

Commissioned data processing agreement

Agreement for the commissioned processing of personal data between "Customer" and "Contractor". The Customer is the party that concludes a Main Agreement within the meaning of section 1 of this agreement by ordering STACKIT Cloud Services within the STACKIT Cloud Portal and uses the services through operational use. The Contractor is Schwarz IT KG, Stiftsbergstraße 1, 74172 Neckarsulm, Germany.

1 Subject matter

For the purposes of the STACKIT Cloud Services subscriptions concluded within the STACKIT Cloud Portal in reference to the STACKIT Cloud Terms of Use (hereinafter collectively referred to as the "Main Agreement"), it is necessary that the Contractor handle personal data in respect of which the Customer either acts as the controller within the meaning of the data protection provisions or, on its part, as the processor for other controllers (e.g., affiliated group companies) (hereinafter referred to as "Customer Data"). This agreement stipulates the rights and obligations of the parties under data protection laws in connection with the Contractor's handling of Customer Data in the performance of the Main Agreement.

2 Scope and subject matter of commissioned data processing

- 2.1 The Contractor shall process Customer Data on behalf and in accordance with the Customer's instructions within the meaning of Article 28 GDPR (Processor); to the extent that the Customer itself is the processor, the Contractor shall act accordingly as a sub-contractor.
- 2.2 The Contractor shall process the Customer Data in the manner and scope and for the purpose specified in **Annex 1** to this Agreement; the types of personal data and the categories of data subjects referred to therein will be subject to processing.
- 2.3 Moreover, the Contractor shall capture the usage of the STACKIT services by the Customer (hereinafter referred to as "Usage Data", which also constitute Customer Data within the meaning of this Agreement) and shall process said Usage Data on behalf of the Customer for the purposes of performing this Agreement, the need-based design of the platform, the provision of usage overviews and analyses, ensuring IT and data security, error diagnostics and troubleshooting as well as the optimization and ongoing development of the platform. For these purposes, the Contractor shall also anonymize the Usage Data and process said data in anonymized form. The Contractor reserves the right to process anonymized Usage Data for its own purposes. The parties agree that this Agreement does not apply to the processing of anonymized Usage Data. This does not affect the processing of Usage Data in a non-anonymized form for the Contractor's own purposes within the parameters of what is permissible under data protection law (particularly in the performance of statutory obligations).
- 2.4 The duration of processing shall correspond with the term of the Main Agreement.
- 2.5 The Contractor shall process the Customer Data within the European Union or the territory of another signatory to the Agreement on the European Economic Area



(EEA). The contractor is nevertheless permitted to process client data in compliance with the provisions of this contract outside the EEA if it informs the client in advance about the location of the data processing and the requirements of Articles 44-48 GDPR are met or an exception is met Article 49 GDPR. In the event of processing in a third country by another processor, the regulations in Section 7.5 apply

3 Customer's authority to issue instructions

- 3.1 The Contractor shall process the Customer Data in accordance with the Customer's instructions, unless the Contractor is under a statutory obligation to process said data in a different manner. In the latter case, the Contractor shall notify the Customer of these legal requirements prior to commencing processing, unless the relevant law forbids such notification on the grounds of important public interest.
- 3.2 As a rule, the Customer's instructions are exhaustively specified and documented in this Agreement and its annexes as well as the service configuration selected by the Customer. Individual instructions that deviate from the stipulations of this agreement or the service configurations, or give rise to additional requirements, are only permissible in concordance with the regulation for the adjustment of subscribed STACKIT Cloud Services by the Customer as set forth in the Main Agreement.
- 3.3 The Contractor warrants that it will process the Customer Data in accordance with the Customer's instructions. Where the Contractor believes that an instruction of the Customer is in contravention of this Agreement or the applicable data protection laws, the Contractor after notifying the Customer accordingly is entitled, but not obligated, to suspend the execution of said instruction until such time as the Customer confirms said instruction. The parties agree that the Customer itself is solely responsible for the legal conformity of the processing of Customer Data.

