Credit Suisse Privacy Policy
(for Seenit)

With the following information, we would like to give you an overview of how we will process your personal data and of your rights according to the applicable data protection laws.

'Personal Data' means any information relating to an identified or identifiable natural person ('data subject') – in this case you as a participant to the creation of Credit Suisse video content via Credit Suisse’s vendor (SEENIT Digital Limited) platform ("Project").

SEENIT Limited is an English company with company number: 08838909 and whose registered office address is 100 Cannon Street, London, EC4N 6EU, UK ("SEENIT").

The SEENIT Service (all services SEENIT provide across our apps, the web) enables to create videos with the help of various participants and contributors. SEENIT Service allow you to submit content to us for our use on a particular Project. When you join a Project via the SEENIT Service we will need to share your contact details with SEENIT.

1. Who Is Responsible for Personal Data Processing and How Can I Contact Them?

The data controller (hereinafter "we") means your employing entity as confirmed in your contract of employment or Credit Suisse entity or entities by whom you are engaged, whether directly or indirectly.

You can reach our Credit Suisse Group Data Protection Officer at:
Credit Suisse Group Data Protection Officer
Five Canada Square London
E1 45AQ United Kingdom
Phone: +44 20 7888 8888
E-mail: data-protection@credit-suisse.com

2. What Sources and Personal Data Do We Use?

We process Personal Data that we obtain directly from you or from our vendor SEENIT Digital Limited ("SEENIT") in the context of the Project.

Where you submit content (e.g. videos or photos), this content may contain your personal information, or those of others who also appear or are mentioned, in the form of images or other information that may identify you or them. This information is used inherently when we use the content in a Project.

Personal Data (also referred to as “Data”) processed by us includes in particular:

- Name;
- Email Address.
3. What Do We Process Your Personal Data for (Purpose of Processing) and On What Legal Basis?

We process Personal Data in accordance with the provisions of the EU General Data Protection Regulation (GDPR) and in line with the applicable national data protection legislation for the following lawful grounds:

For the purpose of the performance of the contract

It is necessary for the performance and fulfilment of the contract between us to conduct the Project. As such, when you submit information for these purposes we will take that you acknowledge that we use your Personal Data in this way.

4. Who Receives My Personal Data?

We share your data with our vendor – SEENIT, for the purpose of conducting the Project. SEENIT use your registration information to register you and create your user account, log you in, verify who you are and otherwise to provide you with our access to the SEENIT Services.

In order to efficiently realize the Project within the existing international cross-border and cross-legal entity management structure of Credit Suisse Group, we may share your Personal Data with recipients who are located outside our organization, in certain cases – abroad. “Abroad” means that access and other data processing operations are carried out in another country to the country in which the data controller of your Personal Data is established. Please see the summary of your Personal Data recipients below.

a. recipients within Credit Suisse Group:
   - line managers abroad
   Due to the abovementioned international cross-border and cross-legal-entity management structure your Personal Data can also be accessed by line managers that are based in locations other than the country in which your employing legal entity is located.
   - centralized functions abroad
   For efficiency purposes, Credit Suisse Group has centralized functions such as HR, IT, Operations, Compliance, Audit and other Corporate Functions, and such functions may access or otherwise process your Personal Data from abroad.

b. recipients outside the Credit Suisse Group, both locally and abroad, may include in particular:
   - third party service providers such as: IT tools and service providers, telecommunications and electronic communications service providers, payroll and expense management service providers, external legal counsel, business consultants.
   - public authorities and institutions.
We may pass on your Personal Data to public authorities and institutions such as financial authorities, tax authorities, and the police in accordance with any legal or regulatory requirement.

As a general rule, the following applies:
Granting access to your Personal Data to a data recipient outside of the relevant Credit Suisse data controller is always preceded by a diligent analysis of the legitimacy and security of data sharing.

Access to Personal Data is granted on the strict need-to-know basis meaning that only those group of persons are granted access rights for whom Personal Data is essential to fulfillment of their tasks.

Access is limited to a minimum. A precise examination is carried out as regards the individual Personal Data categories in order to ascertain which Personal Data is required with regard to the purpose in question.

In case Personal Data is shared with a recipient within Credit Suisse Group or a third party service provider, it is subject to proper technical and operational data security measures as well as the execution of required service agreements that include data protection and confidentiality provisions.

5. Will Personal Data Be Transferred to a Third Country or an International Organization?

Credit Suisse is a global company. Your Personal Data may be accessed, transferred or otherwise processed by CS personnel or third party service providers in a country outside of the country where you work that does not offer the equivalent level of data protection for any of the purposes and upon the legal basis set out above. In any case, we will ensure that Personal Data accessible outside of the country where you work is handled subject to appropriate safeguards, in particular for EU staff members - EU standard contractual data protection clauses.

6. Ability to obtain a copy of the safeguards

Please contact us if you would like to request further information about the safeguards applied to the transfer of your Personal Data.

7. For How Long Will My Personal Data Be Stored?

We will process and store your Personal Data for as long as it is necessary in order to fulfil our contractual, statutory or regulatory obligations.

If the Personal Data is no longer required in order to fulfil contractual, statutory or regulatory obligations, it is deleted regularly, unless further processing is required in accordance with specific records retention requirements set by financial, commercial and tax legislation or due to a legal hold. Special retention obligations may be also imposed on us due to e.g. a litigation or a regulatory investigation.

8. What Data Privacy Rights Do I Have?

Subject to certain exemptions and exceptions, every data subject has the right of access (to provide you with a copy of and further details on the use we make of your Personal Data), the right to rectification (to update any inaccuracies in the Personal Data we hold), the right to erasure (to delete any Personal Data we no longer have a lawful ground to use), the right to restriction of processing (subject to several conditions), the right to object (to object to any processing, including
profiling which is based on Credit Suisse legitimate interests ground – please see below for further details), and the right to data portability (to provide you with a copy in a machine readable format of the Personal Data that you have provided to us).

Furthermore, there is also a right to lodge a complaint with an appropriate data privacy regulatory authority or supervisory authority.

Your exercise of these rights is subject to certain exemptions to safeguard the public interest (e.g. the prevention or detection of crime) and our interests (e.g. legal and regulatory reasons). If you exercise any of these rights we will check your entitlement and respond in most cases within a month.

9. Am I Obliged to Provide Data?

In the context of our relationship, you must provide all Personal Data that is required for the purpose of the Project and fulfilling the accompanying contractual obligations or that we are legally obliged to process. Without this Data, we are, in principle, not in a position to conduct the Project with you.