This document is an English translation for convenience. The <u>German version</u> remains the contractual document.

## Data Processing Agreement according to Art. 28 GDPR

between the Customer according to the main contract

and

Echometer GmbH, Tondernstraße 1, 48149 Münster

as a processor (hereinafter referred to as "Contractor")

## § 1 Subject matter and term of the contract

- (1) The Contractor shall provide services to the Customer on the basis of the SaaS contract for the use of Echometer ("Main Contract"). In doing so, the Contractor shall obtain access to personal data of the Customer and shall process such data exclusively on behalf of and in accordance with the instructions of the Customer. In order to specify the mutual rights and obligations under data protection law, the parties conclude the present contract. In case of doubt, the provisions of this contract shall take precedence over the provisions of the Main Contract insofar as data protection regulations are concerned.
- (2) The term of this contract is based on the duration of the processing.

### § 2 Subject and duration of processing

- (1) The object of the processing is the provision of a software solution with which the Customer initiates and controls a continuous improvement process. In the process, feedback is collected from employees and processed for the Customer in terms of employee, team and company development in online workshops and online result reports.
- (2) The duration of the processing depends on the term of the Main Contract. Processing may continue beyond the term of the Main Contract until the return and deletion or destruction of the Customer's personal data.

## § 3 Nature and purpose of processing

- (1) The type of processing is the hosting, maintenance and further development of software for the Customer and the personal data introduced therein by their employees, as well as support for the users of the software and any related development services.
- (2) The purpose of the processing is to obtain employee feedback. This is processed for the Customer in the sense of employee, team and company development in online workshops and online result reports.

## § 4 Nature of personal data and categories of data subjects

- (1) Types of personal data:
  - Names
  - E-mail addresses
  - Feedback from employees
  - Notes left by employees within the tool
  - Classification of employees in team and organizational hierarchies
  - Connection metadata (e.g. IP addresses)
- (2) Categories of persons concerned:
  - Employees

## § 5 Right of instruction

- (1) The Contractor may only process personal data on the instructions of the Customer; this applies in particular with regard to the transfer of personal data to a third country or to an international organization. If the Contractor is required by the law of the European Union or of the Member States to which it is subject to carry out further processing, it shall notify the Customer of these legal requirements prior to the processing, unless the relevant law prohibits such notification due to an important public interest.
- (2) The Customer's instructions shall initially be determined by this Agreement and the Main Agreement and may thereafter be amended, supplemented or replaced by the Customer in writing or in text form by individual instructions. All instructions issued shall be documented by both the Principal and the Contractor.
- (3) The Customer shall be responsible for assessing the permissibility of the data processing. However, if the Contractor is of the opinion that an instruction of the Customer violates data protection provisions, it shall notify the Customer thereof without undue delay. The Contractor shall be entitled to suspend the implementation of the relevant instruction until it is confirmed or amended by the Customer. The Contractor may refuse to carry out an obviously illegal instruction.

### § 6 Confidentiality obligation

The Contractor shall oblige all persons entrusted by it with the processing of personal data to maintain confidentiality (Art. 28 para. 3 lit. b DS-GVO).

### § 7 Security measures

The Contractor shall take all necessary technical and organizational measures in accordance with Art. 32 DS-GVO to adequately protect the Customer's personal data, in particular at least the measures of organizational control, access control, access control, transfer control, input control, order control, availability control and separation control listed in Annex 1. The Contractor reserves the right to change the security measures taken, while ensuring that the contractually agreed level of protection is not undercut. The Contractor shall inform the Customer immediately of any significant changes to the security measures.

#### § 8 Subcontractor

- (1) The contractually agreed services or the partial services described below shall be performed with the involvement of the subcontractors named in Annex 2. Within the scope of its contractual obligations, the Contractor shall be authorized to establish further subcontracting relationships with subcontractors. The Contractor shall inform the Customer of this in text at least four weeks in advance. This gives the Customer the opportunity to object to the new subcontractor in text form. In the event of an objection, the new subcontractor will not be used for the services ordered by the Customer and the Contractor may exercise a special right of termination at the end of one month after the end of the notification period. The Contractor shall be obliged to carefully select subcontractors according to their suitability and reliability. When engaging subcontractors, the Contractor shall oblige them in accordance with the provisions of this Agreement and shall ensure that the Customer can also exercise its rights under this Agreement (in particular its rights of control) directly against the subcontractors. If subcontractors in a third country are to be involved, the Contractor shall ensure that an appropriate level of data protection is guaranteed at the respective subcontractor by complying with the conditions of Chapter V of the GDPR (e.g. by concluding an agreement based on the EU standard contractual clauses).
- (2) Subcontracting relationships with subcontractors within the meaning of these provisions shall not exist if the Contractor commissions third parties to provide services which are to be regarded as purely ancillary services. These include, for example, postal, transport and shipping services, cleaning services, telecommunication services without any specific reference to services provided by the Contractor to the Customer and guarding services.

