

## **GDPR Compliance Analysis, Article by Article**

Conducted by Robert Ruff, Security Officer

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Legend: Information only

Applies to Data Controllers only

Not applicable to controllers or processors

Applicable to both controllers and processors

Directly applicable to processors

Sovren comments

Under the GDPR, Sovren is a Data Processor, and our customers are Data Controllers.

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Sovren's Compliance Officer is Amanda Lamb 1107 FM 1431 STE 205 Marble Falls, Texas 78654 USA amanda@sovren.com +1 713.562.7112 I certify that Sovren's SaaS Service is in full compliance with all requirements of the GDPR, both by design, by policy, by practice, and in actual reality.

Robert H Kayy

-- Robert Ruff, Security Officer and Data Protection Officer

#### **SERVICE STATEMENT**

Parsing and geocoding

Sovren's SaaS system does not store documents sent to it for parsing and/or geocoding, nor does it store the results from such processing. All processing takes place in memory. Neither documents nor results are ever written to disk or any other persistent storage. Typically processing time is less than one half second, after which the memory is reclaimed.

#### Al Matching

Sovren's SaaS system does store documents sent to it for indexing into AI Matching, but before storing and indexing, the Service expunges all PII (as per Exhibit A attached hereto), thereby ensuring that no PII is stored and no PII is searchable. Typically processing time is less than one second, after which the memory is reclaimed.

## **Chapter 1 – General provisions**

Article 1	<ul> <li>Subject-matter and objectives</li> </ul>
Article 2	- Material scope
Article 3	- Territorial scope
Article 4	- Definitions

## **Chapter 2 – Principles**

Article 5	<ul> <li>Principles relating to processing of personal data</li> </ul>
Article 6	- Lawfulness of processing
Article 7	<ul> <li>Conditions for consent</li> </ul>
Article 8	<ul> <li>Conditions applicable to child's consent in relation to information society services</li> </ul>
Article 9	- Processing of special categories of personal data

Our software only processes data contained in the resume or CV, and does not use any other data source or processing (except geocoding). Thus, although resumes/CVs may contain data that is referred to in paragraph 1, paragraph 2e exempts us from this Article.

Article 10 - Processing of personal data relating to criminal convictions and offences

Article 11 - Processing which does not require identification

# Chapter 3 – Rights of the data subject

Section 1	-	Transparency and modalities
Article 12	_	Transparent information, communication and modalities for the exercise of the rights of the data subject
Section 2	-	Information and access to personal data
Article 13	-	Information to be provided where personal data are collected from the data subject Sovren's AI Matching provides exact and human understandable explanations of how it calculated every match score. This allows the data controller to exactly meet all the requirements of 13.2.f., for every transaction, every time.
Article 14	-	Information to be provided where personal data have not been obtained from the data subject
Article 15	-	Right of access by the data subject Since Sovren stores no data sent to its SaaS parsing Services, and retains no PII ever, the data controller never need contact Sovren to accomplish its duties under this Article, as only the data controller, not Sovren, has any such data.
Section 3	-	Rectification and erasure
Article 16	-	Right to rectification Since Sovren stores no data sent to its SaaS parsing Services, and retains no PII ever, the data controller never need contact Sovren to accomplish its duties under this Article, as only the data controller, not Sovren, has any such data.
Article 17	-	Right to erasure ('right to be forgotten')  See comments for Article 16.
Article 18	-	Right to restriction of processing See comments for Article 16.
Article 19	-	Notification obligation regarding rectification or erasure of personal data or restriction of processing  See comments for Article 16.
Article 20	-	Right to data portability Sovren's resume parsing service provides output in HROpenStandards.org's Resume 2.5 format, exactly, in XML or JSON, and is thus documented and portable, helping data controllers meet the obligations of 20.1
Section 4	-	Right to object and automated individual decision-making
Article 21	_	Right to object
Article 22	-	Automated individual decision-making, including profiling  See comment for Article 13.
Section 5	-	Restrictions

