Agreement for Data Processing

in according to Article 28 General Data Protection Regulation (GDPR)

between

easyfeedback GmbH
Ernst-Abbe-Straße 4
56070 Koblenz, Germany
= the Processor

and

= the Controller
Preamble

The Controller commissions the Supplier with the collection, processing and/or use of personal data (hereinafter: Supplier Data) by supplying survey software for conducting online surveys. In order to specify the rights and duties arising from the order or contract pursuant to the statutory obligations the parties conclude the following agreement:

Insofar as the Supplier has access to personal data and other confidential information or operating secrets of the Controller within the scope of its aforesaid activities in the Controller's company, it and its members of staff employed must treat this data and information in strict confidence.

Personal data are data of any kind on an identified or identifiable natural person, irrespective of whether an employee, a customer or a supplier. Data without direct relevance to personal details (e.g. without a name being given) can be personal data, if the identity of the associated person can be deduced (e.g. staff number, PC user ID, vehicle registration).

Confidential information within the meaning of this statement is all oral or written information, data, documents, materials and details, which the Supplier receives directly or indirectly from the Controller for the purpose of implementing the order or contract or into which it gains insight during its activities. This applies in particular if these documents, materials or information are marked as confidential or their confidential nature arises from their subject-matter or other circumstances.

The following data protection and data security provisions therefore apply to all of the Supplier's services performed for the Controller and to all activities, during which the Supplier's employees or third parties commissioned by the Supplier may come into contact with the Controller's personal data.

§ 1 Subject matter and duration of the Order or Contract

(1) The subject-matter of use arises from the services ordered by the Controller and is laid down in Annex 1 to this agreement: Specification of Order or Contract.

(2) The term of this agreement comes into force on the signature of both parties. It ends with the termination of the collection, processing and/or use of the Controller's data, unless more extensive obligations of the Supplier arise from the provisions of this agreement.

§ 2 Specification of the Order or Contract Details

(1) Nature and purpose of the anticipated processing of data: a more detailed specification of the object of the order or contract with respect to the nature and purpose of the Suppliers tasks is provided in Annex 1.

The undertaking of the contractually agreed Processing of Data shall be carried out exclusively within a Member State of the European Union (EU) or within a Member State of the European Economic Area (EEA). Each and every Transfer of Data to a State which is not a Member State of either the EU or the EEA requires the prior agreement of the Client and shall only occur if the specific Conditions of Article 44 et seq. GDPR have been
fulfilled.

(2) Type of Data
The Subject Matter of the processing of personal data comprises the following data types/categories:

<table>
<thead>
<tr>
<th>Address data</th>
<th>Contact data</th>
<th>Contractual information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank information</td>
<td>Account data</td>
<td>Invoice data</td>
</tr>
<tr>
<td>Performance data</td>
<td>Financial data</td>
<td>Offer data</td>
</tr>
<tr>
<td>Call history</td>
<td>Transaction data</td>
<td>Information</td>
</tr>
<tr>
<td>Employee data</td>
<td>Personnel management</td>
<td>Qualification data</td>
</tr>
<tr>
<td>Video recordings</td>
<td>Health information</td>
<td></td>
</tr>
</tbody>
</table>

(3) Categories of Data Subjects
The Categories of Data Subjects comprise:

<table>
<thead>
<tr>
<th>Employees</th>
<th>Retirees</th>
<th>Apprentices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trainees</td>
<td>Former employees</td>
<td>Applicants</td>
</tr>
<tr>
<td>Dependents</td>
<td>Relatives</td>
<td>Clients</td>
</tr>
<tr>
<td>Potential customers</td>
<td>Suppliers / service providers</td>
<td>Consultants</td>
</tr>
<tr>
<td>Brokers</td>
<td>Intermediaries</td>
<td>Tenants</td>
</tr>
<tr>
<td>Shareholders</td>
<td>Injured parties</td>
<td>Witnesses</td>
</tr>
<tr>
<td>Contacts</td>
<td>Press representatives</td>
<td></td>
</tr>
</tbody>
</table>

§ 3 Technical and Organizational Measures

(1) Before the commencement of processing, the Supplier shall document the execution of the necessary Technical and Organizational Measures, set out in advance of the awarding of the Order or Contract, specifically with regard to the detailed execution of the contract, and shall present these documented measures to the Client for inspection. Upon acceptance by the Client, the documented measures become the foundation of the contract. Insofar as the inspection/audit by the Client shows the need for amendments, such amendments shall be implemented by mutual agreement.

