Cartamundi Privacy Policy Website

Table of Contents

1.	Introduction	3
2.	What personal data do we collect?	3
2.1	Who are "you"?	3
2.2	Personal data we collect from you and how	3
3.	How do we process your personal data and why?	4
3.1	When visiting our website	4
3.2	When applying for a vacancy	5
4.	Do we share personal data with third parties?	6
5.	Do we share personal data outside of the European Economic Area?	7
6.	How long do we retain personal data?	8
7.	Security?	8
8.	What are your rights?	8
9.	Changes to this Privacy Policy	9
10.	Do you have any questions or a complaint?	10

1. Introduction

Cartamundi Services NV with registered office at Turnovatoren 14/1, 2300 Turnhout, Belgium and registered under the number 0877.568.403 in the Crossroads Bank for Enterprises (hereinafter, "we" or "us") values your privacy and is committed to protecting your personal data in accordance with applicable privacy laws, including the General Data Protection Regulation ("GDPR").

This privacy policy applies to the personal data processed via all services and websites offered by Cartamundi Services NV (the "**Privacy Policy**"). We refer to these services and the website as the "**Services**". Personal data is data that can be used to identify an individual person directly or indirectly.

For transparency reasons we have separated our Privacy policies in accordance with the website you are visiting.

If you have any further questions regarding our use of your personal data, feel free to contact us: privacy@cartamundi.com.

2. What personal data do we collect?

2.1 Who are "you"?

We refer to "you" a lot in this Privacy Policy. To better understand what information is most relevant to you, see the following useful definitions:

- **Visitors**: you are visiting the website because you are curious, have a particular question, or you have heard about us from our marketing and sales channels.
- **Applicant**: you are visiting our website with the intention to apply for one of our job vacancies and/or are in the selection process for a specific job.

2.2 Personal data we collect from you and how

When you visit our website, regardless of whether you are a Visitor or an Applicant, we may collect the following personal data from you:

- **Cookies and other trackers:** We provide more information on the processing of your personal data through cookies in section 6 of our <u>Cookie Policy</u>.

As a **Visitor**, if you use the support available on the website, by submitting a request through our contact forms, we may collect and process the following personal data that we received from you:

- **Contact Information**: such as your first name, last name, email address, active industry, country and other information you provide to us.
- **Optional information**: you can also provide us the Company you work for.
- **Communication and contact history**: E.g. reason for contact, communication made.

If you are an **Applicant**, we may collect and process the following personal data that we received from you:

- **Contact details**: When you apply for a vacancy, we collect certain information from you, such as your first name, last name, form of address, address, e-mail address and phone number.
- **Additional information**: We also ask for your language knowledge, your CV and, if applicable, cover letter, how you found our vacancy and, if applicable, a colleague that referred you.
- **Log-in details**: In order to let you log-in to the platform we use, we will also process your log-in details such as username and password.

3. How do we process your personal data and why?

We process your personal data for the following purposes and based on the legal basis mentioned with each purpose:

3.1 When visiting our website

Purpose	Type of personal data	Processing ground	Retention period
Answering your query when you contact us, including when this is done via our contact form on our website.	 Contact details Communication and contact history 	Legitimate interest Necessity for the formation of a contract, when relevant	Up to 1 year after moment of contact.
Sending you marketing communications such as promotions, news and updates.	- Contact details	Consent	1 year after receiving the consent.

Ensuring the possibility of exercising or	All personal data	Legitimate	10 years
defending our interests in court, and	mentioned in this	interest	
actually proceeding to do so, if we	Privacy Policy, to the		
believe that our interests are being	extent relevant in		
harmed and legal action is imminent (e.g.	function of the relevant		
judicial recovery of an unpaid invoice), or	(impending) dispute.		
if legal action were to be taken against us			
by a person who feels aggrieved by us			
(e.g. for defending a dispute). Countering			
fraud and other forms of abuse of our			
services.			

