shall ensure that any persons involved in the Processing of the Personal Data on its behalf, including its employees, agents, contractors and subcontractors, are adequately trained and aware of their responsibilities regarding the protection of the Personal Data.

## 17. Liability

- (1) Under the Data Protection Legislation, the Controller and the Processor are liable in their external relationship for the material and immaterial damage suffered by a person as a result of an infringement of the Data Protection Legislation. If both the Controller and the Processor are responsible for such damage, the Parties are internally liable for this damage in proportion to their share of the responsibility. If, in such a case, a person claims damages from one party in whole or in part, the other party can demand indemnification or indemnity from the other party corresponding to its part of responsibility for the damage.

## 18. Notice

- (1) All notices required or permitted under this DPA shall be sent via email to the email address provided by the receiving Party in the signature section of this DPA or as otherwise designated by such Party in writing.
- (2) Notices shall be deemed given upon confirmation of receipt of the email transmission.
- (3) Either Party may change its designated email address for notices by providing written notice to the other Party.

## 19. Final provisions


- (1) Data carriers and data records provided to the Processor remain the property of the Controller.
- (2) If individual or several clauses of this DPA should be ineffective, the effectiveness of the remaining agreement is not affected. In the event that individual or several provisions of the contract are invalid, the Parties shall immediately replace the invalid provision with a provision which most closely resembles the invalid provision in terms of commercial interests and data protection.
- (3) In the event of a contradiction between the Main Agreement and this DPA, this DPA shall take precedence in so far as the contradiction concerns the processing of personal data.
- (4) All services provided by the Processor in connection with the fulfillment of its obligations under this DPA, including reasonable assistance with Data Subject requests, breach notifications, and providing information for Controller audits, shall be included in the remuneration from the Main Agreement and provided at no additional cost to the Controller.
  - However, if the Controller exercises audit rights under Section 15 more than once per calendar year (unless required due to a suspected breach or other reasonable cause), the Controller shall bear the reasonable costs of such additional audits.
- (5) **Governing law and venue.** This Data Processing Agreement is subject to German law.
- (6) The following Annexes form an integral part of this DPA:
  - Annex 1 “Technical and organizational measures”
  - Annex 2 “Approved subcontractors”
  - Annex 3 “UK International Data Transfer Addendum”

## Signatures

### FOR THE CONTROLLER:

Place: \_\_\_\_\_  
Date: \_\_\_\_\_  
Name (Print): \_\_\_\_\_  
Title: \_\_\_\_\_  
Signature: \_\_\_\_\_

### FOR THE PROCESSOR (saas.group LLC):

Place: Las Vegas, Nevada, USA  
Date: Nov 13, 2025  
Name (Print): Ulrich Essmann  
Title: President  
Signature:  \_\_\_\_\_

## Annex 1

### Technical and organizational measures

Clause 6 of the Commissioned Data Processing Agreement refers to this annex for the specification of the technical and organizational measures.

#### 1. Confidentiality (Art. 32 para. 1 lit. b GDPR)

##### *1.1 Access control to premises and facilities (physical access control)*

**Access control to premises and facilities** Unauthorized access to premises and facilities must be prevented, whereas the term is to be understood spatially.

Measure	Status
Data processing equipment is under lock (servers hosted in secure data centers)	yes
Adherence to bring your own device policy	yes
Password protection of screens of workstations	yes
Functional and/or time-limited assignment of user authorizations	yes
Use of individual passwords	yes
Automatic locking of user accounts after multiple incorrect password entries	yes
Automatic password-protected screen locking after inactivity (screen saver)	yes
Minimum of 8 characters / upper and lower case, special characters,	yes

Measure	Status
numbers (of which at least 3 criteria)	
Prevention of trivial passwords	yes
Password history (no re-use of the last 5 passwords)	yes
Hashing of stored passwords	yes
Hashes are added with a “Salt” or “Pepper”	yes
Procedure for the assignment of authorizations with the entry of employees	yes
Procedure for revocation of authorizations due to department change of employees	yes
Procedure for revocation of authorizations due to exit of employees	yes
Obligation to confidentiality / data secrecy	yes
Logging and regular evaluation of system usage	yes
Controlled destruction of data carriers	yes

### *1.2 Access Control to Systems (Hardware access control)*

**Access control to systems** The intrusion of unauthorized persons into the data processing systems or their unauthorized use must be prevented.

