DATLINQ

INFORMATION SECURITY

MEASURES

Datling has taken the following technical and organizational measures to adequately protect the data it processes against loss or any form of careless, incompetent or illegal use or processing in accordance with the ISO 27001 standard.

When desirable, you can request for our Statement of Applicability ISO 27001 via iso@datlinq.com

CONFIDENTIALITY

| Physical access control | |
|--|--|
| Protected and restricted access | |
| Restrictions by means of a card key | |
| Alarm system | |
| Provisions on physical access control (manually / electronically) | |
| Data processing systems are located in a closed area with restrict | ed access |
| Definition of physical access authorizations for third parties | |
| Manual locking systems | |
| The data center in which the personal data are stored must be co | mpliant with ISO 27001 |
| Identity checks at the reception | |
| Key regulation/key book/key issuing | |
| Careful selection of the security staff/guard personnel | |
| Video surveillance of the accesses | |
| Careful selection of cleaning staff | |
| Regular checking of the access records for abnormalities | |
| | |
| System and data access control | |
| Guidelines which govern the storage of back-up copies. | |
| Authentication of the users by password/PIN (minimum length, us | e of special characters, etc.) |
| Authentication and/or recording of the devices | |
| Use of anti-virus software | |
| Use of firewalls (hardware, software) | |
| Use of intrusion detection systems | |
| Use of mobile device management | |
| Locking of casing | |
| Blocking of external interfaces (e.g. USB connections) | |
| Certificate-based access authorization | |
| Logging of accesses to critical data systems | |
| Use of document shredders | |
| Proper destruction/deletion of data carriers | |
| Recording of the destruction of data | |
| System-based authorization administration/identity management | |
| Release/disclosure of data to authorized persons only | |
| User administration (only entitled/authorized persons get basic ad | ccess) |
| Password issuing/password rules (length, change etc.) | |
| Guidelines for associates as well as training concerning the individ | |
| Number of administrators to be reduced to the "minimum" neces | · · · · · · · · · · · · · · · · · · · |
| Elaboration of an authorization concept and release of data for a | ithorized persons only |
| Data carrier administration including guidelines for storage | |
| The state of the s | for the second s |

Effective and appropriate disciplinary measures against persons who access personal data without authorization



INFORMATION SECURITY

Transmission control

Use of adequate firewalls in order to secure the interfaces and lines through which the data are transmitted

Use of safe connections (e.g. encrypted/VPN)

Documentation of the recipients of data and the time of planned transfers for use and/or agreed deletion periods

Drafting of an overview of regular retrieval and transmission procedures

List of procedures

Recording measures

Pseudonymization

Strong access limits to information which reveal the actual data subject

Encryption

Encryption of (mobile) data carriers/removable media

Access through secured/encrypted connection only

Encryption of data carriers (according to industry standard)

Encrypted storage according to applicable industry standards

INTEGRITY

Entry/Input Control

Taking of access control measures, as described under 'System and data access control'

Measures for the protection from unauthorized changes and/or deletion of the stored data

Recording of the input, modification and deletion of data

User identification in accordance with access control

Recording of access to applications, in particular at the input, modification and deletion of data

Creation of an overview of applications with which data have been input, modified and deleted

Transparency of input, modification and deletion of data through individual user names (no user groups)

Issuing of rights to input, modify and delete data based on an authorization concept

Integrity control (detection of integrity violations)

Periodical check of integrity of data

Real time detection of integrity violations

Intrusion detection systems

AVAILABILITY

Availability control

Rules which prohibit the storage of personal data on local media

Fire-fighting equipment in server rooms of data centers

Infrastructure redundancy (e.g. load distribution, RAID, etc.)