## § 9 Support obligations

- (1) In view of the nature of the processing, the Contractor shall support the Customer as far as possible with appropriate technical and organizational measures in fulfilling its obligation to respond to requests to exercise the rights of data subjects referred to in Chapter III of the GDPR.
- (2) The Contractor shall support the Customer in complying with its obligations under Articles 32 to 36 of the GDPR, taking into account the type of processing and the information available to the Contractor.
- (3) If a data subject approaches the Contractor with requests for correction, restriction or deletion of personal data or a request for information (requests according to Art. 15 - 21 GDPR), the Contractor shall immediately refer the data subject to the Customer.

### § 10 Return and deletion or destruction

After termination of the Main Contract, the Contractor shall either delete or destroy all personal data at the Customer's discretion or return and delete or destroy the existing copies, unless there is an obligation to retain the personal data under Union or Member State law.

## § 11 Control rights

- (1) Upon request, the Contractor shall provide the Customer with all information necessary to prove compliance with the Contractor's obligations under this Agreement and under Article 28 of the GDPR.
- (2) For this purpose, the Contractor shall also enable and contribute to reviews including inspections - carried out by the Customer or another inspector commissioned by the Customer. The Customer shall carry out inspections only to the extent necessary and shall not disproportionately disturb the Contractor's operations in the process.

(3) The Contractor is obliged to notify the Customer without undue delay of any infringement of data protection regulations which has occurred in the course of processing by the Contractor or by other entities entrusted with the processing for the Customer. The contractor shall inform the Customer without undue delay if a supervisory authority takes action against the Contractor pursuant to Art. 58 GDPR which concerns the processing that the Contractor performs on behalf of the Customer.

## § 12 Update of this data processing agreement

- (1) Amendments to this DPA generally require a mutual declaration of intent in text form, with the following exceptions:
  - a) The TOM attached to this Data Processing Agreement as Annex 1 may be updated on an ongoing basis in order to take account of new circumstances. In the course of the update, the previously existing security standard may not be undercut.
  - b) As part of the development of new or extended functionalities, the types of personal data and categories of data subjects listed in §4 may be extended, provided that the extension does not include any new types of personal data that are to be classified as particularly sensitive within the meaning of the GDPR.
- (2) Changes within the scope of the exceptions defined in (1) will be communicated to the Customer by email to the respective workspace admins in the Echometer app at least four weeks before they come into effect.
  - a) The Customer may object to a change in writing before it enters into force (e.g. by sending an email to support@echometer.de). If no such objection is made, the update shall be deemed to have been accepted and shall enter into force.
  - b) In the event of an objection, the changes shall not enter into force and the Contractor may exercise a special right of termination at the end of one month after the end of the notification period.

# Appendix 1: Technical and organizational measures ("TOMs") of Echometer GmbH

## § 1 General data

Responsible	Robin Roschlau, Managing Director (CIO) of Echometer GmbH
Date	08.05.2024
Survey by	Robin Roschlau, Managing Director (CIO) of Echometer GmbH
Type of survey	Initial survey x Update

# § 2 Survey

# (1) Organization Control

том	Available?	Comment
Data privacy management (internal policies)	x	
Obligation of employees to confidentiality	x	
Obligation of the employees to the secrecy of telecommunications	x	
Obligation of external service providers to maintain data secrecy, unless they are order processors	x	
Designation of a contact person for data protection	x	Robin Roschlau, Managing Director (CIO) of Echometer GmbH

# (2) Access control (data processing systems at network and server level)

ТОМ	Available?	Comment
(Encrypted) identification and authentication of users (user ID and password, two-step authentication with magnetic/chip card or token, biometric procedure, etc.)	x	
Password rules available	x	
Temporarily assigned passwords are immediately replaced by secure individual passwords	x	
Locking of terminal devices when leaving (screen lock with password protection automatically after timeout).	x	
Software firewall present and regularly updated	х	
Anti-virus software present and regularly updated	x	
Regular automatic application of security patches and/or updates for browsers	x	
Encryption of data carriers in mobile devices	х	
Secure deletion of data carriers before they are reused	x	
Encryption of mobile data carriers	x	