Measure	Status
Data processing equipment is under lock (e.g. closed cage for servers)	yes
Adherence to bring your own device policy	yes
Password protection of screens of workstations	yes
Functional and/or time-limited assignment of user authorizations	yes
Use of individual passwords	yes
Automatic locking of user accounts after multiple incorrect password entries	yes
Automatic password-protected screen locking after inactivity (screen saver)	yes
Minimum of 8 characters / upper and lower case, special characters, numbers (of which at least 3 criteria)	yes
Prevention of trivial passwords (e.g. Dog1, Dog2, Dog3)	yes
Password history (no re-use of the last 5 passwords)	yes
Hashing of stored passwords	yes
Hashes are added with a “Salt” or “Pepper”	yes
Procedure for the assignment of authorizations with the entry of employees	yes
Procedure for revocation of authorizations due to department change of employees	yes
Procedure for revocation of authorizations due to exit of employees	yes
Obligation to confidentiality / data secrecy	yes

Measure	Status
Logging and regular evaluation of system usage	yes
Controlled destruction of data carriers	yes

### *1.3 Access control to Data (software access control)*

**Access control to data** Unauthorized activities in data processing systems outside of assigned authorizations must be prevented.

Measure	Status
Definition of access authorization, authorization concept	yes
Procedure for the recovery of data from backups (who, when, on whose request)	yes
Regular review of authorizations	yes
Restriction of free and uncontrolled query options for databases	yes
Regular evaluation of logs (log files)	yes
Partial access to data stocks and functions (Read, Write, Execute)	yes
Use of appropriate security systems (software/hardware): Virus scanner	yes
Use of appropriate security systems (software/hardware): Firewalls	yes

### *1.4 Separation Control*

**Separation control** Data collected for different purposes must also be processed separately.

Measure	Status
Separation of customer data (multi-client capability of systems)	yes
File separation in databases	yes
Logical data separation (e.g. based on customer or client IDs)	yes
Authorization concept that takes into account a separate processing of data of different customers	yes
Separation of functions	yes
Separation of development, test and production system	yes

### *1.5 Pseudonymisation (Art. 32 para. 1 lit. a GDPR; Art. 25 para. 1 GDPR)*

**The processing of personal data in such a way that the data can no longer be attributed to a specific data subject without further information, provided that such additional information is kept separately and subject to appropriate technical and organizational measures.**

Measure	Status
Measures:	n/a

## 2. Integrity (Art. 32 para. 1 lit. b GDPR)

### 2.1 Control of transmission

**Control of transmission** Aspects of the transfer (transmission) of personal data are to be regulated: electronic transfer, data transport as well as their control.

Measure	Status
What is the mode of transmission of data between Controller and third parties?	
Data exchange via https connection	yes
Encryption of data carriers with confidential data	yes
Encryption of laptop hard disks	yes
Controlled destruction of data	yes
No use of physical data carriers	yes
No use private data carriers at work	yes
Paper disposal: Secure destruction of paper documents	n/a
Juicer is a paperless organization	yes

### 2.2 Entry control

**Entry control** Traceability and documentation of data administration and maintenance must be guaranteed.

Measure	Status
Labelling of collected data	yes
Definition of user authorizations (profiles)	yes
Differentiated user authorizations: Read, modify, delete	yes
Partial access to data or functions	yes
Logging of entries / deletions	yes
Obligation to confidentiality / data secrecy	yes

## 3. Availability and Resilience (Art. 32 para. 1 lit. b GDPR)

### 3.1 Availability control

**Availability control** The data must be protected against accidental destruction or loss.

Measure	Status
Data protection and backup concept	yes
Carrying out data protection and backup concept	yes
Restriction of access to server rooms to authorised personnel	yes
Fire alarm systems in server rooms	yes

Measure	Status
Smoke detectors in server rooms	yes
Waterless firefighting systems in server rooms	yes
Air-conditioned server rooms	yes
Lightning / overvoltage protection	yes
Water sensors in server rooms	yes
Server rooms in separate fire compartments	yes
Keep backup systems in separate rooms and fire compartment	yes
Ensure technical readability of backup storage media for the future	yes
Storage of archive storage media under necessary storage conditions (air conditioning, protection requirements, etc.)	yes
CO2 fire extinguishers in the immediate vicinity of the server rooms	yes
Agreement regarding transfer of the (data) backups	yes
Emergency plan (e.g. water, fire, explosion, threat of attacks, crash, earthquake)	yes
Vulnerability analysis (terrain protection, building protection, intrusion into computers, computer networks)	yes
Storage of data in data storage cabinets, safes	yes
UPS system (uninterruptible power supply)	yes
Power generator	yes

### *3.2 Resistance and reliability control*

**Resistance and reliability control** Systems must be able to cope with risk-related changes and must be tolerant and able to compensate disruptions.

