



**CONVENTION/MEETING NONDISCLOSURE AGREEMENT,
NOTICE OF FILMING and PRIVACY NOTICE**

RECITALS

Franchise World Headquarters, LLC ("FWH") is authorized to service the proprietary system for establishing and operating restaurants under the trade name and service mark Subway® (the "System"). FWH operates as a service-oriented company for and on behalf of Subway IP LLC ("SIP") the owner of the System, service mark and trademark Subway®, as well as all other System affiliates including Franchisors and/or advertising entities. FWH, SIP and the System affiliates are collectively referred to herein as the "Subway Group".

Recipient will be attending a field meeting, convention, or other meeting or similar event, (the "Meeting") in which the Subway Group will be disclosing to Recipient various detailed aspects of the Subway Group's business operations and may at its sole discretion, allow guest speakers to provide information to Recipient (the "Purpose"). Recipient agrees as follows:

AGREEMENT

Section I: Confidentiality and Nondisclosure

1. "**Confidential Information**" means information or material proprietary to the Subway Group, or designated by the Subway Group as confidential, which is obtained or learned either directly or indirectly by Recipient from the Subway Group for the Purpose including any and all information Recipient obtains by attending the Meeting and any information incidental thereto.
2. Recipient acknowledges and agrees that the Confidential Information was developed, designed by and/or licensed to the Subway Group at great expense and over lengthy periods of time, is secret, confidential and unique, and constitutes the exclusive property and trade secrets of the Subway Group.
3. Recipient agrees that Recipient shall treat and maintain all Confidential Information as confidential, and shall not, at any time, without the express written consent of an authorized signatory of the Subway Group disclose, publish, or divulge any Confidential Information to any third party, person, firm, corporation or other entity, or use any Confidential Information, directly or indirectly, for Recipient's own personal benefit or the benefit of any person, firm, corporation or other entity, other than for the Purpose and/or benefit of Subway Group.
4. (1) Confidential Information shall not include, and the restrictions in this Agreement shall not apply to, any information or materials: (a) which becomes generally known to the public other than as a result of a disclosure by Recipient or Recipient's representative; (b) which was known to Recipient and reduced to written form in documents which were in Recipient's possession at the time such information was disclosed to Recipient, provided that the source of such information or materials was not known by Recipient to be bound by a nondisclosure agreement with other contractual, legal or fiduciary obligations of confidentiality to the Subway Group or any other party with respect to such information or materials; (c) becomes available to Recipient on a non-confidential basis from a source other than Subway Group provided that such source is not bound by a nondisclosure agreement with other contractual, legal or fiduciary obligations of confidentiality to the Subway Group or any other party with respect to such information or materials; or (d) which is independently developed by Recipient without the use of Confidential Information and (e) the service mark and trademark Subway® and other trademarks registered to SIP and licensed to other members of the Subway Group in the United States and in other countries (the "Marks") and (f) commercial announcements, slogans, related insignia and logos. (2) Recipient acknowledges and agrees that the Subway Group is comprised of the owner and licensees of the Marks and that Recipient will not at any time use for its own benefit or the benefit of any person, firm, corporation or other entity, the Marks or any proprietary published materials obtained directly or indirectly from Subway Group including, advertising artwork and promotional materials without the prior written permission or license signed by an authorized signatory of Subway Group. The burden of proving that Confidential Information may be disclosed pursuant to the exceptions set forth in this Paragraph shall be on the Recipient.
5. In the event that Recipient is requested or required (by oral questions, interrogatories, requests for information or documents in legal proceedings, subpoena, civil investigative demand or similar process) to disclose any part of Confidential Information, Recipient shall provide the Subway Group with prompt written notice of any such



request or requirement so that the Subway Group may seek a protective order or other appropriate remedy and/or waive compliance with the provisions of this Agreement. If, in the absence of a protective order or other remedy or receipt of waiver by the Subway Group Recipient is nonetheless in the opinion of its legal counsel, legally compelled to disclose Confidential Information to any tribunal or else stand liable for contempt or suffer other censure or penalty, Recipient may, without liability hereunder, disclose to such tribunal only that portion of Confidential Information which Recipient counsel advises Recipient is legally required to be disclosed.