# **Chapter 4 – Controller and processor**

Section 1	-	General obligations
Article 24	_	Responsibility of the controller
Article 25	_	Data protection by design and by default
Article 26	_	Joint controllers
Article 27	_	Representatives of controllers or processors not established in the Union
Article 28	-	Processor See Sovren Enterprise Security Policy and Sovren PII Policy. Sovren does not use other processors EXCEPT optionally a controller can elect to have Sovren geocode a resume using Google or Bing. This is an optional step under the control and direction at all times of the data controller.
Article 29	_	Processing under the authority of the controller or processor Sovren provides no batch processing directly. Each transaction is initiated and directed solely by the data controller, and processed by Sovren only as instructed.
Article 30	-	Records of processing activities  Article 30.5 exempts Sovren from this article. All records are fully maintainable/reportable by the data controller.
Article 31	-	Cooperation with the supervisory authority See Sovren Enterprise Security Policy, Security of Processing, #4
Section 2	-	Security of personal data
Article 32	-	Security of processing See Sovren Enterprise Security Policy, Security of Processing, #1, #2, #3
Article 33	-	Notification of a personal data breach to the supervisory authority See Sovren Enterprise Security Policy, Security of Processing, #5
Article 34	-	Communication of a personal data breach to the data subject See Sovren Enterprise Security Policy, Security of Processing, #5
Section 3	-	Data protection impact assessment and prior consultation
Article 35	-	Data protection impact assessment
Article 36	_	Prior consultation
Section 4	-	Data protection officer
Article 37	-	Designation of the data protection officer  Sovren is exempt from needing this position but elected to appoint one anyway.
Article 38	_	Position of the data protection officer
Article 39	_	Tasks of the data protection officer
Section 5	-	Codes of conduct and certification
Article 40	-	Codes of conduct
Article 41	_	Monitoring of approved codes of conduct
Article 42	-	Certification
Article 43		Cortification hadias

# Chapter 5 – Transfers of personal data to third countries or international organisations

Article 44	- General principle for transfers	
Article 45	<ul> <li>Transfers on the basis of an adequacy decision</li> </ul>	
Article 46	<ul> <li>Transfers subject to appropriate safeguards</li> </ul>	
Article 47	- Binding corporate rules	
Article 48	<ul> <li>Transfers or disclosures not authorised by Union law</li> </ul>	
Article 49	<ul> <li>Derogations for specific situations</li> </ul>	
Article 50	<ul> <li>International cooperation for the protection of personal data</li> </ul>	

# **Chapter 6 – Independent supervisory authorities**

Section 1	-	Independent status
Article 51	-	Supervisory authority
Article 52	-	Independence
Article 53	_	General conditions for the members of the supervisory authority
Article 54	_	Rules on the establishment of the supervisory authority
Section 2	-	Competence, tasks and powers
Article 55	_	Competence
Article 56	-	Competence of the lead supervisory authority
Article 57	_	Tasks
Article 58	-	Powers
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# **Chapter 7 – Cooperation and consistency**

Section 1	-	Cooperation
Article 60	-	Cooperation between the lead supervisory authority and the other supervisory authorities concerned
Article 61	-	Mutual assistance
Article 62	-	Joint operations of supervisory authorities
Section 2	-	Consistency
Article 63	-	Consistency mechanism
Article 64	-	Opinion of the Board
Article 65	_	Dispute resolution by the Board
Article 66	_	Urgency procedure

Article 67	_	Exchange of information
Section 3	-	European data protection board
Article 68	_	European Data Protection Board
Article 69	_	Independence
Article 70	_	Tasks of the Board
Article 71	_	Reports
Article 72	-	Procedure
Article 73	_	Chair
Article 74	-	Tasks of the Chair
Article 75	_	Secretariat
Article 76	_	Confidentiality

# Chapter 8 – Remedies, liability and penalties

Article 77	_	Right to lodge a complaint with a supervisory authority
Article 78	_	Right to an effective judicial remedy against a supervisory authority
Article 79	_	Right to an effective judicial remedy against a controller or processor
Article 80	_	Representation of data subjects
Article 81	_	Suspension of proceedings
Article 82	_	Right to compensation and liability
Article 83	_	General conditions for imposing administrative fines
Article 84	_	Penalties

# Chapter 9 – Provisions relating to specific processing situations

Article 85	_	Processing and freedom of expression and information
Article 86	_	Processing and public access to official documents
Article 87	_	Processing of the national identification number
Article 88	_	Processing in the context of employment
Article 89	_	Safeguards and derogations relating to processing for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes
Article 90	_	Obligations of secrecy
Article 91	_	Existing data protection rules of churches and religious associations

# Chapter 10 – Delegated acts and implementing acts

Article 92 - Exercise of the delegation

Article 93 - Committee procedure

# **Chapter 11 – Final provisions**

Article 94	_	Repeal of Directive 95/46/EC
Article 95	-	Relationship with Directive 2002/58/EC
Article 96	-	Relationship with previously concluded Agreements
Article 97	-	Commission reports
Article 98	-	Review of other Union legal acts on data protection
Article 99	_	Entry into force and application

## **EXHIBIT A**

## Sovren PII Policy

Sovren's software processes two types of recruiting documents: Job Advertisements, and Candidate Advertisements (also known as resumes or CVs). Both types of documents are intended by their authors to be public and to be distributed widely in order to accomplish their goals. Neither type of document, therefore, reasonably contains ANY data that is expected by the creator to be treated as confidential or private or secret in any way, to any extent, in any forum, in any locale, at any time.

