

Data Processing Agreement

including its Schedules forms part of the General Terms and Conditions ("GTC") which in turn forms part of an Agreement between nShift and the Customer who has purchased or ordered, or is expected to purchase or order, nShift's Service subject to a Subscription Agreement.

In the course of providing the Services to Customer pursuant to the Agreement, nShift may Process Personal Data on behalf of Customer and the Parties agree to comply with the following provisions with respect to any Personal Data, each acting reasonably and in good faith. This Data Processing Agreement is entered between the signing Parties to regulate personal data between the Parties.

1. DEFINITIONS

"Affiliate" means any entity that directly or indirectly controls, is controlled by, or is under common control with the subject entity. "Control," for purposes of this definition, means direct or indirect ownership or control of more than 50% of the voting interests of the subject entity.

"Agreement": The General Terms and Conditions governing the use of the Service including this Data Processing Agreement as well as a main agreement with additional appendices if existing.

"General Terms and Conditions" means the terms and conditions governing the Customer's right to use the Service.

"DPA" means this Data Processing Agreement.

"Applicable Data Protection Laws" means all data protection and privacy laws and regulations applicable to the Processing of Personal Data under this Agreement, including, where applicable, (i) the EU General Data Protection Regulation (Regulation (EU) 2016/679) ("EU GDPR"), (ii) the United Kingdom General Data Protection Regulation as implemented by the Data Protection Act 2018 and as amended by the Data (Use and Access) Act 2025 ("UK Data Protection Laws"), and (iii) any other similar laws or regulations that apply to the Parties' Processing of Personal Data.

"Authorized Affiliate" means any of Customer's Affiliate(s) which (a) is subject to the data protection laws and regulations of the European Union, the European Economic Area and/or their member states, Switzerland and/or the United Kingdom, and (b) is permitted to use the Services pursuant to the Agreement between Customer and nShift, but has not signed its own agreement with nShift and is not a "Customer" as defined under this DPA.

“Customer” means the entity that executed the Agreement together with its Affiliates (for so long as they remain Affiliates).

“Data Processor” shall have the same definition as in the Applicable Data Protection Laws.

“Data Controller” shall have the same definition as in the Applicable Data Protection Laws.

“Data Protection Impact Assessment (DPIA)” shall have the same definition as in the Applicable Data Protection Laws.

“Data Subject” shall have the same definition as in the Applicable Data Protection Laws.

“Data Subject Request” shall have the same definition as in the Applicable Data Protection Laws.

“Personal Data” shall have the same definition as in the Applicable Data Protection Laws.

“Personal Data Breach” shall have the same definition as in the Applicable Data Protection Laws.

“Processing” shall have the same definition as in the Applicable Data Protection Laws.

“Sensitive Personal Data” shall have the same definition as in the Applicable Data Protection Laws.

“Standard Contractual Clauses” means the agreement executed by and between nShift and processors used in the delivery of nShift Services pursuant to the European Commission’s decision (EU) 2021/914 of 4 June 2021 (or any successor instrument) on Standard Contractual Clauses for the transfer of personal data to processors established in third countries which do not ensure an adequate level of data protection.

“Sub-processor” means any Data Processor engaged by nShift or a member of the nShift Group.

“Supervisory Authority” shall have the same meaning as set out in Applicable Data Protection Laws.

“nShift” shall mean nShift Group A/S, or any of its subsidiaries within nShift Group.

All capitalized terms not defined herein shall have the meaning set forth in the Agreement.

2. PROCESSING OF PERSONAL DATA

2.1 Roles of the Parties. The parties acknowledge and agree that with regard to the Processing of Personal Data, Customer is the Data Controller, nShift is the Processor and that nShift or members of the nShift Group will engage Sub-processors pursuant to the requirements set forth in Section 5 “Sub-processors” below.

2.2 Customer’s Processing of Personal Data. Customer shall, in its use of the Services, Process Personal Data in accordance with the requirements of the Applicable Data Protection Laws, including any applicable requirement to provide notice to Data Subjects of the use of nShift as Processor. For the avoidance of doubt, Customer’s instructions for the Processing of Personal Data shall comply with the Applicable Data Protection Laws. Customer shall have sole responsibility for the accuracy, quality, and legality of Personal Data and the means by which Customer acquired Personal Data. Customer specifically acknowledges that its use of the Services will not violate the rights of any Data Subject that has opted-out from sales or other disclosures of Personal Data.