6. Because of the unique nature of the Confidential Information, Recipient further acknowledges and agrees that any disclosure or use of Confidential Information by Recipient other than for the Purpose and/or sole benefit of the Subway Group in violation of Recipient's obligations under this Agreement, would be wrongful, would cause irreparable injury to the Subway Group and that monetary damages would be inadequate to compensate the Subway Group for such breach. Notwithstanding paragraph 10 hereof, Recipient agrees that in the event of any violation hereof, Subway Group shall be authorized and entitled to obtain from any court of competent jurisdiction preliminary and permanent injunctive relief, as well as an equitable accounting of all profits or benefits arising out of such violation, which rights and remedies shall be cumulative and in addition to any other rights or remedies to which Subway Group may be entitled.
7. Recipient agrees to use its best efforts to prevent and protect the Confidential Information, or any part thereof from unauthorized disclosures, and shall take all steps reasonably necessary to protect the secrecy of the Confidential Information, and to prevent the Confidential Information from falling into the public domain or into the possession of unauthorized persons. Recipient further agrees that it shall only disclose Confidential Information to those persons that need such Confidential Information for the Purpose contemplated by this Agreement and shall only reveal or transmit the Confidential Information to such persons only after advising them that the Confidential Information has been made available to Recipient subject to this Agreement and such persons either agree in writing to be bound by the terms of this Agreement or are subject to a confidentiality agreement with Recipient that covers Confidential Information.
8. It is understood and agreed by Recipient that no obligations of any kind except for confidentiality and nondisclosure as stated herein are created by this Agreement or are to be assumed or implied between Recipient and the Subway Group unless or until a later formal written contract has been entered into by the parties. Any future obligations shall be expressed in said formal written contract. The obligations of nondisclosure and confidentiality under this Agreement shall continue for a period of five (5) years from the date of last disclosure by Subway Group or any of their respective affiliates or subsidiaries. Upon the request of Subway Group, Recipient shall promptly return any written Confidential Information, including all reproductions or copies thereof as directed by the Subway Group.
9. To the extent that Recipient provides input, suggestions or other feedback to the Subway Group during the Meeting ("Feedback"), Recipient will be deemed to have granted to the Subway Group a non-exclusive, non-transferable, worldwide, perpetual, irrevocable, royalty-free license to use, disclose, copy, license, modify, sublicense or otherwise distribute and exploit in any manner whatsoever the Feedback. Recipient acknowledges that it has no expectation of confidentiality with respect to any Feedback provided and represents and warrants that it has have the right to provide such Feedback.

Section II: Notice of Filming and Privacy Notice

1. Recipient acknowledges receipt of, and understands and consents to the terms of, the Notice of Filming attached hereto as Exhibit A, and the Subway® Meetings & Events Privacy Notice attached hereto as Exhibit B.

Section III: Miscellaneous

1. This Agreement shall be binding upon Recipient, its personal representatives, successors and assigns, as the case may be. This Agreement shall inure to the benefit of Subway Group, their respective successors and assigns, and may be enforced by Subway Group, or any of its affiliates, subsidiaries, successors and assigns, as the case may be.
2. This Agreement shall be governed and construed under the laws of the State of New York without reference to its provisions as to conflicts of laws. Except as provided in this Agreement, any controversy or claim arising out of or relating to this Agreement or the breach thereof shall be settled by binding arbitration. The arbitration will be held in accordance with the United Nations Commission on International Trade Regulations and Law ("UNCITRAL") Arbitration Rules administered by the International Centre for Dispute Resolution or its successor ("ICDR"), an affiliate of the American Arbitration Association. In the event the ICDR is no longer in business, the parties will mutually agree upon an alternative arbitration agency to administer the arbitration. The arbitration will be held in



New York City, New York, U.S.A. conducted in English and decided by a single arbitrator. The parties agree that the arbitration may be held elsewhere upon mutual agreement of the Parties. Any court having jurisdiction may enter judgment on the arbitrator's award. Except as provided in this Agreement, all parties must commence and pursue arbitration to resolve disputes before commencing legal action.

3. This Agreement contains the entire understanding of the parties relating to the subject matter of this Agreement. The parties may not amend this Agreement orally, but only by a written agreement.
4. Recipient warrants that they are 18 years of age or older and that they have the right to enter into this Agreement in their own name or if this is not the case their Parent/Guardian shall sign below.

BY ACCEPTING THE TERMS AND CONDITIONS WHEN REGISTERING YOU AGREE TO ACCEPT THE CONVENTION/MEETING NONDISCLOSURE AGREEMENT, NOTICE OF FILMING AND PRIVACY NOTICE.



EXHIBIT A



NOTICE OF FILMING - When you enter a Subway® event or program, you enter an area where photography, audio, and video recording may occur.

By entering the event premises, you consent to being photographed, filmed, and/or otherwise recorded (the "Recordings") by Franchise World Headquarters, LLC, its affiliates, agents, and assigns and their respective officers and employees ("FWH"). Your entry constitutes your grant to FWH of an absolute, royalty-free, irrevocable, non-exclusive right to use your name, image, voice, and likeness in the Recordings in any media, in any form, whether now known or hereafter devised, throughout the world in perpetuity, for promotional purposes, telecasts, advertising, website publications, social media, or any other purpose. You understand that such rights include the right to release, publicize, exhibit, reproduce, edit, digitize, and/or modify the Recordings in FWH's sole discretion, and you waive any inspection or approval rights. You further release FWH and each and all persons involved from any liability connected with the Recordings. You waive all rights you may have to any claims for invasion of privacy, right of publicity, misappropriation, misuse of image, defamation, or payment in connection with the Recordings, irrespective of whether a fee for admission or sponsorship is charged and/or you are compensated. You agree that you have been fully informed of your consent, waiver of liability, and release before entering the event.

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EXHIBIT B

THE SUBWAY MEETINGS & EVENTS PRIVACY NOTICE

Last Updated: December 17, 2018

Your privacy is important to us. When you share your personal and business information with the Subway Group, you trust us with your information. This notice is meant to help you understand what data we collect, why we collect it and what we do with it in relation to our meetings and events.

- 1. ABOUT THIS NOTICE**
- 2. PERSONAL INFORMATION WE COLLECT**
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- 9. YOUR DATA PROTECTION RIGHTS**
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1. ABOUT THIS NOTICE

The Subway Group. The Subway Group (we, us or our) is made up of a variety of companies including but not limited to, Subway IP LLC (the owner of our proprietary system for establishing and operating restaurants in order to develop Subway® restaurants worldwide), FWH Technologies, LLC (the owner and licensor of the SubwayPOS® software for use in Subway® restaurants worldwide), Franchise World Headquarters, LLC (a service-oriented company that provides core business related services to other Subway Group entities), the Subway® franchisors (which offer and sell franchises worldwide), and the Subway® advertising entities (which administers national and local advertising funds and activity for Subway® restaurants and Subway® franchisees worldwide). To see a list of the Subway Group entities that may come in contact with your personal information, please see “Our Group Companies” section below.

What this notice applies to. This Privacy Notice applies to the personal information that the Subway Group collects and uses to facilitate the organization of our meetings and events (collectively, “Subway Meetings & Events”), which include but are not limited to:

North American MUO Meeting
FAF Local Market Leadership Summit
Road Shows
Global & Regional Conventions
Legal Symposium
Global Business Development Agent Leadership
Conference (BDALC)

SUBWAY GROUP EMPLOYEES ONLY:
Anniversary Gift Order
Holiday Party
Children’s Holiday Party
Anniversary Party
Corn & Turkey Giveaway
T-shirt Giveaway

Changes to this notice. If we make a change to this Notice, we will make previous versions available upon request so that you can see when changes occurred and what they are. If we make any material changes to this Notice, we will notify you by means of a notice on this site or by an email (sent to the email address specified in your account). Where we are required by applicable data protection laws, we will also seek your consent to any material changes that affect how we use your personal information.

We encourage you to periodically review this page for the latest information on our privacy practices.



2. PERSONAL INFORMATION WE COLLECT

We collect personal information in different ways. The majority is collected when you register for Subway Meetings & Events through one of our service providers, like CVENT or DocuSign.

Types of Personal Information We Collect:

The personal information we collect from you depends on the nature of your interaction with us and the type of Subway Meetings & Events you register for, but it may include the following:

- *Contact Information.* We may collect personal and/or business contact information including your first name, last name, mailing address, telephone number, fax number, email address, Job title, Employer and other similar data.
- *Payment Information.* When registering for an event, you will be required to provide a credit/debit card number and related financial information (such as expiration data, security code and billing address).
- *Dietary Requirements.* During registration, we may ask you to provide any dietary restrictions, food allergies and religious restrictions if food will be provided at a Subway Meets & Events.
- *Health Information.* We may ask if you would like to make any special requests regarding medical conditions, such as vision impairment, physical disabilities, etc.
- *Travel Details.* Travel details may include hotel accommodations (e.g. check-in dates) and transportation information (e.g. airline flight information).
- *EU Citizenship.* We may ask whether you are a citizen of the European Union to ensure we are aligned with data protection laws.

Information Received from Third Parties

In some circumstances, the Subway Group receives personal information about individuals from third parties. For example, this may happen if your employer, spouse or colleague registers you for Subway Meetings & Events on your behalf. We may also collect information about you from other companies and organizations. For example, independent purchasing organizations may provide us suppliers' and vendors' contact information to facilitate registration for an event.

What Happens if You Don't Give Use Your Personal Information

All Subway Meetings and Events require some personal information in order for an individual to participate. If you do not provide such information, we will not be able to complete your registration and you will not be able to take part in the event.

Anonymous and Aggregated Information

Anonymized and aggregated information does not identify a specific person and is not personal information. We use this type of information for a variety of functions, including measuring users' interest in and use of Subway Services, conducting internal analysis, data analytics and research. We may also share anonymized or aggregated information with third parties for our or their purposes, but none of this information can be used to identify you or determine anything else personal about you.

3. HOW WE USE YOUR PERSONAL INFORMATION

We may use your personal information for the following purposes:



- *Registration Process.* When you wish to attend or participate in Subway Meetings and Events, you will register for those events online through our service providers (e.g. CVENT or DocuSign) or over the telephone. We use your Contact Information to register you for the event, to send you a registration confirmation email and to verify your identity at check in. We also provide registration services for some events hosted by independent purchasing organizations (e.g. shareholder or partner meetings), in which case the registration process is identical with the addition that we share the attendee list with the applicable hosting organization.
- *Payment Processing.* When you pay for event registration fees or other products and services associated with Subway Meetings and Events using your debit/credit card, our service providers (e.g. CVENT) will collect your Payment Information and pass it to payment card processors to validate payment information and complete the transactions.
- *Name Badges.* Your name and company details will be printed onto a badge and will be at a registration desk until you check-in unless badges are printed on-demand. For security reasons, we ask that you wear your name badge for the entire event you are attending. Exhibitors at our events may wish to scan your badge so they can contact you with more information. By allowing an exhibitor to scan your badge, you are consenting to have your contact information provided to the exhibitor, and thereafter may be contacted by the exhibitor post-event. If you do not wish the exhibitor to contact you, please communicate this directly with the exhibitor at the event or thereafter.
- *Tracking Attendance.* We keep a record of your participation in Subway Meetings and Events as an attendee or presenter. This information may be used to tell you about other events and to help us better understand our attendees' needs and interests to better tailor our products and services. Depending on your relationship with the Subway Group, we may also track your attendance as part of your contractual obligations with us to attend required meetings.
- *Dietary Requirements.* In an effort to provide you with the best experience possible at Subway Meetings and Events, we ask for your dietary restrictions. We do not collect this information without your explicit consent. Your name and dietary requirements will be sent encrypted to the venue to ensure your dietary requirements are catered for at the event.
- *Health Information.* If you are registering for an event, we may ask if you have any special health requests in order for us to accommodate you. We will not collect this information without your explicit consent. Your name and special requests may also be sent encrypted to the hotel and/or the venue to ensure your special requirements are accommodated.
- *Travel Information (Subway Group Employees Only).* When an overnight accommodation is required as part of the event, your name and company details will be sent to the event venue, to book your room.
- *Mobile App.* We offer a mobile app provided by Crowd Compass for some of our larger events. The app captures your Contact Information and photo to support its functionality including: facilitating interactive sessions, increasing attendee participation and creating attendee lists. Your Contact Information and photo will automatically be added to the event's attendee list. Any individual that downloads the app and accesses the Subway Group event will have access to the attendee list for networking purposes. If you would like to remove yourself from the attendee list, you can do so by going into the app settings in the upper right corner, clicking "Edit Profile" → "Hide on Attendee List" → Ok.
- *Place Cards.* Your name and any company details may be displayed in a place card format at the event you are attending.



- *Audience Engagement Software.* Your name and company may be displayed on screens at the event when using our audience interaction platforms (such as Poll Everywhere). For some of our events, we work with vendors that provide web-based audience response systems. The system increases audience interaction by allowing you to respond to questions on the web or via SMS texting.
- *Photos and Videos.* Photos and video recordings of you may be taken at our events, and used in internal and external publications, across both printed and digital channels. Your name and company details may be displayed alongside the image or video.
- *Presenter Information.* If you are a presenter at one of our events, we may display your Contact Information and photograph and may collect information provided by event attendees who evaluated your performance as a presenter. We may also make and store a recording of your voice and likeness in certain instances.
- *Feedback.* If you provide feedback or complete an event survey, your quotes, names and company details may be used to promote further events and may be used to improve future Subway Group Meetings & Events.
- *Prizes.* If you win a prize at an event, we may need to use your personal details to administer your prize or pass it to the supplier fulfilling the prize. We may also include your details in post-event communications relating to the prize you win.
- *Awards.* If you win an award at any of our events, your name and company details will be displayed on screen at the event, engraved into the award and used in both internal and external communications about the award.
- *Social Media.* We may use your name and company details on our social media channels to promote the Subway Meetings and Events you attend.
- *Business Cards.* If you choose to bring business cards to an event, they are your responsibility to distribute or dispose of, and we will not be held responsible for your personal information being shared directly from your business cards.

4. LEGAL BASIS FOR PROCESSING

We only collect and process your personal information where we have a lawful basis to do so. Our legal basis for collecting and using the personal information described above will depend on the personal information concerned and the specific context in which we collect it.

However, we will normally collect personal information from you only where we have your consent to do so, where we need the personal information to perform a contract with you, or where the processing is in our legitimate interests and not overridden by your data protection interests or fundamental rights and freedoms. In some cases, we may also have a legal obligation to process personal information about you, or may need to process personal information in order to exercise, establish or defend legal claims., which is given when you register for our event. There may also be instances when we process your personal information for the public interest.

If you have questions about or need further information concerning the legal basis on which we collect and use your personal information (including any legitimate interests relied upon), please send an email to privacy@subway.com.

5. SHARING YOUR INFORMATION

We do not sell, trade or rent your personal information to others.



Sharing Within the Subway Group

The Subway Group may share your information amongst our entities in order to administer Subway Meetings & Events. Members of the Subway Group who receive your personal information are not authorized to use or share the information, except as set out in this Privacy Notice.

Sharing With Third Parties

Hotel and Venue Staff. We may share your personal information with the hotel and venue staff to book your room, to accommodate dietary and health requests, and for attrition purposes.

Third Party Service Providers. We may share your personal information with vendors who provide services to us, such as business, professional or technical support functions. This includes but is not limited to: service providers that host or operate Subway Meetings and Events online registration (such as CVENT and DocuSign); payment processors; data processing or other information technology services for carrying out research and analysis, providing attendee experience management services and personalizing individual attendee experiences (e.g. Crowd Compass, Poll Everywhere). We do not allow these vendors to use or share this information for any purpose other than to provide services on our behalf.

Sweepstakes, Contests, and Promotions. If you choose to enter into one of our sweepstakes, contests, or other promotions, we may disclose your information to third parties or the public in connection with the administration of such promotion, as required by law, as otherwise permitted by the promotion's official rules, or otherwise in accordance with this Privacy Notice.

Business Development Agents. Business Development Agents ("BDAs") are independent contractors of the Subway Group who are responsible for the growth of the franchise in a specific territory. If you are franchise owner, franchise owner employee, or a BDA employee, we may share your Contact Information with your BDA or their staff to assist with the registration process and schedule activities during the event (e.g. meetings, dinners, etc.).

Other Third Parties: Your personal information may also be shared with our sponsors, partners, advertisers, advertising networks, advertising servers, and analytics companies or other third parties in connection with marketing, promotional, and other offers, as well as product information. Your information may also be shared with third parties we identify at the time you provide your personal information or otherwise with your consent.

Business Transfers. Your Personal Information is considered a company asset and may be disclosed or transferred to a third party in the event of a proposed or actual purchase, any reorganization, sale, lease, merger, joint venture, assignment, amalgamation or any other type of acquisition, disposal or financing of all or any portion of our business or of any of the business assets or shares (including in connection with any bankruptcy or similar proceeding) of the Subway Group or a division thereof, in order for you to continue to receive the same products and services from, or to continue the same or similar relationship with, the third party.

Legal Disclosures. We may disclose your information if we believe that the disclosure is required by law, a subpoena or other legal process, if we believe that the disclosure is necessary to enforce our agreements or policies, or if we believe that the disclosure will help us protect the rights, property or safety of the Subway Group or our customers or partners.

When You Consent. We may share your information with other companies if you give us permission or direct us to share the information.

6. INTERNATIONAL TRANSFERS AND PRIVACY SHIELD



Due to our global operations, your personal information may be transferred to and processed in the United States and other countries that may not provide the same level of data protection as your home country. The Subway Group's privacy practices are consistent with all applicable country, national, state, and local data protection and security laws.

For our customers whose use of Subway Services results in the transfer of personal information from the European Economic Area (EEA) or Switzerland to non-EEA countries, we rely on one or more of the following legal mechanisms: the EU-U.S. Privacy Shield, the Swiss-U.S. Privacy Shield, Standard Contractual Clauses, and consent of the individual.

The Subway® Group's service entity, Franchise World Headquarters (FWH), and our other U.S. affiliates comply with the EU-U.S. and Swiss-U.S. Privacy Shield Framework as set forth by the U.S. Department of Commerce regarding the transfer of personal information from the European Economic Area (EEA) and Switzerland to the United States. Our U.S. affiliates certified that they adhere to the Privacy Shield Principles of notice, choice, accountability for onward transfer, security, data integrity and purpose limitation, access, and recourse and liability. If there is any conflict between the terms of this Privacy Notice and the Privacy Shield Principles, the Privacy Shield Principles shall govern. To learn more about the Privacy Shield Program, and to view our certification page, visit <https://www.privacyshield.gov>.

Franchise World Headquarters and other U.S. affiliates commits to cooperate with EU data protection authorities (DPAs) and the Swiss Federal Data Protection and Information Commissioner (FDPIC) and comply with the advice given by such authorities with regard to human resources and non-human resources data transferred from the EU and Switzerland.

In compliance with the EU-US and Swiss-US Privacy Shield Principles, Franchise World Headquarters and other U.S. affiliates commit to resolve complaints about your privacy and our collection or use of your personal information. European Union or Swiss individuals with inquiries or complaints regarding this Privacy Notice should first contact the Subway's Privacy Office (*see* "How to Contact Us" below).

Franchise World Headquarters and other U.S. affiliates are subject to the investigatory and enforcement powers of the Federal Trade Commission (FTC) with respect to the Privacy Shield. Under certain conditions, if your complaint is not satisfactorily resolved with us directly, you may submit Privacy Shield- related complaints to the attention of your Data Protection Authority (DPA): http://ec.europa.eu/justice/data-protection/article-29/structure/data-protection-authorities/index_en.htm, which will establish a panel to investigate and resolve complaints brought under the Privacy Shield. We will fully comply with the advice given by the DPAs and take necessary steps to remediate any non- compliance with the Privacy Shield Principles. Such independent dispute resolution mechanisms are available to EU and Swiss citizens free of charge. Additionally, you may have a right to invoke binding arbitration under the Privacy Shield.

7. HOW LONG WE KEEP YOUR INFORMATION

To the extent permitted by applicable law, we retain your personal information as long as (1) it is needed for the purposes for which we obtained it and in accordance with this Privacy Notice or (2) we have another lawful basis, stated in this Privacy Notice or at the point of collection, for retaining that information beyond the period for which it is necessary to serve the original purpose for obtaining the personal information. If the lawful basis for processing that data is based solely on consent, we will delete the personal information if that consent is revoked.

8. CHILDREN'S PRIVACY

We recognize the need to provide further privacy protections with respect to children's personal information we may collect so they can attend Subway Meetings & Events. When we intend to collect information from children, we take additional steps to protect children's privacy, including:



- Notifying parents about our information practices with regard to children;
- In accordance with applicable law, and our practices, obtaining consent from parents for the collection and use of their children's personal information;
- Limiting our collection of personal information about children to no more than what is reasonably necessary to participate in an event; and
- Giving parents access or the ability to request access to personal information we have collected about their children and the ability to request the personal information be changed or deleted by contacting us as described in the "How to Contact Us" section below.

If we learn that we have inadvertently collected the personal information of a child under 13, or equivalent minimum age depending on the jurisdiction, we will take steps to delete the information as soon as possible.

9. YOUR DATA PROTECTION RIGHTS

Subject to local law, you may have certain rights regarding information that we have collected and that is related to you. We encourage you to contact us to update or correct your information if it changes or if you believe any information that we have collected about you is inaccurate. You can also ask us to see what personal information we hold about you, to erase your personal information and you may tell us if you object to our use of your personal information. In some jurisdictions, you may have the right to complaint to your local data protection authority. If you would like to discuss or exercise the rights you may have, send us an email at privacy@subway.com.

10. OUR SECURITY

We recognize the importance of maintaining the security of your personal information. We protect your information using security measures, including physical, administrative, and technical safeguards to reduce the risk of loss, misuse, unauthorized access, disclosure or modification of your information.

While we have employed security technologies and procedures to assist safeguarding your personal information, no system can be guaranteed to be 100% secure. Please note that we cannot ensure or warrant the security of any information you transmit to us. You use Subway Services and provide us with your information at your own risk.



11. OUR GROUP COMPANIES

Here is a list of our entities that may be involved in processing your personal information:

Franchise World Headquarters, LLC
Doctor's Associates LLC
Subway Franchise Systems of Canada, ULC
Subway Restaurant Management (Shanghai) Co., Ltd.
Subway Systems Colombia S.A.S.
Subway Partners, C.V.
Subway Franchisee Advertising Fund Trust Ltd.
Subway Franchisee Canadian Advertising Trust
Subway Franchisee Advertising Fund of Australia Pty. Ltd.
Subway Franchisee Advertising Fund Trust B.V.

Subway IP LLC
Subway Subs of Canada, ULC
Subway Systems Australia Pty. Ltd.
Subway Brand Management Systems Bahrain W.L.L.
Subway Systems do Brasil Ltda.
Subway Brand Management & Consultant (Shanghai) Co., Ltd.
Subway Realty of France EURL
Subway Vermietungs-und Servicegesellschaft mbH
Subway Systems India Private Limited
Subway Realty of Italy S.r.l.
Subway Japan G.K.
Subway International de México, S. de R.L. de C.V.
Subway International B.V.
Subway Systems Singapore Pte. Ltd.
Sandwich and Salad Franchises of South Africa (Proprietary) Ltd.
Subway Realty of Spain, S.L.U.
Subway Subs of Sweden AB
Subway Systems Middle East FZ-LLC

Subway Realty Limited
Subway Systems de Venezuela, C.A.
Subway International B.V. Sucursal Argentina
Subway International B.V. Bangladesh Branch
Subway Vermietungs-und Servicegesellschaft m.b.H. -organizacni slozka
Subway International B.V. Sucursal Bolivia
Subway International B.V. Agencia En Chile
Subway International B.V. Dominican Republic Branch
Subway International B.V. Sucursal El Salvador
Subway Realty of the Netherlands B.V. Hong Kong Branch
Subway International B.V. Morocco Branch
Subway International B.V. Pakistan Branch
Subway International B.V. Sucursal del Peru
Subway International B.V. Merkezi Hollanda İstanbul
Subway International B.V. Sucursal Uruguay



12. HOW TO CONTACT US

If after reviewing this Privacy Notice, you would like to submit a request or you have any questions or privacy concerns, please contact:

The Subway Group Privacy Office
c/o Franchise World Headquarters, LLC 325 Sub Way
Milford, CT, 06461 USA
Telephone Number: (203) 877-4281 or Toll Free: 1-800-888-4848
Facsimile: (203) 783-7479
Email Address: privacy@subway.com

If we are unable to resolve your concerns, you have the right to contact a data privacy supervisory authority in the country where you live or work, or where you consider that the data protection rules have been breached or seek a remedy through the courts.