(2) The Supplier shall establish the security in accordance with Article 28 Paragraph 3 Point c, and Article 32 GDPR in particular in conjunction with Article 5 Paragraph 1, and Paragraph 2 GDPR. The measures to be taken are measures of data security and measures that guarantee a protection level appropriate to the risk concerning confidentiality, integrity, availability and resilience of the systems. The state of the art, implementation costs, the nature, scope and purposes of processing as well as the probability of occurrence and the severity of the risk to the rights and freedoms of natural persons within the meaning of Article 32 Paragraph 1 GDPR must be taken into
account. [Details in Appendix 2]

(3) The Technical and Organizational Measures are subject to technical progress and further development. In this respect, it is permissible for the Supplier to implement alternative adequate measures. In so doing, the security level of the defined measures must not be reduced. Substantial changes must be documented.

§ 4 Rectification, restriction and erasure of data

(1) The Supplier may not on its own authority rectify, erase or restrict the processing of data that is being processed on behalf of the Client, but only on documented instructions from the Client. Insofar as a Data Subject contacts the Supplier directly concerning a rectification, erasure, or restriction of processing, the Supplier will immediately forward the Data Subject’s request to the Client.

(2) Insofar as it is included in the scope of services, the erasure policy, ‘right to be forgotten’, rectification, data portability and access shall be ensured by the Supplier in accordance with documented instructions from the Client without undue delay.

§ 5 Quality assurance and other duties of the Supplier

In addition to complying with the rules set out in this Order or Contract, the Supplier shall comply with the statutory requirements referred to in Articles 28 to 33 GDPR; accordingly, the Supplier ensures, in particular, compliance with the following requirements:

(1) Appointed Data Protection Officer, who performs his/her duties in compliance with Articles 38 and 39 GDPR. The Supplier has appointed Mr. René Rautenberg as Data Protection Officer:

ER Secure GmbH
Mr. René Rautenberg
CEO

In der Knackenau 4
82031 Grünwald

Datenschutzkoordinator & Ansprechpartner
Dennis Wegner, CEO
E-mail: privacy@easy-feedback.com

The Client shall be informed immediately of any change of Data Protection Officer.

(2) Confidentiality in accordance with Article 28 Paragraph 3 Sentence 2 Point b, Articles 29 and 32 Paragraph 4 GDPR. The Supplier entrusts only such employees with the data processing outlined in this contract who have been bound to confidentiality and have previously been familiarized with the data protection provisions relevant to their work. The Supplier and any person acting under its authority who has access to personal data, shall not
process that data unless on instructions from the Client, which includes the powers granted in this contract, unless required to do so by law.

(3) The processor undertakes to treat confidentially the documents and data made available or developed within the scope of the contractual relationship as well as any other information made known to him and to use them only within the scope of the activity for this contractual relationship. This obligation shall continue to exist after the end of the contractual relationship.

(4) Implementation of and compliance with all Technical and Organizational Measures necessary for this Order or Contract in accordance with Article 28 Paragraph 3 Sentence 2 Point c, Article 32 GDPR [details in Appendix 2].

(5) The Client and the Supplier shall cooperate, on request, with the supervisory authority in performance of its tasks.

(6) The Client shall be informed immediately of any inspections and measures conducted by the supervisory authority, insofar as they relate to this Order or Contract. This also applies insofar as the Supplier is under investigation or is party to an investigation by a competent authority in connection with infringements to any Civil or Criminal Law, or Administrative Rule or Regulation regarding the processing of personal data in connection with the processing of this Order or Contract.