4 Customer's responsibility

- 4.1 With regard to the internal relationship between the parties, the Customer bears sole responsibility for the lawfulness of the processing of Customer Data as well as the protection of the rights of data subjects.
- 4.2 The Customer shall provide the Contractor with the Customer Data in good time for the purposes of performing its services under the Main Agreement; the Customer is responsible for the quality of the Customer Data. The Customer shall inform the Contractor, comprehensively and without undue delay, should the Customer detect any errors or irregularities in respect of data protection law provisions or the Customer's instructions when checking the Contractor's processing results.
- 4.3 Upon request, the Customer shall provide the Contractor with the information specified in Article 30(2) GDPR, to the extent that this information is not yet available to the Contractor.
- 4.4 If the Contractor is under a disclosure duty vis-à-vis any government agency or person with regard to the processing of Customer Data, or obligated to cooperate



with any such entities in any other regard, the Customer shall assist the Contractor in the performance of such disclosure duty or other obligations to cooperate.

5 Duty of confidentiality

The Contractor shall require all staff who process the Customer Data to give a confidentiality undertaking with respect to the processing of Customer Data.

6 Security of processing

- 6.1 Pursuant to Article 32 GDPR, the Contractor shall implement any and all necessary and appropriate technical and organizational measures with regard to the STACKIT services subscribed by the Customer to ensure a level of security for the Customer Data that is in line with the risk, taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of processing Customer Data as well as the varying degrees of likelihood that the risk will materialize and the severity of the risk in respect of the rights and freedoms of data subjects. The Contractor undertakes to implement the technical and organizational retrieved be their measures that can in current version https://www.stackit.de/de/agb and to maintain said measures for the duration of the term of the Agreement.
- 6.2 The Contractor is permitted to modify or adjust technical or organizational measures during the term of the Agreement, provided that said measures are still compliant with statutory requirements.

7 Use of other processors

- 7.1 The Customer hereby grants the Contractor general authorization to engage other processors for the processing of Customer Data. Annex 2 contains an overview of any additional processors used at the time of entering into this Agreement. As a general rule, the engagement of service providers who inspect or maintain data processing facilities or processes or other ancillary services that do not entail the processing of Customer Data do not require any authorization, even if access to Customer Data cannot be excluded, provided that the Contractor takes appropriate measures to protect the confidentiality of Customer Data.
- 7.2 The Contractor shall notify the Customer by e-mail about any intended changes with regard to the engagement or replacement of additional processors. The Customer has the right to object, on a case-by-case basis, to the engagement of any potential additional processor. However, the Customer may only object if it has good reason to do so and demonstrates such reason to the Contractor. The Customer's right to object to a specific engagement will lapse if the Customer fails to object within 14 days of receiving such notification. Where the Customer raises an objection, the Contractor will be entitled to terminate the Main Agreement and this Agreement by giving four weeks' notice, subject to the provisions of the Main Agreement.
- 7.3 Any Customer objections must be raised in text form (*Textform*) via the portal.
- 7.4 The agreement between the Contractor and the additional processor must impose the same obligations on the additional processor that are imposed on the



Contractor under this Agreement. The parties agree that this requirement will be deemed to have been met if said agreement provides for a level of protection that corresponds to the level of protection under this Agreement, or the obligations stipulated in Article 28(3) GDPR are imposed on the additional processor.

7.5 In compliance with the requirements under clause 2.5 of this contract, the regulations in this clause 7 also apply if another processor is involved in a third country. In such a case, the contractor is entitled and - insofar as the requirements of clause 2.5 are not otherwise met - to enter into a contract with the additional processor, including the standard contractual clauses for the transfer of personal data to third countries in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council in accordance with the Commission Implementing Decision (EU) 2021/914 of 4 June 2021, including module 3 (transfer of processors to processors). The parties agree that such a contract also meets the requirements of clause 7.4. The client agrees to contribute to the fulfillment of the requirements of Article 49 GDPR to the extent necessary.