3.2 When applying for a vacancy

We may collect and process additional personal data for the following purposes and based on the following legal grounds:

Purpose	Type of personal data	Processing ground	Retention period
Registering an account on the platform of CVWarehouse.	 Log-in details e.g. username and password Contact details E.g. name, e-mail address. 	Consent	In accordance with the privacy policy of the platform: CV Warehouse Candidate Portal Privacy
Applying for a vacancy of Cartamundi	 Contact details E.g. name, e-mail Additional information 	Legitimate interest	12 months after you applied for the vacancy.
Sending communications regarding the application process after applying for a vacancy.	 Contact details E.g. name, e-mail Additional information Other information provided by you through the communications. 	Consent	12 months after you applied for the vacancy.

4. Do we share personal data with third parties?

We only use the personal data we receive for the purposes described above. In that regard, we may need to share your personal data with third parties, so-called 'recipients':

4.1.1. <u>Internal transfers within our group</u>

Cartamundi Services NV is a part of a corporate group under which various companies and commercial activities are housed. We may share your personal data within our group for administrative and infrastructure-related reasons, as well as for commercial reasons such as ensuring optimal service.

4.1.2. External service providers:

We may use external service providers to provide or perform services and functions on our behalf. We may make personal data available to them solely to perform these services and functions. We have taken the necessary technical and organizational measures to ensure compliance with data protection provisions and also require external service providers to do so.

We may transfer personal data to the following categories of recipients, with these third parties acting as our processors in certain cases:

- Processors who assist us technically or IT-wise in the operation of our businesses, for the purpose of secure and efficient digital data management within our businesses and optimal service provision, such as software service providers, hosting service providers;
- Organisations with whom we enter into a business transaction that results in the inclusion of additional entities in our group (e.g. as part of a merger), or that results in the transfer of certain of our entities or business assets;
- Practitioners of regulated professions such as accountants and lawyers, or other independent external advisers, for the purpose of complying with our legal obligations and defending our interests, as required.

4.1.3. Authorities and justice system:

We may also make personal data concerning individuals available to public or judicial authorities, law enforcement personnel and agencies as required by law, including to meet national security or law enforcement requirements, and including to agencies and courts in the countries where we operate. Where permitted by law, we may also disclose such information to third parties (including legal counsel) when necessary for the establishment, exercise or defense of legal claims or to otherwise enforce our rights, protect our property or the rights, property or safety of others, or as needed to support external audit, compliance and corporate governance functions;

4.1.4. Potential acquirers:

In the event of a sale, merger, liquidation, dissolution, or other, certain personal data may be disclosed to the party (and/or its legal counsels) acquiring all or part of the equity or assets of Cartamundi Services NV or its business operations. If this proves to be necessary, we will take the necessary precautions (e.g. need-to-know-basis only,

enter into confidentiality agreements and apply other industry best practices) to protect your privacy at all times.

5. Do we share personal data outside of the European Economic Area?

The European Economic Area ("EEA") includes the countries of the European Union, Norway, Liechtenstein and Iceland. The GDPR requires additional safeguards if your personal data is transferred to entities in countries outside the EEA (such as the conclusion of agreements based on the European Commission's Model Clauses). As a corporate group, we have our headquarters in Belgium and we also aim to keep your data on servers and in data centers within the EEA as much as possible.

Regarding international transfers of personal data and processing outside the European Economic Area (EEA), your data are only transferred to other entities of the Cartamundi Group or service providers of other entities of the Cartamundi Group located in third countries outside the European Economic Area. We avoid transferring your data to a third country whenever possible. Cartamundi Services NV will ensure that if personal data is transferred to a recipient in a country not covered by a European Commission decision to provide an adequate level of protection, it will be subject to the provisions of a data transfer agreement, which will include (a) the standard contractual clauses issued by the European Commission, or (b) any other mechanism in accordance with the privacy legislation, or any other regulation relating to the processing of personal data.