(7) Insofar as the Client is subject to an inspection by the supervisory authority, an administrative or summary offence or criminal procedure, a liability claim by a Data Subject or by a third party or any other claim in connection with the Order or Contract data processing by the Supplier, the Supplier shall make every effort to support the Client.

(8) The Supplier shall periodically monitor the internal processes and the Technical and Organizational Measures to ensure that processing within his area of responsibility is in accordance with the requirements of applicable data protection law and the protection of the rights of the data subject.

(9) Traceability of technical and organizational measures against the persons responsible as part of its supervisory powers under paragraph 7 of this contract.
§ 6 Subcontracting

(1) The processor is not entitled to involve subcontractors in the collection, processing or use of personal data of the person responsible without the prior written consent of the person responsible. The processor will immediately inform the controller about the intended assignment of a subcontractor. If the responsible person does not reject a subcontracting in writing (including by e-mail) within a period of 14 days after receipt of the notification, the consent to subcontracting is deemed to have been given.

(2) Subcontracting relationships within the meaning of this provision are understood to be those services which are directly related to the provision of the main service. This does not include ancillary services which the Contractor uses e.g. as telecommunications services, postal/transport services or maintenance and user service or other measures to ensure the confidentiality, availability, integrity and resilience of the hardware and software of data processing systems. However, in order to guarantee the data protection and data security of the data controller, the processor is obliged to take appropriate and legally compliant contractual agreements as well as control measures in order to guarantee the data protection and data security of the data controller even in the case of outsourced ancillary services.

(3) The person responsible agrees to the assignment of the subsequent subcontractors under the condition of a contractual agreement in accordance with Article 28 paragraphs 2-4 GDPR:

<table>
<thead>
<tr>
<th>Company, legal form</th>
<th>Address</th>
<th>Description of type and scope of commissioning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strato AG Berlin</td>
<td>Pascalstraße 10</td>
<td>Data Center: Data storage and processing</td>
</tr>
<tr>
<td></td>
<td>10587 Berlin</td>
<td></td>
</tr>
<tr>
<td>Zeusware GmbH</td>
<td>Schmiedestraße 2A</td>
<td>Server management: Care and maintenance of the easyfeedback servers</td>
</tr>
<tr>
<td></td>
<td>15745 Wildau</td>
<td></td>
</tr>
<tr>
<td>Cronon AG</td>
<td>Otto-Ostrowski-Straße 7</td>
<td>Data Center: Data storage and processing</td>
</tr>
<tr>
<td></td>
<td>10249 Berlin</td>
<td></td>
</tr>
</tbody>
</table>

Outsourcing to sub-processors or changing existing sub-processors is permitted, provided that a contractual agreement in accordance with Art. 28 Paragraph 2-4 GDPR is used.

(4) The transfer of personal data from the Client to the subcontractor and the subcontractors commencement of the data processing shall only be undertaken after compliance with all requirements has been achieved.

(5) If the subcontractor provides the agreed service outside the EU/EEA, the Supplier shall ensure compliance with EU Data Protection Regulations by appropriate measures. The same applies if service providers are to be used within the meaning of Paragraph 1 Sentence 2.

(6) All contractual provisions in the contract chain shall be communicated to and agreed with each and every additional subcontractor.
§ 7 Supervisory powers of the Client

(1) The Client has the right, after consultation with the Supplier, to carry out inspections or to have them carried out by an auditor to be designated in each individual case. It has the right to convince itself of the compliance with this agreement by the Supplier in his business operations by means of random checks, which are ordinarily to be announced in good time.

(2) The Supplier shall ensure that the Client is able to verify compliance with the obligations of the Supplier in accordance with Article 28 GDPR. The Supplier undertakes to give the Client the necessary information on request and, in particular, to demonstrate the execution of the Technical and Organizational Measures.

