

AVENTICS Hungary Kft.

DATA PRIVACY POLICY

1. Introduction

Thank you for visiting the AVENTICS Hungary Kft. ("**AVENTICS**") website and for your interest in our company and products. The protection of your privacy during the processing of personal data, as well as the security of all business data, is an important concern that we take into consideration in our business processes. We process personal data which are collected when you visit our website confidentially and only in accordance with statutory regulations. Data protection and information security are an integral part of our corporate policy.

The AVENTICS' website may contain links to the websites of other providers or other AVENTICS' companies which are explicitly not covered by this Data Privacy Policy.

2. Who is responsible for your personal data?

AVENTICS Hungary Kft. ("**controller**") is responsible for data protection within the meaning of the EU-General Data Protection Regulation ("**GDPR**") and under all other applicable EU data protection law.

If you have any questions, suggestions or criticisms relating to data protection and our website, please contact:

AVENTICS Hungary Kft.
Bánki donát utca 3
3300 Eger
Hungary

Telephone: 0036 36 531 601
E-mail: ertesites@aventics.com

AVENTICS GmbH Deutschland is operating the AVENTICS Hungary Kft. website and processes personal data on behalf of AVENTICS Hungary Kft. (commissioned data processing).

3. How to contact our Data Privacy Officer

Any data subject (anyone affected) can contact our **Data Privacy Officer** with questions and suggestions at any time . Our Data Privacy Officer can be contacted as follows:

AVENTICS SAS
Data privacy officer
155, Avenue de Faucigny
Z.I. Les Fourmis
74130 Bonneville
France

Telephone: +33 6 230 67 097
E-mail: cso@AVENTICS.com

4. On what legal basis do we process your data and how long do we store it?

a) *Legal basis for the processing of personal data*

The legal basis for processing operations affecting your personal data is your consent as stipulated in Article 6 (1) a) GDPR.

The corresponding legal basis for the processing of personal data which are necessary for the performance of a contract is Article 6 (1) b) GDPR. This also applies to all processing operations which are relevant prior to entering into a contract.

The legal basis for processing which is necessary for compliance with our legal obligations is Article 6 (1) c) GDPR.

The legal basis for the processing of data which are necessary in order to protect your vital interests or those of another natural person is Article 6 (1) d) GDPR.

Article 6 (1) f) is the legal basis for processing which is necessary for the purposes of the legitimate interests pursued by our company or by a third party, except where such interests are overridden by your interests or fundamental rights and freedoms.

b) *Period of storage and erasure of data*

Any personal data which we collect, process and store will only ever be kept by us for as long as there is a specific purpose for such storage. The processing of your data will be restricted or made unavailable as soon as the specific purpose for which they were stored no longer applies.

It is possible, however, that European regulations, applicable national laws or other rules may require us to store data which we have processed for a longer period of time. We will erase or make your data unavailable when these storage periods have expired.

5. What are your rights?

For the purposes of the GDPR you are the **data subject** of any of your data which we process. As a data subject you have the following rights with regard to AVENTICS:

a) *Right to request access to information regarding processing*

You have the legal right to request information about whether we are processing your personal data. You have the right to be informed about the scope of our processing of your personal data.

b) *Right to rectification*

You have the right to obtain from AVENTICS the rectification of inaccurate personal data concerning you and/or to have incomplete personal data completed.

c) *Right to restriction of processing*

In certain circumstances you have the right to obtain from AVENTICS restriction of the processing of your personal data.

d) *Right to erasure*

You have the right in certain circumstances to obtain the erasure of personal data concerning you without undue delay.

The right to erasure does not apply to the extent that processing is necessary.

e) *Right to be informed*

If you have asserted your right to rectification, erasure or restriction to AVENTICS, AVENTICS must communicate any rectification or erasure of personal data or restriction of processing to each recipient to whom the personal data have been disclosed, unless this proves impossible or involves disproportionate effort.

f) *Right to data portability*

You have the right to receive the personal data concerning you, which you have provided to AVENTICS, in a structured, commonly used and machine-readable format. You also have the right in certain circumstances to transmit those data to another company without hindrance from AVENTICS to which the personal data have been provided.

g) *Right to object*

You have the right to object, on grounds relating to your particular situation, at any time to processing of personal data concerning you which is based on point (f) of Article 6 (1) GDPR.

AVENTICS may then no longer process the personal data relating to you unless AVENTICS demonstrates compelling legitimate grounds for the processing which override your interests, rights and freedoms or for the establishment, exercise or defence of legal claims.

