



otiom[®]

Statement to data processing

Processing data

When information is processed (not only stored) through a system you own or have access to, you as a company, must comply with the General Data Protection Rules, especially if the data is to be considered sensitive or can be related to persons.

The rules regulate that data to suppliers also must be compliant with your own data standards and procedures.

A data processing agreement can be made if processing of personal data is needed. A clear example is contact database containing personal data.

Otiom only signs data processing agreement with (direct) customers or partners – not on behalf or through other parties.

Otiom receive, own and secure data

Sensitive data

All data handled by Otiom is securely used and kept, only data that serves a to improve the functionality of Otiom or the customers is used and kept. Data stored is stored, within EU in accordance EU GDPR regulation. We do not use, allow or store any sensitive user data in our system.

Sensitive information (personal data) are in a GDPR perspective considered to be: data related to racial or ethnic origin, political, religious or philosophical beliefs, trade union affiliation, genetic data, biometric data to identify the data subject person, health information and sexual relations or sexual orientation information.

Data Controller

We, as company control the data generated from the service and decides which information to use, and for what purpose. Otiom may not keep or distribute data without cause or purpose, nor treat data insecurely.

We are always responsible for being compliant with all GDPR rules and regulation and ready to displaying our procedures.

For any questions related to data handling:

For GDPR related matters:

Please contact:

CTO, Data protection officer, Ruben Noergaard, run@otiom.com, Phone: +45 3696 1010

In legal related matters:

Please contact:

CEO, Thomas Pedersen, tpe@otiom.com, Phone: +45 3696 1010