



“NOVEL INTEGRATED SOLUTION OF OPERATING A FLEET OF DRONES WITH MULTIPLE SYNCHRONIZED MISSIONS FOR DISASTER RESPONSES”

ResponDrone

D1.8 “POPD – Requirement No.8”

Project Deliverable Report

Deliverable Number: **D1.8**

Deliverable Title: **POPD – Requirement No. 8**

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1. Executive Summary

This deliverable serves as confirmation that personal data transfers from the EU to a non-EU country or to an international organization are in accordance with Chapter V of the General Data Protection Regulation 2016/679. Where personal data are transferred from a non-EU country to the EU (or another third state), this deliverable confirms that such transfers comply with the laws of the country in which the data were collected.

2. Data transfers from the EU

The RESPONDRONE project consortium counts a few partners established outside of the EU. These are the following:

- In Israel:
 - ISRAEL AEROSPACE INDUSTRIES LTD.
 - MINISTRY OF DEFENSE
 - AGORA P.S.V.D.
- In Armenia:
 - MINISTRY OF EMERGENCY SITUATIONS
 - AMERICAN UNIVERSITY OF ARMENIA
- In the Republic of Korea:
 - KOREA AVIATION TECHNOLOGIES CO LTD
 - INHA University

2.1. Israel

For Israel, the European Commission has adopted an adequacy decision¹, meaning that its data protection legislation is deemed adequate from the perspective of the EU. Any transfers of personal data from EU partners in RESPONDRONE to Israeli partners in RESPONDRONE can therefore occur in compliance with article 45 GDPR.

2.2. Armenia

No adequacy decision has been taken with regard to Armenia. Any transfers of personal data from EU partners in RESPONDRONE to Armenian partners in RESPONDRONE will therefore occur under standard data protection clauses as meant in article 46(2)(C) GDPR. Depending on the case, these will either be the European Commission's clauses for EU controller to non-EU or EEA controller, or those for EU controller to non-EU or EEA processor.²

¹ 2011/61/EU: Commission Decision of 31 January 2011 pursuant to Directive 95/46/EC of the European Parliament and of the Council on the adequate protection of personal data by the State of Israel with regard to automated processing of personal data (notified under document C(2011) 332), OJ L 27, 1.2.2011, p. 39–42.

² https://ec.europa.eu/info/law/law-topic/data-protection/international-dimension-data-protection/standard-contractual-clauses-scc_nl.



2.3. Republic of Korea

While adequacy talks are ongoing with the Republic of Korea, no final decision has been published at the time of writing. Any transfers of personal data from EU partners in RESPONDRONE to the Korean partner in RESPONDRONE will therefore occur under standard data protection clauses as meant in article 46(2)(C) GDPR. Depending on the case, these will either be the European Commission's clauses for EU controller to non-EU or EEA controller, or those for EU controller to non-EU or EEA processor.³

3. Data transfers to the EU

All non-EU or non-EEA partners in RESPONDRONE confirm to be fully compliant with their local data protection legislation. Any transfers of personal data to the EU must therefore comply with the requirements set out by that local legislation.

³ https://ec.europa.eu/info/law/law-topic/data-protection/international-dimension-data-protection/standard-contractual-clauses-scc_nl.

