Page 2

CONNECTION No.1

LIST OF COUNTRIES WITH SUFFICIENT LEVEL OF PROTECTION PERSONAL DATA

- In accordance with point 1 (a) are listed " Member States of the European Union 1 "

- Austria • Belgium
- The Netherlands
- Poland
- Bulgarian
- Portugal
- Cyprus
- Romania
- Czech Republic Denmark
- Slovakia
- Estonia
- Slovenia
- Finland
- Spain • Sweden
- France
- Great Britain
- Germany • Greece
- Croatia • Malta
- Hungary Ireland
- Lithuania • Luxembourg

• Latvia

- Italy
- European 2 "
- In accordance with point 1 (b) are listed, "Member States of the Economic Zone
- Iceland • Liechtenstein

 - Norway
 - Switzerland
- In accordance with point 1 (c) are listed, "States Parties to Convention no. 108 of the Council of Europe "On the Protection of Individuals with regard to Automatic Data Processing
- The member states of the European Union are also parties to Convention no. 108 of the Council of Europe "On the Protection of Individuals with regard to automatic processing of personal data", as well as its Additional Protocol of 1981. 2 The member states of the European Economic Area are also parties to Convention no. 108 of the Council of Europe "On the Protection of Individuals in
- regarding the automatic processing of personal data", as well as its Additional Protocol of 1981.

Page 3

special and have set up a supervisory authority exercising its function in complete independence, by provide appropriate legal mechanisms, including handling complaints, drafting and guaranteeing transparency of personal data processing. Albania • Georgia

personal", as well as its Additional Protocol of 1981, which have adopted a law of

- Bosnia and Herzegovina
- Republic of Macedonia Montenegro
- Moldova
- Principality of Monaco • Serbia
- In accordance with point 1 (φ) are listed, "States to which they can be transferred to personal data according to a decision of the European Commission "
- Commission Decision no. 2010/625, dated 19 October 2010, pursuant to the Directive 95/46 / EC of the European Parliament and of the Council "On the adequate protection of

personal data in Argentina", document no. 63).

personal data in Andorra "(notified under document C (2010/7084)

(Opinion 7/2009 of the Article 29 Working Group, "On the level of protection of

1. Andora

personal data in the Principality of Andorra"). 2. Argentina Commission Decision C (2003/1731) of 30 June 2003-OJL 168.05.07.2003. (Opinion 4/2002 of the Article 29 Working Group "On the level of protection of

3. Canada

04.01.2002 (Opinion 2/2001 of the Article 29 Working Group "On the adequate protection of data from the Canadian Personal Information Protection and Documents Electronics", document no. 39). 4. Guernsey

Commission <u>Decision</u> dated 21 November 2003 "On the adequate protection of

Commission Decision 2002/2 / EC of 20.12.2001 "On the protection of

Personal Information and Electronic Documents "- OJL 2/13 dated

sufficient personal data under the Canadian Protection Act

personal data in Guernsey". Opinion 5/2003 of the Article 29 Working Group "On the level of protection of Guernsey data", document no. 79).

Page 4

sufficient personal data on the Isle of Man". (Opinion 6/2003 of the Article 29 Working Group "On the level of protection of

5. Isle of Man

personal data in the Isle of Man", document no. 82). 6. Jersey Commissi

of personal data in Jersey "(notified under document number

personal data in Switzerland", document no. 22).

Commission Decision 2004/411 / EC dated 28.4.2004 "On the protection of

C (2008/1746) - OJ L 138, 28.05.2008) (Opinion 8/2007 of the Article 29 Working Group, "On the level of protection of

European

personal data in Jersey", document no. 141). 7. Switzerland (also as a member of the EEA) Commission Decision of 26 July 2000 under Directive 95/46 / EC of European Parliament and of the Council "On a sufficient level of protection of personal data in Switzerland". (Opinion 5/1999 of the Working Group of Article 29 "On the level of protection of

European Parliament and of the Council "On a sufficient level of protection of personal data provided for in the Faroe Islands Act processing of personal data", document C 2010/1130 of the Working Group of

Article 29).

8. Faroe Islands

9. Israel Commission Decision 2011/61 / EU of 31 January 2011 under the Directive 95/46 / EC of the European Parliament and of the Council "On a sufficient level of protection of personal data by the State of Israel in connection with the processing

Commission Decision of 5 March 2010 pursuant to Directive 95/46 / EC of

automatic personal data". (Opinion 6/2009 of the Working Group on Article 29 "On the sufficient level of

personal data protection in Israel", document no. 166). 10. New Zealand Commission Decision 2013/65 EU of 19 December 2012, pursuant to the Directive 95/46 / EC of the European Parliament and of the Council "On the adequate protection of personal data from New Zealand "(notified under document C (2012/9557) (Opinion 11/2011 of the Working Group of Article 29 "On the level of protection of

Page 5

of the Privacy Shield between the EU and the US. On 2 February 2016, the European Commission and the United States agreed on a new framework for transatlantic transfer data: EU-US "Privacy

11. United States - European Union "Privacy Shield"

personal data in New Zealand ").

Shield ". On 29 February 2016, the Commission published a draft decision of adequacy and relevant commitments by US authorities. Committee forward final decision was also consulted with the Working Group Article 29).

The European Commission on 12 July 2016 adopted an Eligibility Decision

(Opinion 01/2016 of the Article 29 Working Group on Privacy Shield, between the EU USA) On 6 October 2015, the EU Court of Justice by Commission Decision no. 2000 has declared Safe Harbor invalid. On 6 November 2015, the Commission The European Union adopted a communiqué on the transfer of personal data from the EU

in the United States under Directive 95/46 / EC following the judgment of Court of Justice in Case C-362/14 (Schrems). The goal was to offer an overview of alternative means of transatlantic data transfer to lack of a final decision. 12. Uruguay Commission Decision C (2012) 5704 dated 21.08.2012 according to the Directive

95/46 / EC of the European Parliament and of the Council on the adequate protection of personal data from the Republic of Uruguay in connection with the processing automatic personal data. (Opinion 6/2010 of the Article 29 Working Group "On the level of data protection in the Republic of Uruguay ").