(3) Evidence of such measures, which concern not only the specific Order or Contract, may be provided by:

- Compliance with approved Codes of Conduct pursuant to Article 40 GDPR;
- Certification according to an approved certification procedure in accordance with Article 42 GDPR;
- Current auditor’s certificates, reports or excerpts from reports provided by independent bodies (e.g. auditor, Data Protection Officer, IT security department, data privacy auditor, quality auditor);
- A suitable certification by IT security or data protection auditing (e.g. according to BSI-Grundschutz (IT Baseline Protection certification developed by the German Federal Office for Security in Information Technology (BSI)) or ISO/IEC 27001).

§ 8 Communication in the case of infringements by the Supplier

(1) The Supplier shall assist the Client in complying with the obligations concerning the security of personal data, reporting requirements for data breaches, data protection impact assessments and prior consultations, referred to in Articles 32 to 36 of the GDPR. These include:

(a) Ensuring an appropriate level of protection through Technical and Organizational Measures that take into account the circumstances and purposes of the processing as well as the projected probability and severity of a possible infringement of the law as a result of security vulnerabilities and that enable an immediate detection of relevant infringement events.

(b) The obligation to report a personal data breach immediately to the Client.

(c) The duty to assist the Client with regard to the Client’s obligation to provide information to the Data Subject concerned and to immediately provide the Client with all relevant information in this regard.

(d) Supporting the Client with its data protection impact assessment.
(e) Supporting the Client with regard to prior consultation of the supervisory authority.

(2) The Supplier can claim compensation for additional support services that are not included in the service description or are not due to misconduct on the part of the Supplier. In such a case, the Supplier will inform the person responsible about the costs incurred.

§ 9 Authority of the Client to issue instructions

(1) The processor may not process the data that is processed in the order without authorization, but only according to documented instructions from the person responsible. The person responsible alone decides on the purposes and means of processing the personal data. Processing for other purposes, especially for the processor’s own purposes, is not permitted.

(2) Verbal instructions are confirmed by the responsible person without delay (at least in text form).

(3) The processor must immediately inform the responsible person if he believes that an instruction violates data protection regulations. The processor is entitled to suspend the execution of the corresponding instruction until it is confirmed or changed by the person responsible.

§ 10 Deletion and return of personal data

(1) Copies or duplicates of the data shall never be created without the knowledge of the Client, with the exception of backup copies as far as they are necessary to ensure orderly data processing, as well as data required to meet regulatory requirements to retain data.

(2) After conclusion of the contracted work, or earlier upon request by the Client, at the latest upon termination of the Service Agreement, the Supplier shall hand over to the Client or – subject to prior consent – destroy all documents, processing and utilization results, and data sets related to the contract that have come into its possession, in a dataprotection compliant manner. The same applies to any and all connected test, waste, redundant and discarded material. The log of the destruction or deletion shall be provided on request.

(3) Documentation which is used to demonstrate orderly data processing in accordance with the Order or Contract shall be stored beyond the contract duration by the Supplier in accordance with the respective retention periods. It may hand such documentation over to the Client at the end of the contract duration to relieve the Supplier of this contractual obligation.
§ 11 Requests from affected persons

If a person concerned contacts the processor with requests for correction, deletion or information, the processor will refer the person concerned to the person responsible, provided that an assignment to the person responsible is possible according to the information provided by the person concerned. The processor informs the person responsible and forwards the request of the data subject immediately. He continues to support the person responsible in fulfilling his obligations according to Chapter III GDPR to the extent required.

§ 12 Liability and Compensation

The person responsible and the processor are liable to data subjects in accordance with the provisions of Art. 82 GDPR.

§ 13 Special security guidelines

The following terms shall apply during processing if:

- Service Provider access to the premises of the Client is necessary
- The Client’s systems are to be used
- Access to the internal network of the Client is required (e.g. remote maintenance)

1. In the buildings and on the site of the Client, the Service Provider shall be subject to the control mechanisms of the Service Provider (access control).
2. For the duration of the necessary measures, the Client may remove encryption/access protection to establish connection, if necessary.
3. IT services provided outside of the Client’s monitoring shall be recorded by the Service Provider. The records are to be kept for 2 years for the purposes of control and provided upon request.
4. The Service Provider shall not be permitted to connect IT devices, which have not been provided by the Client, to the Client’s internal networks or telecommunication facilities without having been granted permission.
Signature, Position held in the Client's company

Koblenz, Germany, Date:

Signature, Position held in the Service Provider’s company

Appendix 1: Specification of order processing

Appendix 2: Technical and Organizational Measures

Appendix 3: Confidentiality Agreement (NDA)
Appendix 1: Specification of order processing

The supplier provide on his website www.easy-feedback.de and www.easy-feedback.com an online-based survey software (Software as a Service) to conduct and evaluate online surveys.