2.3 nShift’s Processing of Personal Data. nShift shall treat Personal Data as Confidential Information and shall Process Personal Data on behalf of and only in accordance with Customer’s documented instructions for the following purposes: (i) Processing in accordance with the Agreement; (ii) Processing initiated by Users in their use of the Services; and (iii) Processing to comply with other documented reasonable instructions provided by Customer (e.g. via email) where such instructions are consistent with the terms of the Agreement. nShift is not obligated, within this DPA, to process Sensitive Personal Data.

2.4 Details of the Processing. The subject-matter of Processing of Personal Data by nShift is the performance of the Services pursuant to the Agreement. The duration of the Processing, the nature and purpose of the Processing, the types of Personal Data and categories of Data Subjects Processed under this DPA are further specified in Schedule 1 (Details of the Processing) to this DPA.

2.5 Service improvement. On condition that the integrity of the Data Subject is not under threat and that nShift does not establish new purposes or means for the Processing, nShift has the right to develop and improve its services without it being regarded as contrary to instructions given by the Customer. nShift may always develop and improve its services using anonymous data without Customer’s approval.

2.6 Changes of Processing. The Customer shall, without delay, inform nShift of changes to the Processing that affect nShift’s obligations and rights in accordance with this DPA. The Customer shall also inform nShift of third-party measures relating to the Processing, including those of the Supervisory Authority, Data Subjects or Third Party Controllers. The Customer shall compensate nShift for increased cost arising as a consequence from changing or amending instructions for the processing of Personal Data.

3. RIGHTS OF DATA SUBJECTS

nShift shall assist the Customer, by appropriate technical and organisational measures and to the extent reasonably possible, in fulfilling the Customer's obligation to respond to requests from Data Subjects under the Applicable Data Protection Laws.

Where the Customer, in its use of the Services, does not have the ability to address a Data Subject Request, nShift shall, upon the Customer's written request, provide reasonable assistance to enable the Customer to respond to such request, to the extent legally permitted and required under the Applicable Data Protection Laws.

4. nShift PERSONNEL

4.1 Confidentiality. nShift shall ensure that its personnel engaged in the Processing of Personal Data are informed of the confidential nature of the Personal Data, have received appropriate training on their responsibilities and have executed written confidentiality agreements. nShift shall ensure that such confidentiality obligations survive the termination of the personnel engagement.

4.2 Reliability. nShift shall take commercially reasonable steps to ensure the reliability of any nShift personnel engaged in the Processing of Personal Data.

4.3 Limitation of Access. nShift shall ensure that nShift's access to Personal Data is limited to those personnel performing Services in accordance with the Agreement.

4.4 Data Protection Officer. Members of the nShift Group have appointed a data protection officer. The appointed person may be reached at dpo@nshift.com.

5. SUB-PROCESSORS

5.1 General approval of Sub-processors. nShift is a multi-tenant SaaS service provider, and cannot, due to the nature of the service, manage prior written approvals with customers before making changes to suppliers. Any changes to the suppliers of nShift is always performed with great care and are assessed according to certification requirements. nShift provides an objection mechanism described below to customers not agreeing to the choice of supplier.

5.2 Appointment of Sub-processors. Customer acknowledges and agrees that (a) nShift's Affiliates may be retained as Sub-processors; and (b) nShift and nShift's Affiliates respectively may engage third-party Sub-processors in connection with the provision of the Services. nShift or a nShift Affiliate has entered into a written agreement with each Sub-processor containing data protection obligations not less protective than those in the Agreement with respect to the protection of Personal Data to the extent applicable to the nature of the Services provided by such Sub-processor.

5.3 List of Current Sub-processors and Notification of New Sub-processors. nShift shall make available to Customer the current list of Sub-processors for the Services identified in Schedule 2. Such Sub-processor list shall include the identities of those Sub-processors and their country of location.

In the event that nShift needs to appoint a Sub-Processor in order to carry out the Services, nShift shall inform the Customer about the appointment without undue delay. Such information may be published as login events and/or news post in the web user interface of the affected nShift services.