8 Rights of data subjects

- 8.1 To the extent that this is reasonable, the Contractor shall assist the Customer by means of technical and organizational measures to comply with its obligation to respond to requests from data subjects to exercise their rights.
- Where a data subject makes a request to exercise their rights directly vis-à-vis the Contractor, the Contractor shall forward such request in a timely manner to the Customer, provided that the Contractor is able to reliably verify said data subject's identity and the verification of said data subject's association with the Customer is feasible and can reasonably be expected of the Contractor.
- 8.3 To the extent reasonable and necessary, the Contractor shall enable the Customer to rectify or erase Customer Data, or restrict their further processing, and compensate the Customer for any documented expenses and costs resulting therefrom, or, at the Customer's request, rectify or block Customer Data or restrict their further processing if and to the extent that the Customer is unable to do so.
- 8.4 Where the data subject, in relation to the Customer, has a right to data portability with regard to the Customer Data pursuant to Article 20 GDPR, the Contractor shall assist the Customer, to the extent reasonable and necessary and for compensation of any documented expenses and costs resulting therefrom, in providing the Customer Data in a commonly used and machine-readable format.

9 Contractor's disclosure obligation and obligation to provide assistance

9.1 To the extent that the Customer is subject to a statutory reporting and notification obligation whenever the protection of Customer Data has been violated (particularly under Articles 33 and 34 GDPR), the Contractor shall notify the Customer without undue delay of any reportable events in its area of responsibility. At the Customer's request, the Contractor shall assist the Customer, to the extent reasonable and necessary, in the performance of its reporting and notification obligations; the Contractor shall compensate the Customer for any documented



expenses and costs resulting therefrom.

9.2 The Contractor shall assist the Customer, to the extent reasonable and necessary and for compensation of any documented expenses and costs resulting therefrom, in connection with any data protection impact assessments to be carried out by the Customer and, if applicable, assist with subsequent consultations with the supervisory authorities in accordance with Articles 35 and 36 GDPR.

10 Erasure of data

- 10.1 Upon termination of this Agreement, the Contractor shall erase the Customer Data, unless the Contractor is under a statutory obligation to continue to store the Customer Data. The Contractor shall prepare an erasure report regarding the erasure of Customer Data and, upon request, provide the Customer with said report.
- 10.2 Records serving to document proper processing of Customer Data may be retained by the Contractor even after the contractual term expires.

11 Documentation and inspections/audits

- 11.1 At the Customer's request, the Contractor shall provide the Customer with all the necessary information the Contractor holds to demonstrate that it has met its obligations hereunder.
- 11.2 The Customer is entitled to audit the Contractor, including by way of inspections, with regard to compliance with the provisions of this Agreement, in particular the implementation of technical and organizational measures.
- 11.3 To carry out inspections under clause 11.2, the Customer is entitled to enter the Contractor's business premises, where Customer Data are processed, during normal business hours (Monday to Friday from 10 a.m. to 6 p.m.) after prior notification in good time pursuant to clause 11.5, at its own cost, without disrupting operations and in strict observance of the Contractor's business and trade secrets.
- 11.4 The Contractor is entitled, at its discretion, but allowing for the Customer's statutory obligations, to refrain from disclosing information that is sensitive with regard to the Contractor's business or if the Contractor would violate statutory or other contractual provisions by disclosing any such information. The Customer is not entitled to gain access to data or information concerning other customers of the Contractor or to information concerning costs, quality inspection and contract management reports or any other confidential data of the Contractor that are not directly relevant to the agreed audit purposes.
- 11.5 The Customer shall inform the Contractor in good time (usually at least two weeks in advance) about any and all circumstances related to the performance of said audit. The Customer is entitled to perform one audit per calendar year. Any additional audits may be performed if so agreed with the Contractor and are subject to the reimbursement of expenses.
- 11.6 If the Customer engages a third party to perform the audit, the Customer shall



obligate said third party, in writing, to the same extent that the Customer is obligated vis-à-vis the Contractor under clause 11 hereof. Furthermore, the Customer shall commit the third party to secrecy and confidentiality, unless said third party is subject to a professional duty of secrecy. Upon the Contractor's request, the Customer shall provide the Contractor, without undue delay, with the confidentiality agreements entered into with said third party. The Customer may only engage independent third parties, such as consultancy firms, auditors or similar, to carry out any such audit. Prior to any such engagement, the Contractor will be informed about the company to be engaged for the audit. The Contractor has the right to object to any third party deemed unsuitable. Third parties may be deemed unsuitable, in particular, if they belong to a group of companies that operates in the same markets as the companies of the Schwarz Group or that is a supplier or buyer, or a potential supplier or buyer.