If we engage in marketing activities relating to you, you have the right to object at any time to the processing of your personal data for such advertising purposes. You can inform us of such objection by contacting us as follows:

**AVENTICS Hungary Kft.
Bánki donát utca 3
3300 Eger
Hungary**

**Telephone: 0036 36 531 601
E-mail: ertekesites@aventics.com**

h) *Right to withdraw consent*

You have the right to notify AVENTICS at any time that you withdraw your data protection declaration of consent. Withdrawal of consent does not affect the lawfulness of processing based on consent before its withdrawal.

i) *Right to lodge a complaint with a supervisory authority*

Without prejudice to any other administrative or judicial remedy, you have the right to lodge a complaint with a supervisory authority, in particular in the Member State of your habitual residence, place of work or place of the alleged infringement if you consider that the processing of personal data relating to you infringes the GDPR.

6. What kind of personal data do we collect and use?

a) *Visits to our website*

Our system automatically collects data and information from your computer system every time you visit our website.

The following data are then collected:

- Information about the type of browser you are using
- Information about your operating system
- Information about your internet service provider
- Your IP address
- The date and time of your visit to our website
- Information about the website from which you have reached our website
- Information about the website which you access from our website

The data which we collect on you are stored in our system's log files. These data are not stored with other personal data.

The legal basis for the temporary storage of data and log files is Article 6 (1) f) GDPR. We have a legitimate interest in collecting and temporarily storing the data referred to as the IP address must be stored temporarily by the system in order to provide the website to your computer. Your IP address has to be stored for as long as you are surfing on our website.

Data are stored in log files to ensure the functioning of the website. This information is also used to optimise our website and to guarantee the security of our information technology systems. The log files are not assessed for marketing purposes. The data will be erased or altered in a way that prevents them being assigned to you as soon as they cease to be necessary for the purposes referred to here. Data which are stored in log files are erased after seven days.

b) *Personal account and online orders placed with AVENTICS*

You can register on our website if you wish to make direct online orders. When you register on our website we first process the following data:

- Your full name
- Your business e-mail address
- The country of origin of your company
- Your user ID

When you place your first order, we also process:

- Your company
- Your company address
- Your business telephone number
- The region your company is situated in (for each country - USA, etc.)
- The payment information of your company
- We also obtain a register extract which we then compare with the data you have provided to us.
- AVENTICS also carries out creditworthiness assessments using the data you have provided to us.

The processing of your data in connection with the creation of user profiles for our website is based on Article 6 (1) b) GDPR, as such processing is necessary for the performance of a contract to which you are or respectively your company is party, or Article 6 (1) a) GDPR based on the consent you have given.

AVENTICS creates user profiles to enable you to store and use your data to make further purchases at a later time. The contact with you is also registered if any delivery problems arise, to handle return deliveries and to send text messages if you wish to be informed about the shipment status of your order. We can also process any data provided by you to inform you about any other interesting products which we have in our portfolio or to send you e-mails containing technical information.

We will erase your data as soon as they are no longer relevant for the performance of the contract. It may also be necessary to store your personal data, as our contract partner, in order to comply with contractual or legal obligations after the contract has terminated. We are required by commercial and tax law to store your address, payment and order data for a period of ten years. Nonetheless, we restrict this processing, i.e. your data are only used to comply with legal obligations, after two years.

c) *Contact form*

You can make contact with us by electronic means using the contact form on our website. If you wish to contact us in this way, the data which you enter will be sent to us and stored. This applies to the following data in particular:

- Your full name
- Your e-mail address
- Your or respectively your company's country of origin

The following data are also stored at the time you send your message:

- Your IP address
- The date and time at which you have made contact

If consent has been given, the legal basis for the processing of the data is Article 6 (1) a) GDPR or, alternatively, Article 6 (1) b) or f) GDPR.

We only use any personal data which you enter to process your request. The data are erased as soon as they are no longer required for the purpose for which they have been collected and provided that they are not subject to any legal archiving obligations. The

purpose has been met when the conversation with the user has come to an end. The conversation has come to an end when it is apparent from the circumstances that the matter being discussed has been finally clarified.

You can withdraw your consent to AVENTICS to the processing or any other use of your personal data at any time. In this case, the conversation cannot be continued. All personal data which are stored when contact is made are then erased if they are not required to be retained by law and if no other legal grounds for processing the data exist.