Regarding international transfers of personal data and processing to the United States, your data are only transferred to other entities of Cartamundi Group or service providers of other entities of Cartamundi Group in accordance with the EU-US Data Privacy Framework. We avoid transferring your data to a third country whenever possible.

The following transfer are identified by Cartamundi Services NV:

Which partner?	Country outside EEA	Statutory transmission system	
Google Analytics – the specific information on the specific data collection by the use of cookies from Google Analytics can be found under section 9 of our Cookie Policy	USA	EU-US Data Privacy Framework	
Meta - the specific information on the specific data collection by the use of cookies from Google Analytics can be	USA	EU-US Data Privacy Framework	

found under section 9 of our Cookie Policy				
Twitter - the specific information on the specific data collection by the use of cookies from Google Analytics can be found under section 9 of our Cookie Policy	USA	EU-US Framework	Data	Privacy
SAP	USA	EU-US Framework	Data	Privacy

6. How long do we retain personal data?

We may retain your personal data no longer than necessary for the purposes for which they were collected or as required by applicable law. The specific retention periods are listed in section 3.

We also describe the expiry periods for cookies on our websites in our Cookie Policy.

7. Security?

We apply appropriate technical, physical and organizational measures that are reasonably designed to protect personal information against accidental or unlawful destruction, loss, alteration, unauthorized disclosure or access, and against other unlawful forms of processing. Access to personal data is restricted to authorized recipients on a need-to-know basis. We maintain a comprehensive information security program that is proportionate to the risks associated with the processing. The program is continuously adapted to mitigate operational risks and to protect personal information, taking into account industry-accepted practices.

8. What are your rights?

You may wish to exercise a right to obtain information about yourself or to correct, update or delete that information. Some of these rights may be subject to some exceptions or limitations in local law.

We will take reasonable steps to verify your identity and we will respond to your request to exercise these rights within a reasonable time (and in all cases within one month of receiving a request) subject to the below.

- You always have a right of access your personal data. This allows you to check what
 personal data we process about you and to get a copy of it to the extent this does not
 adversely affect the rights and freedoms of others;
- You always have a right to rectify your personal data. This allows you to correct or complete incorrect or incomplete personal data that we process about you;
- You have a right to erasure of your personal data. This allows you to permanently delete personal data that we process about you. We are not always obliged to delete your personal data at your request – this right only applies in the cases and to the extent provided for by law;
- You have a **right to restrict** the processing of personal data relating to you. This allows you to freeze the use of your personal data by us, without deleting it. We are not always obliged to restrict your personal data at your request – this right only applies in the cases and to the extent provided for by law;
- You have the **right to object** to the processing of your personal data carried out on the basis of our legitimate interests. This allows you to oppose the further processing of your personal data. We are not always obliged to honour your objection, except if we process your data for marketing purposes –;
- You have the **right to withdraw** your consent at any time where the processing of your personal data is carried out on the basis of your consent;
- You have the right to data portability. This allows you to transfer, copy or forward personal data easily from one data controller to another. This right can only be exercised if the processing is based on your consent or on an agreement we have with you.

If you believe we have not handled your request appropriately, you may always lodge a complaint with a competent supervisory authority in Belgium:

Belgian Data Protection Authority ("Gegevensbeschermingsautoriteit") Drukpersstraat 35, 1000 Brussels

+32 (0)2 274 48 00

+32 (0)2 274 48 35

contact@apd-gba.be

https://www.gegevensbeschermingsautoriteit.be/burger/acties/klacht-indienen.

If you wish to exercise any of the rights mentioned above, please send your request using our contact form.

9. Changes to this Privacy Policy

We may update this Privacy Policy from time to time. In circumstances where a change will materially change the way in which we collect or use your personal data, we will send a notice of this change to all of our customers.

This privacy policy was last amended in October 2023.

10. Do you have any questions or a complaint?

If you have any comments, questions or complaints, please do not hesitate to contact us on privacy@cartamundi.com.