11.7 Instead of an audit, proof of compliance with the obligations hereunder may, at the Contractor's choice, also be provided by presentation of a suitable current letter of attestation or a report by an independent entity (e.g., a certified public accountant (*Wirtschaftsprüfer*) or a data protection or quality auditor) or a suitable certification by way of an IT security or data protection audit – e.g., pursuant to ISO 27001 or BSI-Grundschutz – ("Audit Report"), provided that the Audit Report appropriately enables the Customer to satisfy itself that the Contractor has complied with its contractual obligations.

12 Term and termination

Term and termination of this Agreement conform to the term and termination provisions of the Main Agreement, unless otherwise stipulated in this Agreement. Termination of the Main Agreement will automatically trigger termination of the specific commissioned data processing agreement that relates to the Main Agreement. This Agreement may not be terminated in isolation.

13 Miscellaneous

- 13.1 Where individual provisions of this Agreement are or become invalid, this shall not affect any other provisions hereof. Instead of the invalid provision, the parties undertake to agree to a legally valid provision that most closely reflects the purpose of the invalid provision and thus complies with the requirements of Article 28 GDPR.
- 13.2 Should this Agreement not contain a particular provision, the provisions of the Main Agreement shall apply. In the event of conflicts between this Agreement and any other agreements between the parties, particularly the Main Agreement, the provisions of this Agreement shall take precedence.



Annexes:

Annex 1: Purpose, type and scope of data processing, type of data and categories of

data subjects

Annex 2: Additional commissioned processors

Annex 1: Purpose, type and scope of data processing, type of data and

categories of data subjects

| Purpose of data processing | Provision and operation of the STACKIT Cloud Services subscribed by the Customer |
|--------------------------------------|---|
| Purpose and scope of data processing | Purpose and scope of data processing depend on the services commissioned by the Customer and the Customer's instructions. These services include, above all, the collection, capturing, storing, reading, retrieving and erasing of data. |
| Type of data | Name, business address, e-mail address, personal or personally identifiable log data (user name, IP address, log files). |
| Categories of data subjects | Business customers and their authorized staff and/or other third parties in a relationship with the business customer. |

Annex 2: Additional commissioned processors

| Company name, address | Purpose of data processing |
|---|---|
| Anynines GmbH, Science Park, 2, 66123 Saarbrücken, Germany | Development support and operational support |
| Cloud&Heat Technologies GmbH, Königsbrücker Str. 96, 01099 Dresden, Germany | Development support and operational support |
| Exivity BV, Kabelweg 21, 1014 Amsterdam, Netherlands | Development support and operational support |
| Freiheit.com Technologies GmbH, Budapester Str. 45, 20359 Hamburg, Germany | Consultancy and development support |
| Inovex GmbH, Karlsruher Str. 71, 75179 Pforzheim, Germany | Consultancy and development support |
| ISD Feniqs GmbH, Sternstraße 166-168, 67063 Ludwigshafen, Germany | Consultancy and operational support |



| Schwarz Global Services Barcelona S.L.U., calle Bergara n °13, 08002 Barcelona, Spain | Development support and operational support |
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| Rewion GmbH, Fichtenweg 6, 71711 Murr, Germany | Consultancy and operational support |
| Schwarz Global Services Bulgaria EOOD, 51 Cherni vrah Blvd. Office X – Floor 11, BG-1407 Sofia, Lozenets District, Bulgaria | Development support and operational support |