# (3) Access control (data processing equipment)

ТОМ	Available?	Comment
Role-based permissions such as categories of roles and rights of roles, especially by "read, write, execute".	х	
Roles and rights concept with a definition and documentation of the roles and rights of the authorized persons	х	
Process for removing roles and rights that are no longer required	x	
Regular review of the necessity of the assigned roles and rights	х	

# (4) Transfer control

ТОМ	Available?	Comment
Regular automatic/manual application of security patches and/or updates for e-mail programs	x	
Use of e-mail content filters	х	

# (5) Input control

ТОМ	Available?	Comment
Logging of the setup/change of users and rights (documentation of all authorized	x	As far as supported by used software

users, rights profiles of authorized users, documentation of changes of users/rights, documentation of who ordered/set up the users and rights, history about the set up users and rights etc.).		
Logging of entries and changes (date and time of accesses with user identification, actions performed, especially deletions and copies, access to files with personal or confidential personal content, unauthorized and rejected access attempts, repeated entry of incorrect passwords to a login, unauthorized logins and exceeding of privileges, use of admin accounts, warnings about unauthorized intrusion, etc.).	X	As far as supported by used software

## (6) Order control

том	Available?	Comment
Selection of the contractor under due diligence aspects (in particular with regard to data protection)	x	
Prior review of the technical and organizational measures taken by the contractor	x	
Conclusion of a contract or other legal instrument pursuant to Art. 28 GDPR and compliance with these regulations	x	
Contractually defined responsibilities	x	

# (7) Availability control

ТОМ	Available?	Comment
Backup concept	x	
Regular automated data backups	x	
Secure transfer of data backups	x	
Regular checking of backup data for completeness and readability	x	
Recovery concept	х	
Verification of the reconstructability of the data sets through regular tests	x	
Administrator password/emergency passwords securely stored	х	
Dual control principle for sensitive administrator activities	x	
Test or development environment available	x	

# (8) Separation control

ТОМ	Available?	Comment
Logical separation of different storing places (companies)	х	

Separation of test and production data	x	
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## § 3 Conclusion

Comments	The Technical and Organizational Measures of Telekom Deutschland GmbH as hosting service provider are attached to these TOMs.
Next update	The survey of technical and organizational measures is updated annually. Accordingly, the next update will take place by 12.03.2025.

# **Appendix 2: Subcontractors**

Telekom Deutschland GmbH provides the hosting infrastructure on which our software runs.

Telekom Germany GmbH Landgrabenweg 151 53227 Bonn Phone: 0228 - 181 0

Data Protection Officer: Dr. Claus D. Ulmer, Friedrich-Ebert-Allee 140, 53113 Bonn, datenschutz@telekom.de

The TOMs of Telekom Deutschland GmbH can be viewed online at https://geschaeftskunden.telekom.de/hilfe-und-service/hilfe-themen/dsgvo/otc-deutsch (German) or https://geschaeftskunden.telekom.de/hilfe-und-service/hilfe-themen/dsgvo/otc-englisch (English).

For more information on Telekom Deutschland GmbH certifications, see: https://open-telekom-cloud.com/en/security/data-protection-and-compliance

PostHog is a product development and analysis platform that enables new features to be rolled out sequentially as part of release management, ensures their stability and analyzes their usage. It also processes data for support and analysis purposes.

PostHog Inc 2261 Market Street #4008, San Francisco, CA 94114

Data Protection Officer: Charles Cook (VP Operations) privacy@posthog.com

Only PostHog's EU hosting is used. The TOMs of PostHog Inc can be viewed online at https://docs.google.com/document/d/1xfpP1SCFoI1qSKM6rEt9VqRLRUEXiKj9\_0Tvv2mP928/edit (English).

For more information on PostHog Inc certifications, see: https://posthog.com/handbook/company/security

With its large language models, OpenAI offers the possibility of generating helpful content for users of the platform. It is only used with the explicit consent of the user.

The integration of OpenAI in Echometer is optional. Workspace admins can deactivate these functions in the workspace. If workspace admins deactivate the integration of OpenAI, the OpenAI-based functions will no longer be displayed to users within the workspace, and no personal information will be processed by OpenAI.

OpenAl Ireland Ltd 1st Floor, The Liffey Trust Centre, 117-126 Sheriff Street Upper, Dublin 1, D01 YC43, Ireland

Data Protection Officer: privacy@openai.com

OpenAI's Data Processing Addendum: https://openai.com/policies/data-processing-addendum