In the moment you deliver your message, following data is processed:

- Your IP address
- Date and time of your message

These personal data processed during the transmission operation are used to prevent the contact form from being misused and to secure the safety of our information technology systems. Other personal data collected during transmission will be erased after a period of [seven] days at the latest. The legal basis for the processing of the data is Article 6 (1) b) or f) GDPR.

d) *E-mail advertising/ newsletter*

You can subscribe to a free newsletter on the AVENTICS website. The data you enter when registering for the newsletter are transmitted to us. These data is usually:

- Your e-mail address
- Your name
- Your address

We need your e-mail address to send the newsletter to you. Any other information you provide is given voluntarily.

We use the double opt-in procedure to register for our newsletter. This means that, after you have registered, we will send an e-mail to the e-mail address given by you asking you to confirm that you wish to receive a newsletter. If you do not confirm registration within 24 hours, your information will be restricted in processing and automatically erased after one month. We also store your IP addresses and the time of your registration and confirmation. The purpose of this procedure is to demonstrate that you have registered and to clarify any possible misuse of your personal data.

After receiving your confirmation, we will store your e-mail address and other information to inform you about our pneumatic components and systems, as well as related services and, if necessary, to invite you to participate in surveys by e-mail or to inform you about new products or changes in our services. Participation in these activities is absolutely voluntary. If you do not agree to this, you can send us a message at any time so that we do not use your data for these purposes. In this case, please contact us as the person responsible. The legal basis is Article 6 (1) sentence 1 a) GDPR. We erase your data as soon as you or we have ended the subscription for the newsletter.

You can cancel the newsletter subscription at any time by withdrawing your consent. There is a link in every newsletter sent to you which you can click to automatically unsubscribe. Alternatively, you can send an e-mail to ertesites@AVENTICS.com or a message to the controller referred to above in this Data Privacy Policy.

e) Catalogue mailing

As a registered customer you may receive catalogues from us. With the catalogues we would like to inform you about our current products and services. The legal basis for the processing of the data is Article 6 (1) f) GDPR. If you do not wish to receive any catalogues, you can object to this at any time.

7. To what extent do we use cookies?

Whenever you use our AVENTICS website different types of cookies are used and stored on your computer in addition to the data referred to above. Cookies are small text files which are stored on your computer or mobile device whenever you visit our AVENTICS website. These cookies send us various types of information.

We use the following types of cookie:

- Cookies are sometimes necessary for the proper functioning of our website. By setting cookies we can determine, for example, that you have visited our website.
- Cookies enable us to provide you user-friendly services which it would simply be impossible to offer without setting cookies.
- Cookies allow the information and offers on our website to be optimised to meet the needs of the user. As already stated, cookies allow us to recognise you when you return to our website. This in turn enables us to make it easier for you to use our website.
- Cookies can also be used to analyse the way the website is used. It is then possible, for example, to determine how many users visit the website and what parts of the website could be improved. However, analyses of this kind do not establish any kind of connection between you and the statistics compiled on the basis of the data which are collected. We will inform you if cookies are used to analyse websites.

Before you can visit our website at all, we ask for your consent to permit us to set cookies in line with Article 6 (1) a) GDPR. Irrespective of this, the use of cookies is also justified in accordance with Article 6 (1) f) DSGVO. We use the data collected by cookies for as long as required for the purpose for which they have been collected.

Cookies will be stored on your computer. You can decide whether you want to erase the cookies from your computer at any time. You can change the settings in your browser to determine yourself whether the transmission of cookies from your computer to us should be disabled, restricted or whether the cookies should be completely erased. If you disable

all the cookies from our website, you may no longer be able to use all the website functions in full.

The following list provides further information about disabling or managing your cookie settings in the browser which you are using:

- Safari: <http://help.apple.com/safari/mac/8.0/#/sfri11471>
- Google Chrome: <https://support.google.com/chrome/answer/95647?hl=en>
- Internet Explorer: <http://windows.microsoft.com/en-GB/windows-vista/Block-or-allow-cookies>
- Firefox: <https://support.mozilla.org/en-US/kb/enable-and-disable-cookies-website-preferences>

You will find a list of the cookies we actually use here:

Cookie	Function	Period of cookie storage
TYPO3	Cookie for editorial Login	1 year
Cookie Notification	Stores the setting for whether the user has agreed to the use of cookies or not.	1 year
Single Sign On	Shop pgid-PneumaticsShop-XX-Site	1 year
Single Sign On	SecureSessionId	1 year
Single Sign On	SID	1 year
SSOID	Contains the sessionID and the ID of the current channel	1 day
INKASLOGIN	INKAS login for old LDAP	Browser session
INKASSID	INKAS session handling (only COMPASS interface)	Browser session

