Dear supplier,

Orange has been committed for several years to compliance related to protection, confidentiality and security of personal data.

As the result of the European Commission's decision of 4th June 2021, the Standard Contractual Clauses ("SCC") for the transfer of personal data to countries outside the European Economic Area have changed and have to be updated in the contracts involving such a transfer, at the latest by December 27th, 2022.

If you use sub-processors^{*} authorized by Orange, transferring personal data to countries outside the European Economic Area, and if such transfer(s) are still covered by the former SCC, you shall now sign with your sub-processors the module No. 3 (transfer from processor to processor) of the SCC issued from the European Commission's decision of 4th June 2021, and carry out the necessary transfer evaluations. As a reminder, no processor may have access to or process Orange's personal data under the cover of the Privacy Shield that has been invalidated by the Court of Justice of the European Union. If such a situation exists and Orange is not aware of it, you must report it in writing to the Orange or Buyln buyer in charge of the contract(s).

More generally, we inform you that Orange can decide at any time to ask you to provide a copy of these new SCC signed or of the legal tool that governs the authorized transfers between you company and your sub-processors. Orange must be notified in case of legislation or practices that may affect the SCC guarantees in the frame of the processing entrusted to these sub-processors.

We count on your involvement in this matter.

Isaura de Albuquerque-Rodrigues

Head of Global Procurement & Supply Chain

Orange

^{*} A Sub-Processor is a third-party data processor engaged by a Data Processor who has or will have access to or process personal data from a Data Controller. <u>Sub-Processor - GDPR Summary</u>