Measure	Status
Alternative data centers available (Hot- or Cold-Stand-by?): Hot	yes
Redundant power supply	yes
Redundant UPS system	yes
Redundant power generators	yes
Redundant air conditioning	yes
Redundant fire fighting	yes
Other redundant systems / procedures: Hard disk mirroring	yes
Computer Emergency Response Team (CERT)	yes
Loadbalancer	yes
Data storage on RAID systems (RAID 1 and higher)	yes
Delimitation of critical components	yes



Measure	Status
Performance of penetration tests	yes
System hardening (deactivation of non-required components)	yes
Security is included as a main consideration during the design phase of the systems	yes
Definition of security measures to protect and validate communication between system components	yes
Limitation of authorizations on a need-to-know basis	yes
External contractors (service providers) and maintenance personnel must have a specific access, which must only be active during the intervention and remain disabled the rest of the time	yes
Periodic security training and awareness campaign within the organization	yes
Awareness campaigns to inform users of the security concepts of specific systems and traditional IT systems	yes
Specific security training to teach how to apply security measures and behaviors on the daily processes with the least impact possible	yes

#### 4. Procedures for regular testing, assessing and evaluating (Art. 32 para. 1 lit. d GDPR; Art. 25 para. 1 GDPR)

##### 4.1 Control procedures

**Control procedures** A procedure is to be implemented for regularly testing, assessing and evaluating the effectiveness of the data security measures.

Measure	Status
Records of processing activities are reviewed and at least updated annually (where applicable)	yes
Notification of new/changed data processing procedures to the Data Protection Officer	yes
Notification of new/changed data processing procedures to the IT Security Officer	yes
Processes for reporting new/changed procedures are documented	yes
Privacy-friendly settings are selected	yes
Security measures are subject to regular internal audits	yes
In the event of a negative outcome of the above-mentioned review, the security measures are adjusted, renewed and implemented in line with the risks involved	yes
There is a process to prepare for security breaches (attacks) and system failures as well as to identify, contain, eliminate and recover them (incident response process)	yes

## 4.2 Control of instructions

**Control of instructions** It must be ensured that commissioned data processing by service providers (subcontractors) is only processed in accordance with the instructions of the Processor.

Measure	Status
Contracts according to the requirements of Art. 28 GDPR	yes
Centralized registration of commissioned service providers (contract management)	yes
Regular monitoring of the technical and organizational measures taken by the service providers (during contract period)	yes
On-site inspection at the services providers' premises and facilities	yes
Auditing of the contractor's data security concept	yes
Inspection of existing IT security certificates of contractors	yes

## Annex 2

### Approved subcontractors

The Controller agrees to the commissioning of the following subcontractors, but only under the condition of a contractual agreement in accordance with Sections Art. 28 para. 2-4 GDPR:

Company (subcontractor)	Processing site	Type of service
Sinch (Mailgun, Mailjet)	USA	Email Marketing Services
Customer.io	USA	Email Marketing Services
Salesforce (Heroku)	USA	Hosting and Infrastructure Services
Amazon	USA	Hosting and Infrastructure Services
Digital Ocean	EU, USA	Hosting and Infrastructure Services
Mixpanel	USA	Tracking and Analytics Services
Hotjar	EU, USA	Tracking and Analytics Services
Talend (Stitch)	USA	Analytics Services
Stripe	USA	Payment Processing Services
Helpwise	USA	Customer Support and Communication Services
Intercom	USA	Customer Support and Communication Services
HubSpot	EU	Customer Relationship Management

Company (subcontractor)	Processing site	Type of service
Churnkey	USA	Subscription management
Mezmo	USA	Log aggregation & analysis
Cloudflare	USA	DNS and CDN Services
Google Workspace	USA	Business productivity
Slack	USA	Collaboration and Communications
Zapier	USA	Automation
Produktly	EU	Digital Adoption Platform

## Annex 3

### UK International Data Transfer Addendum

# INTERNATIONAL DATA TRANSFER ADDENDUM TO THE EU COMMISSION STANDARD CONTRACTUAL CLAUSES

## VERSION B1.0, in force 21 March 2022

This Addendum has been issued by the Information Commissioner for Parties making Restricted Transfers. The Information Commissioner considers that it provides Appropriate Safeguards for Restricted Transfers when it is entered into as a legally binding contract.

**NOTE:** This UK Addendum forms an integral part of the Data Processing Agreement between the Parties. By signing the Data Processing Agreement, the Parties enter into this UK Addendum in accordance with Section 2 of Part 2 of this Addendum, and no separate signature is required.

## Part 1: Tables

### Table 1: Parties

**Start date** The date on which the Data Processing Agreement is signed by both Parties

### The Parties

#### Exporter (who sends the Restricted Transfer)


Parties' details:

Full legal name: \_\_\_\_\_

Trading name (if different): \_\_\_\_\_

Main address (if a company registered address):  
 \_\_\_\_\_  
 Official registration number (if any) (company number or similar identifier): \_\_\_\_\_  
 Key Contact Full Name: \_\_\_\_\_  
 Job Title: \_\_\_\_\_  
 Contact email: \_\_\_\_\_  
 Signature (if required for the purposes of Section 2) \_\_\_\_\_

**Importer (who receives the Restricted Transfer)**

Parties' details: Full legal name: **saas.group LLC**  
 Trading name (if different): **Juicer.io**  
 Main address: **304 S. Jones Blvd #1205, Las Vegas, Nevada, 89107, USA**  
 Official registration number: **E51692192025-2**  
 Key Contact Full Name: **Ulrich Essmann**  
 Job Title: **President**  
 Contact email: **privacy@juicer.io**  
 Signature (if required for the purposes of Section 2) \_\_\_\_\_ 

**Table 2: Selected SCCs, Modules and Selected Clauses**

**Addendum EU SCCs** The version of the Approved EU SCCs which this Addendum is appended to, detailed below, including the Appendix Information:  
**Date:** The date on which the Data Processing Agreement is signed by both Parties  
**Reference (if any):** Standard Contractual Clauses for the transfer of personal data to third countries pursuant to Regulation (EU) 2016/679 (Module Two: Controller to Processor)  
**Other identifier (if any):** Juicer Standard Contractual Clauses (Controller to Processor)

**OR**

**Approved SCCs** **Addendum EU** The following Approved EU SCCs (as set out in Section 18) apply:

- ☐ **Module 1:** Transfer Controller to Controller
- ☒ **Module 2:** Transfer Controller to Processor
- ☐ **Module 3:** Transfer Processor to Processor
- ☐ **Module 4:** Transfer Processor to Controller

### Table 3: Appendix Information

“Appendix Information” means the information which must be provided for the selected modules as set out in the Appendix of the Approved EU SCCs (other than the Parties), and which for this Addendum is set out in:

<b>Annex 1A:</b>	List of Parties: As set out in <b>Annex I of the Juicer Standard Contractual Clauses (Controller to Processor)</b>
<b>Annex 1B:</b>	Description of Transfer: As set out in <b>Annex I of the Juicer Standard Contractual Clauses (Controller to Processor)</b>
<b>Annex II:</b>	Technical and organizational measures including technical and organizational measures to ensure the security of the data: As set out in <b>Annex II of the Juicer Standard Contractual Clauses (Controller to Processor)</b>
<b>Annex III:</b>	List of Sub processors (Modules 2 and 3 only): As set out in <b>Annex III of the Juicer Standard Contractual Clauses (Controller to Processor)</b>

### Table 4: Ending this Addendum when the Approved Addendum Changes

<b>Ending this Addendum when the Approved Addendum changes</b>	Which Party may end this Addendum as set out in Section 19:
	<input type="checkbox"/> Importer
	<input type="checkbox"/> Exporter
	<input checked="" type="checkbox"/> neither Party

## Part 2: Mandatory Clauses

### Entering into this Addendum

- Each Party agrees to be bound by the terms and conditions set out in this Addendum, in exchange for the other Party also agreeing to be bound by this Addendum.
- Although Annex 1A and Clause 7 of the Approved EU SCCs require signature by the Parties, for the purpose of making Restricted Transfers, the Parties may enter into this Addendum in any way that makes them legally binding on the Parties and allows data subjects to enforce their rights as set out in this Addendum. Entering into this Addendum will have the same effect as signing the Approved EU SCCs and any part of the Approved EU SCCs.