CFID/CFToken	ColdFusion session handling (only VTS and FRL configurators)	Browser session
CylComputationSessionUUID	Identification of search result (only CylinderFinder)	Browser session
AVTSGlobal	Used for user notification that Cookies has been used as a part of the website Used for Google Analytics and to store and update a unique value for each page visited	1 year
_ga	Used for Google Analytics and to distinguish unique users by assigning a randomly generated number as a client identifier. It is included in each page request in a site and used to calculate visitor, session and campaign data for the sites analytics reports.	1 year
_gid	Used for Google Analytics and to store and update a unique value for each page visited	24 hours
Lang	Remembers the user's selected language version of a website	Browser session
_gat or _dc_gtm_<property-id>	Used to throttle request rate.	1 minute
AMP_TOKEN	Contains a token that can be used to retrieve a client ID from AMP Client ID Service.	30 seconds to one year

gac<property-id>	Contains campaign related information for the user.	90 days
__utma	Used to distinguish users and sessions	2 years from set/update
__utmt	Used to throttle request rate	10 minutes
__utmb	Used to determine new sessions/visits	30 mins from set/update
__utmc	Used to determine new sessions/visits	Browser session
__utmz	Used to determine new sessions/visits	6 months from set/update
__utmv	Used to store visitor-level custom variable data	2 years from set/update
_gat_UA-*	Used for Google Analytics and it is used to throttle the request rate - limiting the collection of data on high traffic sites.	1 min
_twitter_sess	Description: This cookie is set due to Twitter integration and sharing capabilities for the social media.	Session
eu_cn	This cookie is set due to Twitter integration and sharing capabilities for the social media	1 year
guest_id	This cookie is set due to Twitter integration and sharing capabilities for the social media	2 years

8. To what extent do we carrying out website analyses?

a) *Google Analytics and DoubleClick*

Our AVENTICS website uses Google Analytics, a web analytics service of Google. Google can be reached at Google Dublin, Google Ireland Ltd, Gordon House, Barrow Street, Dublin 4, Ireland. Google Analytics uses cookies. Everything we have said so far about cookies (see above) also applies to these cookies. The information about the way you use our website created by the cookie is usually sent to and stored on a Google server in the USA. If IP anonymisation is activated on this website, Google will first truncate your IP address in Switzerland, in Member States of the European Union or in other state parties to the Agreement on the European Economic Area. Only in exceptional circumstances will the full IP address be sent to a Google server in the USA and truncated there. Google will use this information on behalf of the operator to evaluate the way you use our website, to collate reports on website activities and to provide the AVENTICS other services related to website and internet use. The IP address sent by your browser by Google Analytics is not combined with other data held by Google.

Our AVENTICS website uses Google Analytics with the "anonymizeIP" extension to ensure that only truncated IP addresses are processed and to prevent any direct correlation to specific persons. This means that if the data can be used to identify you, this is immediately excluded and the personal data are erased.

In the exceptional cases in which personal data are sent to the USA, Google is subject to the EU-US Privacy Shield (<https://www.google.com/policies/privacy/frameworks/> and <https://www.privacyshield.gov/EU-US-Framework>).

The use of Google Analytics is covered by Article 6 (1) a) GDPR where consent is obtained in advance and by Article 6 (1) f) GDPR, as AVENTICS has a legitimate interest in processing data in this case. We use Google Analytics to analyse the use which is made of our website and to improve it on a regular basis. We will only process your data for as long as is necessary to fulfil the purpose for which they have been collected (in this case for creating and evaluating statistics).

You can change your browser settings to prevent cookies from being stored; however, you should realise that, in these circumstances, you may find that you are unable to make full use of functions on the website. You can also prevent the data (including your IP address) relating to your use of the website which are captured by the cookie being sent to or processed by Google by downloading and installing the browser plug-in from the following link: <https://tools.google.com/dlpage/gaoptout?hl=en>

You can prevent cookies being set by using an opt-out cookie. If you wish to prevent cookies being set the next time you visit this AVENTICS website, click here: <https://tools.google.com/dlpage/gaoptout?hl=en>

Google uses a DoubleClick cookie on websites in the Google Network and for specific Google services, in order to support AdWords customers and publishers with placing and managing advertisements on the web. When you access a website and display or click on an advertisement placed via a website in the Google Network, a DoubleClick cookie may be placed in your browser. The DoubleClick cookie identifier assigned to your

browser is the same as that used when visiting websites in which the DoubleClick advertising program is used. If your browser already has a DoubleClick cookie, another DoubleClick cookie will not be attached. Further information about the use of DoubleClick cookies in conjunction with the advertising program from DoubleClick can be found in the applicable FAQ section <https://policies.google.com/faq?hl=en>. If you do not wish to take part in this, you can disable this in the Ads settings (<https://support.google.com/ads/answer/7029158?hl=en>).

