

Accuris Policy for the Processing of Data Governed by the CCPA

The California Consumer Privacy Act of 2018, California Civil Code § 1798.100 et seq. (the "CCPA"), went into effect January 1, 2020. Accuris and its affiliates, (collectively "Accuris") and your company may have entered into agreement for the provision of services involving your data which potentially includes personal information that is subject to the CCPA and is processed by Accuris.

If Accuris receives, or will receive, personal information as defined in the CCPA ("Personal Information") under the agreement, Accuris is bound by the substantive requirements of the CCPA where it applies. This means that if Accuris is processing Personal Information subject to the CCPA on your behalf ("Customer Personal Information") Accuris shall not:

- sell¹ Customer Personal Information
- retain, use, or disclose Customer Personal Information for any purpose other than the specific purpose of performing the services specified in the agreement (including retaining, using, or disclosing Customer Personal Information for a commercial purpose other than providing such service); and
- further collect, sell or use any Customer Markit Personal Information except as necessary to perform the business purpose of the agreement.
- If you would like an executed version of this policy, email your request to privacy@accuristech.com.

¹ 'Selling' shall have the meaning provided in the CCPA and any associated regulations, in each case, as amended from time to time.