Therefore, Sovren deems that its core processing activities relate to documents which, although they may have PII, are intended to contain such PII, and that the publication or distribution of such PII bears no risk of damage to the originator.

Nevertheless, in order to simplify its security practices, and to provide security far beyond what is expected, Sovren has implemented the following practices:

#### Data sent to public SaaS endpoints

Data type: Job Advertisements.

Job Advertisements do not contain PII because they relate to organizations, not individuals. Sovren will revise its TOS to prohibit customers and prospects from sending Job Advertisements to Sovren if such advertisements contain an individual's PII. Sovren will not store any Job Advertisements that are sent for parsing or geocoding, unless they are explicitly sent to an endpoint that includes storage by the Sovren AI Matching Engine.

Data type: Resumes or CVs (Candidate Advertisements)

Sovren will not store any resumes that are sent to it for parsing or geocoding, unless they are explicitly sent to an endpoint that includes storage by the Sovren AI Matching Engine.

When the RESULTS of parsing resumes are to be stored into the Sovren AI Matching Engine, Sovren will expunge the following information before storage:

- 1. All References, in entirety.
- 2. All phone numbers of any kind, found anywhere in the document.
- 3. All URLs and IP addresses found of any kind, found, anywhere in the document.
- 4. All email addresses of any kind, found anywhere in the document.
- 5. All twitter handles of any kind, found anywhere in the document.
- 6. All Street Addresses of the candidate, found anywhere in the document.
- 7. All candidate full names, found anywhere in the document.
- 8. All Candidate Contact Info EXCEPT municipality, region(s), country and postal code'.
- 9. All other Personal Data that we parse for, including
  - Ancestor (FathersName and MothersMaidenName)
  - Availability
  - Birthplace
  - DateOfBirth

- DrivingLicense
- FamilyComposition
- Gender
- Hukou (HukouCity and HukouArea) (China)
- Location (CurrentLocation and PreferredLocation)
- MaritalStatus
- MessagingAddresses
- MotherTongue
- NationalIdentityNumber
- Nationality
- Passport
- Politics (China)
- Salary (CurrentSalary and RequiredSalary)
- Visa

unless they are both inconsequential and cannot be safely removed.

#### Internal data

Data type: CRM data.

CRM data includes contact info for individuals related to a customer or prospect of Sovren. The CRM database is encrypted at rest. No CRM data will be stored outside of the CRM database.

Data type: Job Advertisements or Resumes/CVs sent to Sovren to use in its QA/Dev processes.

Documents sent to Sovren by its customers and prospects for use in its internal QA/Dev processes may be stored locally on a developer's hard drive in a folder marked "Resumes" or "Jobs" (whichever may be appropriate) for no more than 48 hours. These folders must be encrypted using Windows EFS. At the end of 48 hours, those files MUST be added to the "Resumes" or "Jobs" folder in Sourcegear Vault, and deleted from the local machine (including deleted from the Recycle bin).

Resumes or Jobs received by email must be promptly saved to secure folders as described above, and the emails deleted.

Download access to the "Resumes" and "Jobs" folders in Sourcegear Vault shall be restricted to the Chief QA Officer. Only the Chief QA Officer may have downloads from the Sourcegear Vault Resumes or Jobs archives on his local machine, and then only while conducting active QA sessions and only when those files are downloaded and stored only to EFS-encrypted folders. ALL QA REPORTS must be stored only in EFS-encrypted folders.

Either the Security Officer or the Chief QA Officer may grant individual developers access to download some or all of the Sourcegear Vault Resumes or Jobs archives to other machines, using the form shown as Appendix A hereto. Signed copies of that form are to be provided to the Security Officer, who is to store the form into the correct security archive, and also to set a calendar item to audit compliance with the form's dictates.

## **Application data**

## Resume Analyzer:

The Resume Analyzer will store resumes sent to it in an encrypted database. This data will include PII, but such PII is necessary to the purpose of the application (finding the right people to hire, and contacting them), and is encrypted at rest and subject to inapplication authentication schemes.

## Qwik Recruit:

QwiK Recruit will store all of its data in an encrypted database. This data will include PII, but such PII is necessary to the purpose of the application (finding the right people to hire, and contacting them), and is encrypted at rest and subject to in-application authentication schemes.

### **Summary**

These practices will render stored parsed results unable to be used to identify persons. As a result of storing no PII, we will have the safest of all possible security profiles for stored SaaS Service data data: an empty safe.