The use of the Double-Click Cookies is covered by Article 6 (1) a) GDPR where consent is obtained in advance and by Article 6 (1) f) GDPR, as AVENTICS has a legitimate interest in processing data in this case. We use Double Click to analyse the use which is made of our website and to improve it on a regular basis. We will only process your data for as long as is necessary to fulfil the purpose for which they have been collected (in this case for creating and evaluating statistics).

b) AdRoll tracking

We use the services of AdRoll Advertising Limited, Level 6, 1, Burlington Plaza, Burlington Road, Dublin 4, Ireland, to optimise the placement of advertisements for visitors.

Our website uses AdRoll's "retargeting" and "prospecting". Here, AdRoll provides targeted ads based on your browsing data. This means that after your visit to the AVENTICS website, AdRoll may later serve you targeted ads for AVENTICS as you browse the Internet.

During your visit to the AVENTICS website, AdRoll will set a cookie in your browser. Everything we have said so far about cookies (see above) also applies to these cookies. AdRoll uses the data stored to provide targeted ads of AVENTICS based on your browsing behaviour.

AdRoll collects the following types of information and uses these for the purposes explained below:

- Your activity on our website, such as your surfing behaviour, when you have accessed which pages and which articles you have placed in your online shopping basket;
- Device and browser information, such as the IP address of your device, the cookie string data and, for mobile devices, the type of device used and your device's identifier (e.g. Apple IDFA/ Android Advertising ID);
- Data relating to online adverts shown to you, e.g. where and how often we have placed an advertisement and whether you have responded to it;
- Data from partners in the field of digital advertisements, such as pseudonymised advertisement customer identifiers, your customer ID or an identifier linked with a non-readable version of your e-mail address;
- AdRoll uses this information to enable AdRoll advertising customers to optimise their advertisements for you. AdRoll also uses the data to run, improve and expand its own services.

In some circumstances, AdRoll may transfer the information to other European Economic Area countries. AdRoll will, however, take the necessary steps to ensure that an appropriate level of data protection is maintained. If AdRoll sends your data to the United States, for example, AdRoll takes additional measures, such as concluding EU-compliant data transmission agreements with the data importer if this is necessary.

You can opt out of receiving targeted ads served by AdRoll or on AdRoll's behalf by changing your browser settings ("opt-out"). In addition, you can avoid data being collected by cookies relating to your use of the websites, as well as the processing of these data by AdRoll, by disabling the AdRoll cookies as follows:

- You can click the blue symbol which normally appears in the corner of advertisements served by AdRoll, or
- you can click here <https://app.adroll.com/optout/safari>.

If you erase cookies on your device, you will need to object again the next time you use it. If you use several browsers or devices, you must use this "opt-out" for each browser and device.

The use of AdRoll is covered by Article 6 (1) a) GDPR where consent is obtained in advance and by Article 6 (1) f) GDPR, as AVENTICS has a legitimate interest in processing data in this case.

We will only process your data for as long as is necessary to fulfil the purpose for which they have been collected.

Further data protection information from AdRoll is available at <https://www.adrollgroup.com/privacy>.

9. Disclosure of data to third parties

a) General information

We will only disclose your personal data in compliance with the applicable data protection laws to service providers, business partners, affiliated undertakings and other third parties.

We may disclose personal data to service providers working on our behalf and require them to perform services in our name (commissioned data processing). These service providers may be affiliated undertakings of AVENTICS or external service providers. In this context we comply with stringent national and European data protection regulations. These service providers are bound by our instructions and are subject to stringent contractual limitations on the processing of personal data. Accordingly, data may only be processed if this is necessary for the performance of services in our name or in order to comply with legal requirements. We stipulate precisely and in advance the rights and obligations of our service providers in relation to personal data.