5.4 Objection Right for New Sub-processors. Customer may object to nShift's use of a new Sub-processor by notifying nShift promptly in writing within thirty (30) days after receipt of nShift's notice in accordance with the mechanism set out in Section 5.3. In the event Customer objects to a new Sub-processor, as permitted in the preceding sentence, nShift will use reasonable efforts to make available to Customer a change in the Services or recommend a commercially reasonable change to Customer's configuration or use of the Services to avoid Processing of Personal Data by the objected-to new Sub-processor without unreasonably burdening the Customer. If nShift is unable to make available such change within a reasonable period of time, which shall not exceed thirty (30) days, Customer may terminate the applicable Services which cannot be provided by nShift without the use of the objected-to new Sub-processor by providing written notice to nShift. nShift will refund Customer any prepaid fees covering the remainder of the term following the effective date of termination with respect to such terminated Services, without imposing a penalty for such termination on Customer.

5.5 Liability. nShift shall be liable for the acts and omissions of its Sub-processors to the same extent nShift would be liable if performing the services of each Sub-processor directly under the terms of this DPA, except as otherwise set forth in the Agreement.

6. SECURITY

6.1 Security measures. The Data Processor will take technical and organisational measures to protect the Personal Data as listed in Schedule 3. These shall ensure the confidentiality, integrity, availability, and resilience of the systems and services related to Personal Data Processing. The Data Processor shall assist the Data Controller in relation to the Controller's security obligations under the Applicable Data Protection Laws.

6.2 Data Protection Audit. ISO 27001 is nShift's main assurance mechanism, and the company's security and privacy measures are audited annually by an accredited and independent auditor. Upon Customers' request, nShift shall demonstrate compliance through providing a valid ISO27001 certificate, and otherwise share information necessary to demonstrate that the data protection obligations in the Applicable Data Protection Laws have been fulfilled.

6.3 Customer Audit. The Customer shall be entitled to carry out an audit of the nShift's processing of the Personal Data, given a reasonable suspicion of non-compliance, and with a 30 days' written notice. nShift shall assist the Customer during the audit. Customer shall carry the costs for such audit unless the audit shows that nShift's processing of the Personal Data materially breaches its obligations under Applicable Data Protection Laws or this DPA, in which case nShift shall carry the costs for the audit. Audits shall be carried out in a manner that does not interfere with nShift's other activities more than necessary, and which respects other customers' operations and data protection.

7. PRIVACY RISK MANAGEMENT

Upon Customer's request, nShift shall provide the Customer with reasonable cooperation and assistance needed to fulfil Customer's obligation under the Applicable Data Protection Laws to carry out a data protection impact assessment related to Customer's use of the Services, to the extent Customer does not otherwise have access to the relevant information, and to the extent such information is available to nShift. nShift shall provide reasonable assistance to Customer in the cooperation or prior consultation with the Supervisory Authority in the performance of its tasks as required under the Applicable Data Protection Laws. The Customer shall reimburse nShift for such work in accordance with nShift's applicable price list at any given time.

8. PERSONAL DATA INCIDENT MANAGEMENT AND NOTIFICATION

nShift maintains personal data breach management policies and procedures in compliance with Applicable Data Protection Laws and shall notify the Customer without undue delay after becoming aware of a personal data incident. nShift shall use reasonable efforts to identify the cause of such Personal Data Breach and take appropriate and proportionate measures in order to remediate the cause of such a Personal Data Breach to the extent the remediation is within nShift's reasonable control. The obligations herein shall not apply to incidents that are caused by Customer.

9. TRANSFERS TO THIRD COUNTRIES

9.1 Transfers by nShift. Any transfers of Personal Data under this DPA from the European Union, the European Economic Area to countries which do not ensure an adequate level of protection shall be conducted in accordance with Data Transfer Obligations of the Applicable Data Protection Laws. Where required, such transfers shall be based on the approved Standard Contractual Clauses relevant for the Applicable Data Protection Laws, together with appropriate technical and organisational measures (including e.g. ISO 27001 certification). The level of safeguards is commensurate with the privacy risk as assessed by nShift.

9.2 Transfers by Customer. In the event of nShift's Processing of Personal Data pursuant to the Agreement or this DPA imposes an obligation on nShift to transfer the Personal Data to a third country (outside of the EU/EEA or other relevant territories) or an international organisation that is not covered by an adequate level of protection, it is the Customer's obligation to ensure that appropriate safeguards are in place for each such transfer in accordance with the Approved Data Transfer Mechanisms (under Article 46 or equivalent provisions) of the applicable Data Protection Laws and any applicable domestic data protection laws. nShift is not obligated to transfer the Personal Data to a third country if the appropriate safeguards are not in place.

