### PERSONAL DATA

is the "Data" belonging to natural persons that SIDI SPORT SRL processes in order to stipulate and fulfill contractual relationships with its own customers/legal entities ("Customers"), including the data of the legal representative who signs the contract on behalf of the Customer, as well as of the Customer’s employees/consultants involved in the activities covered by the contract. In the latter case, the Customer is the source of the Data.

### PURPOSES OF PROCESSING

To establish and fulfill contractual relationships between the Client and SIDI SPORT S.R.L.,

To satisfy administrative-accounting procedures, including accounting and treasury management, as well as invoicing (for example, checking and recording invoices), in conformity with the requirements of the current legislation.

Out-of-court debt recovery,

If necessary, to ascertain, enforce or defend the Controller’s rights in court.

### LEGAL BASIS FOR THE PROCESSING

To fulfill the contract with regards to the legal representative’s data.

Legitimate interest with regards to the data belonging to the Customer’s employees/consultants involved in the contract activities.

Requirement to fulfill the legal obligation SIDI SPORT SRL is subject to.

### STORAGE PERIOD OF DATA

Contractual maturity and 10 years after the termination of the contract.

In the case of legal disputes, for its entire duration, until the expiry of the terms of judicial reliefs.

Upon expiry of the aforementioned storage periods, the data are destroyed or made anonymous, in line with technical procedures of deletion and backup.

### DATA TRANSFER

Data transfer is compulsory in order to conclude and/or fulfill the contract. Refusal to provide the Data would not enable establishing the contractual relationship and/or fulfilling its relative obligations.

### DATA RECIPIENTS

The Data can be communicated to external parties operating as controllers, for example, supervisory and control authorities, and generally any public or private subjects entitled to request the Data.

The Data can be processed, on behalf of the controller, by external subjects appointed as processors, who perform specific activities for the controller, for example, accounts, tax and insurance requirements, mailing, collection and payment management, etc.

### AUTHORIZED PROCESSING SUBJECTS

Data can be processed by the company’s employees assigned to pursue the purposes listed above and who are expressly authorized to process the data and have received adequate work instructions.

### DATA SUBJECT’S RIGHTS – CLAIMS TO THE SUPERVISORY AUTHORITY

By contacting "SIDI SPORT SRL”, via e-mail at info@sidisport.com, data subjects may ask SIDI SPORT SRL to access their Data, as well as to erase or correct them, to complete them, to limit processing in the cases provided for in art. 18 of the GDPR, and oppose processing carried out in the controller’s legitimate interest.

Furthermore, for any process based on consent or the contract and carried out by automated means, the data subject has the right to receive the data in an organized format, of common use, that is legible from any automatic devise and, if technologically feasible, to transfer the Data to another controller without any obstacle. The data subject has the right to lodge claims with the competent supervisory Authority in the member State where the party normally resides or works, or in the State where the presumed violation took place.

Data subjects have the right to withdraw their consent, at any time, when the consent was given for marketing purposes. Furthermore, the data subject has the right to oppose any Data being processed for the same purposes. The right remains for the data subject who prefers to be contacted by traditional methods for these purposes, to oppose receiving communications using automated methods.