

## SERVICE-related description

# SAP Non-NetWeaver Schnittstellen-Services

Version 1.1 (15.03.2024)

## 1. Designation and object of SERVICE

### 1.1 Object of Service:

The SERVICE relates to services in the area of „SAP Non-NetWeaver Schnittstellen-Services“.

### 1.2 Purpose, Scope and Type of the Service:

The parties agree on the type and scope as well as the exclusive purposes of the commissioned data processing of the data by the contractor as follows:

The contractor creates and operates special SAP interfaces/connectors (especially SAP Adobe Document Service, SAP Business Connector, SAP Cloud Connector, SAP Router, SAP Web Dispatcher, SAP TREX and SAP Content Server) in accordance with the service description, through which personal data is transferred to specific recipients (depending on the connector/interface and the client's order).

In addition, support services are provided by the contractor for the client within the scope of a commissioned data processing, insofar as the knowledge of personal data cannot be excluded.

### 1.3 Type of Data:

Commissioned Data Processing relates to the following types of data:

The types of data processed in the context of service provision cannot be precisely defined in advance. The types of data depend on the nature of the client's requests, the types and purposes of the client's SAP-systems and on the data provided by the client itself in individual cases.

The provision of services involves the processing of data from the client's SAP systems. In any case, the following categories of data are processed:

- Master data (e.g. first name, last name)
- Contact details (e.g. e-mail, telephone, fax)
- Login data (e.g. user name)
- Log data (e.g. time of login, IP address)

### Special categories of data<sup>1</sup>:

- The Commissioned Data Processing does not concern any special categories of data within the meaning of Art. 9 GDPR.

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<sup>1</sup> Special categories of personal data include: Data revealing the ethnic origin, political opinions, religious or philosophical beliefs or trade union membership as well as genetic data, biometric data, health data and data relating to sex life or sexual orientation.

- The Commissioned Data Processing concerns the following special categories of data within the meaning of Art. 9 GDPR:

The special categories of data processed in the context of service provision cannot be precisely defined in advance. The types of data depend on the nature of the client’s requests, the types and purposes of the client’s SAP-systems and on the data provided by the client itself in individual cases.

#### 1.4 Categories of data subjects concerned by the commissioned data processing

The data concerns the data of the following categories of data subjects:

The categories of data subjects concerned by commissioned data processing depend on the purpose of the client’s individual system. For example, it is possible, that personal data of the client’s employees or customers may be processed.

## 2. Designation of subcontractors

- No subcontractors are used as part of the Commissioned Data Processing.
- In accordance with section 8 of the FRAMEWORK AGREEMENT on the Commissioned Data Processing, the subcontractors listed below are used as part of the Commissioned Data Processing.

The following subcontractors process the data on behalf of the contractor for partial SERVICES of the Commissioned Data Processing:

Designation of subcontractor	Address Subcontractor	Description of the Commissioned Data Processing
OEDIV Romania SRL	UNITED BUSINESS CENTER 0 TIMIȘOARA S.R.L.  Timișoara, 2 Piața Consiliul Europei square, Iulius Town, Timiș County  Building 03, 3rd floor  Postal Code: 300627	Administrative services
XLC Crossload Consulting GmbH	Monschauer Str. 12, 40549 Düsseldorf	This subcontractor can be used in the context of business support (administrative services) and support.

### 3. List of permitted Commissioned Data Processing activities in third countries

- No data processing takes place within the scope of the Commissioned Data Processing in third countries.
- In accordance with Section 2 of the FRAMEWORK AGREEMENT, the Client consents to the Contractor and/or subcontractors in the third countries specified below to carry out parts of the Commissioned Data Processing:

Designation of subcontractor	Description of the Commissioned Data Processing provided in third countries	Third country designation
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### 4. Additional arrangements on SERVICE-related technical and organisational measures

- As part of the provision of the services, the Contractor shall take the technical and organisational measures defined in ANNEX 2 of the FRAMEWORK AGREEMENT to ensure the security of the Commissioned Data Processing in accordance with Art. 32 GDPR.
- In addition to the technical and organisational measures defined in ANNEX 2 of the FRAMEWORK AGREEMENT, the contractor shall take the technical and organisational measures described below as part of the provision of the SERVICES to ensure the security of the Commissioned Data Processing in accordance with Art. 32 GDPR.

Description of SERVICE-related technical and organizational measures:

- Instead of the technical and organisational measures defined in ANNEX 2 of the FRAMEWORK AGREEMENT, the contractor shall take the technical and organisational measures described below as part of the provision of the SERVICES to ensure the security of the Commissioned Data Processing in accordance with Art. 32 GDPR.

Description of SERVICE-related technical and organizational measures: