

Data Processing Agreement between

Controller: Skolevisioner ApS, Parallelvej 9A, 8680 Ry, Denmark

Processor: Tilaa B.V., Februariplein 14, 1011MT Amsterdam, Netherlands

1. Intention of the agreement

The intention of the agreement is to regulate rights and obligations relating to the processing of personal data. The agreement shall ensure that personal information relating to data subjects is not used unlawfully or comes into the hands of a third party.

The agreement concerns the processor's use of personal data on behalf of the controller, including collection, recording, alignment, storage, processing and disclosure or a combination of such uses.

2. Purpose

The processor is a company dedicated to hosting virtual servers for customers. The controller is renting virtual servers from the processor. These servers are used for collecting, storing and processing personal data on behalf of the controllers end customers. The processor has access to the hardware and virtualization layer containing these virtual servers, and is therefore considered a data processor.

3. The processor's obligations

When processing personal data on behalf of the controller, the processor shall follow the routines and instructions stipulated by the controller within the timeline of the applicable SLA.

The processor is obliged to give the controller access to his written technical and organizational security measures and to provide assistance so that the controller can fulfill his responsibilities pursuant to legal regulations.

Unless otherwise agreed or pursuant to statutory regulations, the controller is entitled to access all personal data being processed on behalf of the controller and the systems used for this purpose. The processor shall provide the necessary assistance for this.

The processor must observe professional secrecy in regard to the documentation and personal data to which he has access in accordance with this agreement. This provision also applies after the agreement has been discontinued.

4. Use of a subcontractor

If the processor uses a subcontractor or others not normally employed by the processor, the processor is obliged to make an adequate agreement with this subcontractor. The agreement must ensure that the subcontractor does not take any actions which could be considered a breach of this agreement.

Anyone who performs assignments on behalf of the processor which include further processing of the relevant personal data shall be familiar with the processor's contractual and legal obligations and fulfil the requirements thereto.

Data from the controller will not be stored or processed outside the EU zone unless explicitly agreed upon.

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5. Security

The processor shall fulfil the requirements for security measures stipulated in the ISO 27001 standard. The state of applicability for this fulfillment shall be available upon the controller's request.

The processor shall report to the controller all discrepancies, data losses or security breaches. The controller is responsible for reporting the discrepancy to the Data Inspectorate in the relevant countries.

6. Security audit

The implementation of regular security audits for systems etc. covered by this agreement shall be agreed by the controller and processor. As long as the processor is certified by the ISO 27001 standard, this certification will cover the needs for security audits. The processor is obliged to inform the controller if the ISO 27001 certification is lost.

7. Duration of the agreement

The agreement is valid for as long as the processor processes personal data on behalf of the controller.

In the event of breach of this agreement, the controller can instruct the processor to stop further handling of the information with immediate effect.

This agreement will automatically terminate when one or both of the parties terminates the cooperation in agreement with the processors general terms of services.

8. Termination

Upon termination of this agreement, the processor shall delete or destroy in a secure and definite/irreversible manner all documents, data, diskettes, CDs, etc. that contain information covered under this agreement. This also applies to any back-up copies.

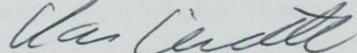
The processor shall document in writing that deletion or destruction has taken place in accordance with the agreement within a reasonable period of time after termination of the agreement.

9. Notifications

Notifications under this agreement shall be submitted by email to: info@skolevisioner.dk

10. Choice of law and legal venue

The agreement is subject to Dutch jurisdiction. This also applies after termination of the agreement.

On behalf of Skolevisioner ApS	On behalf of Tilaa B.V
Name in printed letters: KAARE LINDEROTH	Name in printed letters: Gerben van de Ven
Date and place: 24, 11/1 2015	Date and place: 07-01-2015
Signature: 	Signature: 