The client can choose between different services (licenses), which differ in the number of surveys, functions and duration. The services of the survey license are defined on the easyfeedback website.

The duration of each services and agreement ends with the cancelation automatically. Cancelation of the service can be done monthly or annually, depending on the chosen billing period.

**Supplement for § 2 Scope, type, and purpose of data processing**

The client uses the suppliers survey software in the following scope and for the purpose of feedback management:

1. Create and conduct surveys, online questionnaires, forms or information content
2. Invite people to participate
3. Evaluate and download survey results
Appendix 2: Technical and Organizational Measures

Control goals and description of the technical and/or organizational security measures at the data center of Strato AG, hereinafter referred to as „Data Center“, and easyfeedback GmbH, hereinafter referred to as „easyfeedback“.

1. Confidentiality (Article 32 Paragraph 1 Point b GDPR)

<table>
<thead>
<tr>
<th>Control Objectives with respect to handling of personal data</th>
<th>Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. Physical Access Control</strong> (Rooms and buildings)</td>
<td><strong>Data Center:</strong></td>
</tr>
</tbody>
</table>
| Objective: No unauthorised access to Data Processing Facilities, e.g.: magnetic or chip cards, keys, electronic door openers, facility security services and/or entrance security staff, alarm systems, video/CCTV Systems | - Determination of security areas  
- Implementation of effective access control  
- Determination of authorized personnel  
- Recording of entries  
- Management and documentation of personal access authorizations for the entire life cycle  
- Escorting of visitors and external staff  
- Monitoring of rooms outside of business hours  |
|                                                            | **easyfeedback:**  |
|                                                            | - Guidelines for escorting and identifying guests in the building (including a visitors form with personal information, time and aim of the visit)  
- Access management for external staff  
- Documentation of key assignment by name |
### 2. Electronic Access Control
(IT Systems, applications)

Objective: No unauthorised use of the Data Processing and Data Storage Systems, e.g.: (secure) passwords, automatic blocking/locking mechanisms, two-factor authentication, encryption of data carriers/storage media

<table>
<thead>
<tr>
<th>Data Center:</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Determination of protection requirements</td>
</tr>
<tr>
<td>- Determination of authorized individuals</td>
</tr>
<tr>
<td>- Access control (multi-factor authentication)</td>
</tr>
<tr>
<td>- Implementation of secure access procedures, high authentication or low authentication for every function depending on security needs and user rights</td>
</tr>
<tr>
<td>- Access records</td>
</tr>
<tr>
<td>- Secured transmission of authentication credentials in the network</td>
</tr>
<tr>
<td>- Management and documentation of personal authentication media and access authorization</td>
</tr>
<tr>
<td>- Automatic or manual access block</td>
</tr>
<tr>
<td>- Implementation of data encryption in laptops and servers</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>easyfeedback:</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Assignment and restriction of user rights for every function depending on security needs</td>
</tr>
<tr>
<td>- Authentication with username / password / 2FA</td>
</tr>
<tr>
<td>- Password policy incl. Password length, password change and multi-factor authentication</td>
</tr>
<tr>
<td>- Log files are used for recording</td>
</tr>
<tr>
<td>- Always up-to-date secure cryptographic procedures (SSL, TLS with SHA256 Hash AES-GCM)</td>
</tr>
<tr>
<td>- Cryptographic Measures Policy</td>
</tr>
<tr>
<td>- Locked screen with password authentication</td>
</tr>
</tbody>
</table>
### 3. Internal Access Control
(permissions for user rights of access to and amendment of data)

Objective: Internal Access Control (permissions for user rights of access to and amendment of data). No unauthorised Reading, Copying, Changes or Deletions of Data within the system, e.g. rights authorisation concept, need-based rights of access, logging of system access events.