9.3 Standard Contractual Clauses. Where applicable, the parties agree that the relevant and approved Standard Contractual Clauses (module Controller -> Processor) form part of this DPA and shall apply to transfers of Personal Data to third countries in accordance with the allocation of roles between the parties. The parties agree that the Docking Clause in Clause 5 should be used, and the

option for General authorisation (Option 2) in Clause 7.7 should apply. Annexes and appendices required by the SCCs will be completed according to contents of Appendix 1 of this DPA.

10. RETURN AND DELETION OF PERSONAL DATA

nShift shall return Personal Data to Customer and, to the extent allowed by applicable law, delete Personal Data in accordance with nShift procedures and aligned to applicable laws and regulations.

11. CONFIDENTIALITY

nShift undertakes not to disclose to third parties any Personal Data, or to disclose information about the Processing of Personal Data that is covered by this DPA. nShift's confidentiality obligation under this Section 11 does not apply to information provided by nShift in accordance with instructions from the Supervisory Authority or other authority or court or information about a Data Subject that nShift received approval from the Data Subject to disclose. The confidentiality obligation under this Section 11 shall continue to apply after the termination of this DPA.

12. LIABILITY

12.1 Each Party's liability for damages under this DPA shall be governed by the Agreement and nShift's General Terms and Conditions.

12.2 Notwithstanding Section 12.1 above, if a Party becomes liable to a Data Subject under Applicable Data Protection Laws and the other Party was involved in the same processing as formed the basis for the Data Subject's claim, the other Party shall reimburse the liable Party for that portion of the compensation corresponding to its share of responsibility for the damage. In addition, the other Party shall compensate the liable Party for fair and proportionate (in relation to the other Party's liability) costs of defending such claims. A Party that receives a claim from a Data Subject shall notify the other Party in writing without undue delay if the claim is likely to involve the other Party, and shall provide reasonable cooperation and access to relevant information.

13. SEVERANCE

Should any provision of this DPA be invalid or unenforceable, then the remainder of this DPA shall remain valid and in force. The invalid or unenforceable provision shall be either amended as necessary to ensure its validity and enforceability, while preserving the Parties' intentions as closely as possible or, if this is not possible, construed in a manner as if the invalid or unenforceable part had never been contained therein.

nShift UK
3 Waterhouse Square
138 Holborn
London, EC1N 2SW

info@nshift.com

www.nshift.com

14. GOVERNING LAW AND JURISDICTION

Any disputes or claims arising under this DPA, including disputes regarding its existence, validity or termination or the consequences of its nullity shall be settled as stipulated in the Agreement.

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This Data Protection Agreement is hereby signed by the Parties

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Place and date

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Place and date

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[Name and title]  
[Customer]

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[Name and title]  
[nShift as Processor]

**List of Schedules**

- Schedule 1: Details of the Processing
- Schedule 2: List of Sub-processors
- Schedule 3: Technical and organisational measures



## **SCHEDULE 1 – DETAILS OF THE PROCESSING**

*Processor:* nShift Group A/S (company reg. no.: 979306725), Rådhusgata 5, Oslo 0151 Norway

*Contact:* Christian Wettergren, Data Protection Officer, phone: +46 73 9806007, email: [dpo@nshift.com](mailto:dpo@nshift.com)

### **Categories of Data Subjects**

The Customer may submit Personal Data to the Services, the extent of which is determined and controlled by the Customer in its sole discretion, and which may include, but is not limited to Personal Data relating to the following categories of data subjects:

- Employees, sub-contractors of the Customer
- Users authorised by the Customer to use the Services
- The Customer's customer (typically consignment recipients)
- Employees or sub-contractors of the Carrier completing a shipment on behalf of the Customer.

### **Types of Personal Data**

The Customer may submit Personal Data to the Services, the extent of which is determined and controlled by the Customer in its sole discretion, and which may include, but is not limited to the following categories of Personal Data:

- First and last name, employment ID nos, name of employer
- Contact information (company, email, phone, physical address)
- Consignment status incl. Shipment id, contents text, dimensions, weight, geography, etc.
- Location information, current location, shipping and receiving locations
- Free text containing personal data in messages and comments of the Service

No sensitive personal data is necessary for the processing of the services provided, and should not be submitted to the service by the Controller.