## Interpretation of this Addendum

3. Where this Addendum uses terms that are defined in the Approved EU SCCs those terms shall have the same meaning as in the Approved EU SCCs. In addition, the following terms have the following meanings:

Term	Definition
<b>Addendum</b>	This International Data Transfer Addendum which is made up of this Addendum incorporating the Addendum EU SCCs.
<b>Addendum EU SCCs</b>	The version of the Approved EU SCCs which this Addendum is appended to, as set out in Table 2, including the Appendix Information.
<b>Appendix Information</b>	As set out in Table 3.
<b>Appropriate Safeguards</b>	The standard of protection over the personal data and of data subjects' rights, which is required by UK Data Protection Laws when you are making a Restricted Transfer relying on standard data protection clauses under Article 46(2)(d) UK GDPR.
<b>Approved Addendum</b>	The template Addendum issued by the ICO and laid before Parliament in accordance with s119A of the Data Protection Act 2018 on 2 February 2022, as it is revised under Section 18.
<b>Approved EU SCCs</b>	The Standard Contractual Clauses set out in the Annex of Commission Implementing Decision (EU) 2021/914 of 4 June 2021.
<b>ICO</b>	The Information Commissioner.
<b>Restricted Transfer</b>	A transfer which is covered by Chapter V of the UK GDPR.
<b>UK</b>	The United Kingdom of Great Britain and Northern Ireland.
<b>UK Data Protection Laws</b>	All laws relating to data protection, the processing of personal data, privacy and/or electronic communications in force from time to time in the UK, including the UK GDPR and the Data Protection Act 2018.
<b>UK GDPR</b>	As defined in section 3 of the Data Protection Act 2018.

4. This Addendum must always be interpreted in a manner that is consistent with UK Data Protection Laws and so that it fulfils the Parties' obligation to provide the Appropriate Safeguards.
5. If the provisions included in the Addendum EU SCCs amend the Approved SCCs in any way which is not permitted under the Approved EU SCCs or the Approved Addendum, such amendment(s) will not be incorporated in this Addendum and the equivalent provision of the Approved EU SCCs will take their place.

6. If there is any inconsistency or conflict between UK Data Protection Laws and this Addendum, UK Data Protection Laws applies.
7. If the meaning of this Addendum is unclear or there is more than one meaning, the meaning which most closely aligns with UK Data Protection Laws applies.
8. Any references to legislation (or specific provisions of legislation) means that legislation (or specific provision) as it may change over time. This includes where that legislation (or specific provision) has been consolidated, re-enacted and/or replaced after this Addendum has been entered into.

## Hierarchy

9. Although Clause 5 of the Approved EU SCCs sets out that the Approved EU SCCs prevail over all related agreements between the parties, the parties agree that, for Restricted Transfers, the hierarchy in Section 10 will prevail.
10. Where there is any inconsistency or conflict between the Approved Addendum and the Addendum EU SCCs (as applicable), the Approved Addendum overrides the Addendum EU SCCs, except where (and in so far as) the inconsistent or conflicting terms of the Addendum EU SCCs provides greater protection for data subjects, in which case those terms will override the Approved Addendum.
11. Where this Addendum incorporates Addendum EU SCCs which have been entered into to protect transfers subject to the General Data Protection Regulation (EU) 2016/679 then the Parties acknowledge that nothing in this Addendum impacts those Addendum EU SCCs.

## Incorporation of and changes to the EU SCCs

12. This Addendum incorporates the Addendum EU SCCs which are amended to the extent necessary so that:
  - (a) together they operate for data transfers made by the data exporter to the data importer, to the extent that UK Data Protection Laws apply to the data exporter's processing when making that data transfer; and
  - (b) Sections 9 to 11 override Clause 5 (Hierarchy) of the Addendum EU SCCs; and
  - (c) the Parties have the same rights to vary or modify the Addendum EU SCCs as they would have under the Approved EU SCCs, subject to the restrictions set out in Section 18.
13. Unless the Parties have agreed alternative amendments which meet the requirements of Section 17, the provisions of Section 14 will apply.
14. No amendments to the Approved EU SCCs other than to select the Clauses, Modules and/or optional provisions are permitted under the Approved Addendum (subject to Section 10).