**Data Center:**
- Authorization concepts
- Implementation of access limitations
- Allocation of minimum authorizations
- Management and documentation of personal access authorizations
- Prevention of function concentration

**easyfeedback:**
- Authorization concept with differentiated authorizations
- Always up-to-date secure cryptographic procedures (SSL, TLS with SHA256 Hash AES-GCM)
- Cryptographic Measures Policy
- AES-256 encryption for data at rest
- Administration of rights by system administrator
- Number of administrators reduced to the "most necessary" (need to know)
- Password policy incl. Password length, password change and multi-factor authentication
- Use of shredders security level 5
- Directive / prohibition on the private use of external data carriers

All authorized persons shall be able to access only data relevant to them and must be trained in and comply with data protection laws and regulations according to the GDPR.

### 4. Isolation Control
(Purpose-driven)

Objective: The isolated Processing of Data, which is collected for differing purposes, e.g. multiple Client support, sandboxing;

**Data Center:**
- Establishment of guidelines and work instruction
- Establishment of procedural documentation
- Implementation of programming regulation
- Regulation of system and program checks
- Implementation of a poll and control system

**easyfeedback:**
- Logical separation of datasets
- Internal multi-client capability (on the software side)
- Creation of an authorization concept
- Separated testing and production environment
## 2. Integrity (Article 32 Paragraph 1 Point b GDPR)

<table>
<thead>
<tr>
<th>Control Objectives with respect to handling of personal data</th>
<th>Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>5. Data Transfer Control</strong> (Data)</td>
<td><strong>Data Center:</strong></td>
</tr>
</tbody>
</table>
| Objective: No unauthorised Reading, Copying, Changes or Deletions of Data with electronic transfer or transport, e.g.: Encryption, Virtual Private Networks (VPN), electronic signature; | - Determination of persons/entities authorized to receive/ transfer  
- Safe data transfer between server and client  
- Minimized risk by means of separate networks  
- Implementation of security gateways at points of interconnection  
- Strengthening of backend systems  
- Description of all interfaces and transferred personal data fields  
- Implementation of machine-machine authentication  
- Safe storage of data, including encrypted backups  
- Process for collection and disposal  
- Introduction of data protection compliant deletion and destruction processes  
- Maintenance of deletion records |

**easyfeedback:**
- SSL encryption SHA256 (SSL 3.0 fallback deactivated) of the data transfer to storage media  
- Directive / prohibition on the private use of external data carriers  
- Training of parties involved in compliance with data protection laws |

<table>
<thead>
<tr>
<th><strong>6. Data Entry Control</strong> (Data processing systems)</th>
<th><strong>Data Center:</strong></th>
</tr>
</thead>
</table>
| Objective: Verification, whether and by whom personal data is entered into a Data Processing System, is changed or deleted, e.g.: Logging, Document Management | - Input recording  
- Documentation of input authorizations |

**easyfeedback:**
- Logging of the entry, modification, and deletion of data  
- Traceability of input, modification and deletion of data by individual user names (not user groups)  
- Assignment of rights to enter, change and delete data based on an authorization concept  
- SSL SHA256 (SSL 3.0 fallback deactivated) secured  
- storage of log files |
### 3. Availability and Resilience (Article 32 Paragraph 1 Point b GDPR)