### **Nature and purpose of the processing**

nShift Group offers a parcel management service, for managing parcel information management services for inbound and outbound parcel transportation, including carrier selection and booking, book and print solutions in warehouses, track and trace notification services to parcel shippers and receivers, returns management services for parcel returns and similar; all subject to the agreed and purchased services in the Principal Agreement.

- The nShift Processing of personal data will involve placing an order for a shipment, choosing a carrier, booking and printing parcel labels, receiving, storing and forwarding goods at a warehouse, booking outbound shipments, along the way involving staff at Controller's suppliers, at Controller's facilities, external consultants and staff in the Controller's facilities, Carriers' staff, and receiving staff of Controller's customers.
- The Processing will thus include storage and forwarding of data necessary to provide, maintain, and improve the Service provided to the Controller;
  - To forward data to Data Subjects and third parties (including Carriers) chosen by the Controller as required to fulfil the Service;
  - To forward and receive data from the Carriers chosen by the Controller as required to fulfil the Service;
  - To provide technical support to the Controller; and
  - Disclosures in accordance with the DPA, as compelled by law
- Statistical analysis, follow up and administration of the supply chain flows and outbound transportation, including carrier performance will be performed as well.
- The Controller shall, in its use of the Services, Process Personal Data in accordance with the requirements of Applicable Data Protection Laws, including any applicable requirement to provide notifications to Data Subjects, including of the use of nShift as a Processor. The Controller is responsible for maintaining a Record of Processing which is in accordance with the above purposes, as well as keeping any data subject's informed in accordance with notification requirements. The above purposes will be performed based on the main legal bases of performance of contract, legitimate interests or legal requirements. The Controller needs to ask for the data subjects' consent, where necessary.
- The Controller shall have sole responsibility for the accuracy, quality, and legality of Personal Data and the means by which Controller acquired Personal Data. Controller specifically acknowledges that its use of the Services will not violate the rights of any Data Subject that has opted out from marketing, sales or other disclosures of Personal Data.
- nShift will in addition process personal data as necessary for its internal administration of the Service, including calculation of charging fees. nShift will analyse the Data Subjects use of the Service to identify improvement, new features or functionalities.

**nShift UK**  
3 Waterhouse Square  
138 Holborn  
London, EC1N 2SW

[info@nshift.com](mailto:info@nshift.com)

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[www.nshift.com](http://www.nshift.com)

### **Duration of Processing**

Subject to Section 2 of the DPA, nShift will Process Personal Data only as required for the specific purpose as stipulated in the Agreement with the Customer, unless otherwise agreed upon in writing.

### **SCHEDULE 3 – TECHNICAL AND ORGANISATIONAL SECURITY MEASURES**

*nShift are **ISO27001 certified**, and has a well-established information security management system, which is annually audited by an accredited independent auditor. Below are some technical and organisational security measures applied to personal data processing.*

#### Administrative measures

- Security policy
- Internal privacy policy
- Policies and related documents (i.e. process/procedure/work-instructions) which give direction to employees on behaviour expected during their interactions with/use of nShift information systems.
- Approval workflows and separation of duty, e.g. control of access to business/IT systems/applications.

#### Employee knowledge/empowerment measures

- Employee security awareness training
- Employee data privacy awareness training
- Privacy by design training to developers/IT architects
- Technology specialist training to system responsible IT personnel

#### IT-based measures

- Multi factor authentication is enabled on supported platform.
- Individual authentication credentials are not shared.
- All end-points (computers, laptops, mobile phones) are using encrypted storage, secure passwords, and auto-locking mechanisms.
- Processing of data is restricted by access controls.
- Within individual systems and databases, data is segregated with logical access control.
- Application and infrastructure monitoring, logging and alerting.
- Periodic penetration testing.
- Routine/workflow automation.
- Code scanning analysis for vulnerabilities and insecure patterns.

#### Physical security measures

- Data processing is in highly secure data-centres that are monitored 24/7.
- Physical access to the datacentre facilities is strictly limited to authorised personnel.
- Fire protection
- Battery and generator based failover & backup power support
- Network redundancy using independent internet providers