15. The following amendments to the Addendum EU SCCs (for the purpose of Section 12(b)) are made:

- (a) References to the “Clauses” means this Addendum, incorporating the Addendum EU SCCs;
- (b) In Clause 2, delete the words “and, with respect to data transfers from controllers to processors and/or processors to processors, standard contractual clauses pursuant to Article 28(7) of Regulation (EU) 2016/679”;
- (c) Clause 6 (Description of the transfer(s)) is replaced with: “The details of the transfer(s), and in particular the categories of personal data that are transferred and the purpose(s) for which they are transferred) are those specified in Annex I.B where UK Data Protection Laws apply to the data exporter’s processing when making that transfer.”;
- (d) Clause 8.7(i) of Module 1 is replaced with: “it is to a country benefitting from adequacy regulations pursuant to Section 17A of the UK GDPR that covers the onward transfer”;
- (e) Clause 8.8(i) of Modules 2 and 3 is replaced with: “the onward transfer is to a country benefitting from adequacy regulations pursuant to Section 17A of the UK GDPR that covers the onward transfer;”
- (f) References to “Regulation (EU) 2016/679”, “Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (General Data Protection Regulation)” and “that Regulation” are all replaced by “UK Data Protection Laws”. References to specific Article(s) of “Regulation (EU) 2016/679” are replaced with the equivalent Article or Section of UK Data Protection Laws;
- (g) References to Regulation (EU) 2018/1725 are removed;
- (h) References to the “European Union”, “Union”, “EU”, “EU Member State”, “Member State” and “EU or Member State” are all replaced with the “UK”;
- (i) The reference to “Clause 12(c)(i)” at Clause 10(b)(i) of Module one, is replaced with “Clause 11(c)(i)”;
- (j) Clause 13(a) and Part C of Annex I are not used;
- (k) The “competent supervisory authority” and “supervisory authority” are both replaced with the “Information Commissioner”;
- (l) In Clause 16(e), subsection (i) is replaced with: “the Secretary of State makes regulations pursuant to Section 17A of the Data Protection Act 2018 that cover the transfer of personal data to which this Addendum applies;”;
- (m) Clause 17 is replaced with: “These Clauses are governed by the laws of England and Wales.”;
- (n) Clause 18 is replaced with: “Any dispute arising from these Clauses shall be resolved by the courts of England and Wales. A data subject may also bring legal proceedings against the data exporter and/or data importer before the



courts of any country in the UK. The Parties agree to submit themselves to the jurisdiction of such courts.”; and

- (o) The footnotes to the Approved EU SCCs do not form part of the Addendum, except for footnotes 8, 9, 10 and 11.

### Amendments to this Addendum

16. The Parties may agree to change Clauses 17 and/or 18 of the Addendum EU SCCs to refer to the laws and/or courts of Scotland or Northern Ireland.
17. If the Parties wish to change the format of the information included in Part 1: Tables of the Approved Addendum, they may do so by agreeing to the change in writing, provided that the change does not reduce the Appropriate Safeguards.
18. From time to time, the ICO may issue a revised Approved Addendum which:
- (a) makes reasonable and proportionate changes to the Approved Addendum, including correcting errors in the Approved Addendum; and/or
  - (b) reflects changes to UK Data Protection Laws;
- The revised Approved Addendum will specify the start date from which the changes to the Approved Addendum are effective and whether the Parties need to review this Addendum including the Appendix Information. This Addendum is automatically amended as set out in the revised Approved Addendum from the start date specified.
19. If the ICO issues a revised Approved Addendum under Section 18, if any Party selected in Table 4 “Ending this Addendum when the Approved Addendum changes”, will as a direct result of the changes in the Approved Addendum have a substantial, disproportionate and demonstrable increase in:
- (a) its direct costs of performing its obligations under the Addendum; and/or
  - (b) its risk under the Addendum,
- and in either case it has first taken reasonable steps to reduce those costs or risks so that it is not substantial and disproportionate, then that Party may end this Addendum at the end of a reasonable notice period, by providing written notice for that period to the other Party before the start date of the revised Approved Addendum.
20. The Parties do not need the consent of any third party to make changes to this Addendum, but any changes must be made in accordance with its terms.

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## Part 3: Signatures

**SIGNATURES:** This UK International Data Transfer Addendum forms Annex 3 of the Data Processing Agreement between the Parties and becomes effective on the date on which the Data Processing Agreement is signed by both Parties.

By signing the Data Processing Agreement, the Parties have entered into this UK Addendum in accordance with Section 2 of Part 2 of this Addendum. No separate signature on this Annex 3 is required.

The signature of the Data Processing Agreement by both Parties constitutes their legally binding agreement to the terms of this UK Addendum and allows data subjects to enforce their rights as set out in this Addendum.

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**END OF ANNEX 3**