We may disclose personal data to a third party if we are required to do so by law or in legal proceedings or in order to supply and manage our products and services. We may also be required to provide information to law enforcement agencies or other public

authorities. We are also authorised to release data if the disclosure of information is necessary for the purposes of collaboration and thus of providing AVENTICS services to you or if you declare your consent to such disclosure. Disclosure can also rarely be avoided in the course of tax audits.

b) *Technical support and implementation of the website*

AVENTICS GmbH, Ulmer Straße 4, 30880 Laatzen, Germany ("**AVENTICS GmbH**") supports us in the technical support and implementation of the website. AVENTICS GmbH may only have access to data within the scope of our instructions (order processing). In doing so, we observe the strict applicable national and European data protection regulations. AVENTICS GmbH is subject to our instructions and is subject to strict contractual restrictions regarding the processing of personal data. According to this, processing is only permitted if it is necessary to perform the services on our behalf or to comply with legal requirements. We determine in advance exactly what rights and obligations our service provider should have with regard to personal data. AVENTICS GmbH also takes strict technical measures to protect your personal data. AVENTICS GmbH will not disclose your personal data to third parties unless such disclosure is necessary for the performance of the agreed service or AVENTICS GmbH must do so in order to comply with the law or a valid and binding instruction issued by a governmental or regulatory authority. The data transmitted for this purpose is limited to the necessary minimum.

Using AVENTICS GmbH support is covered by Article 6 (1) f) GDPR, as AVENTICS has a legitimate interest in processing data in this case. The purpose of data processing is that AVENTICS GmbH implements and continuously maintains our website. More information on data protection of AVENTICS GmbH can be found at: <https://www.aventics.com/en/legal-information-and-gtc/>

c) *Webhosting*

Our website and consequently your data are hosted by SPIRIT/21 AG, Otto-Lilienthal-Straße 36, 71034 Böblingen, Germany ("**SPIRIT/21**"). SPIRIT/21 may only use the data in accordance with instructions given by us (order processing). SPIRIT/21 also adopts stringent technical measures to protect your personal data. SPIRIT/21 does not pass on your personal data to third parties unless this is necessary in order to perform the agreed services or if SPIRIT/21 is required to do so by law or to comply with a valid and mandatory instruction issued by a government or regulatory authority. The data provided for this purpose are kept to a minimum.

The legal basis for the processing of your data is Article 6 (1) f) GDPR. The purpose of processing data is that our partner enables us to use its servers. We only store the data for as long as is necessary to achieve this purpose.

More information from SPIRIT/21 about data protection is available at: <https://www.spirit21.com/en/privacy-policy/>.

10. Security

We take security measures to protect any of your data that we manage from manipulation, loss, destruction, access by unauthorised persons, or unauthorised disclosure. Our security measures are continuously improved in line with technological developments.

For certain features available through this website, we may require the use of encryption technologies provided for your protection and/or your use of a UserID and password after setting up a User Account. We take reasonable precautions to protect the privacy of your UserID, password and User Account information by utilising an SSL connection. Accordingly, your UserID, password and User Account information are encrypted using an SSL connection and are not expected to be read in an intelligible form as they travel to this website. You, however, are ultimately responsible for protecting your UserID, password and User Account information from disclosure to third parties, and you are not permitted to circumvent the use of required encryption technologies. You agree to: (a) immediately notify AVENTICS of any unauthorised use of your UserID, password and/or User Account, and/or any other breach of security, and (b) ensure that you exit from your User Account at the end of each session. While we may provide certain encryption technologies and use other reasonable precautions to protect your confidential information and provide suitable security, we do not and cannot guarantee or warrant that information transmitted through the Internet is secure, or that such transmissions are free from delay, interruption, interception or error.

11. Information from private individuals under 18

This website is not intended or designed to attract individuals under the age of eighteen (18). We do not collect personally identifiable data from any person that we know to be under the age of eighteen (18). If we learn that a user under the age of eighteen (18) is publicly posting or sharing personally identifiable information on or through this website, then we will use reasonable measures to block that user from accessing these areas of this website.

12. Privacy outside this website

This website may contain links to various other websites, including links to third party service providers. AVENTICS is not and cannot be responsible for the privacy practices or the content of any of those other websites. Other than under agreements with certain reputable organisations and companies, and except for third party service providers whose services you voluntarily elect to utilise, we do not share any of the personal information that you provide to us with any of the websites to which this website links, although we may share aggregate, non-personally identifiable data with those other websites. Please check with those websites in order to determine their privacy policies and your rights under them.

13. Changes to this policy

We may update this Data Privacy Policy from time to time. We therefore recommend that you regularly read this Data Privacy Policy to ensure that you are familiar with our data protection practice. This Data Privacy Policy was last updated on May 18, 2018.