Fire alarm and smoke detector systems (at data centers)

Equipment to monitor temperature in server rooms

Air-conditioning system in server rooms of data centers

Power socket strips in server rooms of data centers

Uninterruptable power supply (UPS) at data centers

Overvoltage protection at data centers

Anti-virus concept/malware protection

Storage of data back-up at a safe, external location

Regular data back-up in accordance with the back-up and recovery concept

Effective emergency plan

Server rooms not under sanitary facilities

Proactive monitoring of resources for bottlenecks or possible outage



INFORMATION SECURITY

Resilience control

Continuous performance monitoring and proactive solution of bottlenecks

Performance Testing during development and changes

Recoverability control

Regular back-up recovery check

PROCESS CONTROL AND EVALUATION OF EFFECTIVENESS

Contract/Job control

Access controls as under 'System and data access control'

Regular validation of access rights

Clear written instructions to the processor concerning the scope of processing of personal data. The scope is restricted to requirements to be met by the specific system development and database administration of Datling.

Securing of the destruction of data after the end of the contract

Securing compliance of the staff of the processor with data privacy

Contractual penalties for infringements

Prior check of the security measures taken by the processor and corresponding documentation

Separation control

Modules in the database of the processor distinguish the different purposes for which the data are used, e.g. differentiation by functionality and function

Interfaces, batch processing and reports are only configured for certain purposes and functions so that data collected for certain purposes can be processed separately

Physically separated storage on separate systems or data carriers

Separation between the productive and test system

Security measures ensuring that only authorized users can access the data

Separate databases

Security measures which ensure that only authorized users can access the data

Logical client separation (software side)

Elaboration of an authorization concept

Retention / deletion control

Rules for deletions

Data protection by default

Review of requirements with respect to implementation

Data Protection Management / Effectiveness controls / Certificates

Regular provisioning of security / data privacy certificates

Regular audit of supplier

DATLINQ

INFORMATION SECURITY

SUB-PROCESSORS

The GDPR clearly sets out the rights and obligations of sub-processors and requires them to meet strong contractual requirements. Technical architectures in the cloud are complex and regularly involve several layers of data processors. When personal data is processed in the cloud, the GDPR (1) requires a high degree of transparency. Article 28(2) and (4) of the GDPR directly deal with the situation where a processor engages "another processor," which can be called a "sub-processor". Datling is working with the following sub-processors:

IAAS

| Name | Address | Area of use |
|---------------------|--------------------|----------------------|
| Hetzner Online GmbH | Industriestr. 25 | Colocation / servers |
| | 91710 Gunzenhausen | |
| | Deutschland | |
| | | |

PAAS

| Name | Address | Area of use |
|----------------------|---|--|
| Google Cloud Storage | 1600 Amphitheatre Parkway Mountain View, CA 94043, USA | Cloud storage and processes, Data in EU Economic zone |
| Amazon web services | 1200 12th Ave S, Ste 1200, Seattle, WA 98144, USA | Cloud storage and processes, Data in EU Economic zone (Frankfurt, Ireland) |

SAAS

| Name | Address | Area of use |
|------------------|--|--|
| Atlassian | Singel 236 1016 AB Amsterdam Netherlands | Software development (Bitbucket, Jira, Confluence) |
| Google Analytics | Claude Debussylaan 34 1082 MD Amsterdam Netherlands | Website analytics |
| Own Cloud | Rathsbergstraße 17 90411 Nürnberg Germany | Tool for secure data transferring |
| Sendgrid | 41 Corsham St London, N1 6DR, UK | Mailhub for the purpose of Salesmapp |
| Tableau | Blue Fin Building 110 Southwark Street London, SE1 OSU, UK | Dashboard application |
| Zapier | 548 Market St. #62411 San Francisco, CA 94104-5401, USA | API connector |



INFORMATION SECURITY

Call Center

| Name | Address | Area of use |
|---------------|------------------|-------------|
| Mobile Centre | Markerkant 14-01 | Call center |
| | 1314 AP Almere | |

Marketing & Sales tooling

| Name | Address | Area of use |
|--------------|---|------------------------|
| MailChimp | 675 Ponce de Leon Ave NE | Emailing software |
| | Suite 5000 | EU-U.S. Privacy Shield |
| | Atlanta, GA 30308 USA | |
| Perfect View | De Waterman 2 5215 MX 's-Hertogenbosch | CRM tool Sales/CSM |