<table>
<thead>
<tr>
<th>Control Objectives with respect to handling of personal data</th>
<th>Measures</th>
</tr>
</thead>
</table>
| **7. Availability Control** **(Data)** | **Data Center:**  
- Establishment and implementation of a concept for conducting regular data backups  
- Establishment and regular maintenance of emergency generators and surge protectors  
- Monitoring of operating parameters for data centers  
- Emergency planning  
- Provisions for the adoption of crisis and emergency management  
**easyfeedback:**  
- Daily encrypted backup retroactively activated for 14 days  
- Emergency plan, Master Recovery  
- Fire detector  
- Firewall/virus protection  
- Redundant computer services |
| Objective: Prevention of accidental or wilful destruction or loss, e.g.: Backup Strategy (online/offline; on-site/off-site), Uninterruptible Power Supply (UPS), virus protection, firewall, reporting procedures and contingency planning | **Data Center:**  
- Establishment and implementation of a concept for conducting regular data backups  
- Establishment and regular maintenance of emergency generators and surge protectors  
- Monitoring of operating parameters for data centers  
- Emergency planning  
- Provisions for the adoption of crisis and emergency management  
**easyfeedback:**  
- Daily encrypted backup retroactively activated for 14 days  
- Emergency plan, Master Recovery  
- Fire detector  
- Firewall/virus protection  
- Redundant computer services |

### 4. Procedures for regular testing, assessment and evaluation  
(Article 32 Paragraph 1 Point d GDPR; Article 25 Paragraph 1 GDPR)

<table>
<thead>
<tr>
<th>Control Objectives with respect to handling of personal data</th>
<th>Measures</th>
</tr>
</thead>
</table>
| **8. Order or Contract Control** | **Data Center:**  
- Conclusion of contract on order data processing  
- Recording of contract implementation on the part of Service Provider  
**easyfeedback:**  
- Selection of the order processor under due diligence (in particular with regard to data security)  
- Written instructions to the processor (for example, by order processing contract)  
- Obligation of the employees of the processor to data secrecy according to §53 Federal Data Protection Act  
- Ongoing inspection of the processor and his activities  
- Proof of a data protection management system according to GDPR |
| Objective: No third party data processing as per Article 28 GDPR without corresponding instructions from the Client, e.g.: clear and unambiguous contractual arrangements, formalised Order Management, strict controls on the selection of the Service Provider, duty of pre-evaluation, supervisory follow-up checks. | **Data Center:**  
- Conclusion of contract on order data processing  
- Recording of contract implementation on the part of Service Provider  
**easyfeedback:**  
- Selection of the order processor under due diligence (in particular with regard to data security)  
- Written instructions to the processor (for example, by order processing contract)  
- Obligation of the employees of the processor to data secrecy according to §53 Federal Data Protection Act  
- Ongoing inspection of the processor and his activities  
- Proof of a data protection management system according to GDPR |
Additional Procedure for order control:

- **Data Protection Management** > ER Secure Management System
- **Incident-Response-Management** > Master Recovery Plan
- **Data Protection by Design and Default (Article 25 Paragraph 2 GDPR)** > Authorization concept, possibility of data portability, deletion of data, protolling of input, modification, deletion of data
Appendix 3: Confidentiality Agreement (NDA)

In order to maintain confidentiality and to safeguard or protect important information marked as confidential (hereinafter collectively referred to as "Confidential Information"); the Controller and the Processor - together hereinafter referred to as the "Party" or the "Parties" - agree on the following agreement:

1. Definitions

"Third Parties" shall mean Affiliates of a Party and Consultants acting on behalf of a Party or its Affiliates.

"Affiliated Companies" of a Party shall mean affiliated companies pursuant to Section 15 of the German Stock Corporation Act.

"Confidential Information" means.

1.1) All documents, specifications, designs, plans, drawings, software materials, data, samples or prototypes in written, oral or electronically recorded form, as well as

1.2) Intangible information such as business idea or concepts disclosed by a Party in connection with the discussions referred to above; and

1.3) The fact that the Parties will hold discussions.

The duty of confidentiality shall apply regardless of whether or not the information in question has been expressly marked as confidential by the disclosing party.

2. Secrecy

Each party undertakes to use all confidential information received

2.1) to use it exclusively for the purpose stated in the Preamble

2.2) to make the Confidential Information available only to those of its employees and employees of third parties who need the Confidential Information for the intended purpose, provided that such employees and the respective third parties are obligated in writing to treat the Confidential Information in a manner at least equivalent to this Agreement; and

2.3) to maintain secrecy and to exercise the same degree of care as with respect to its own information and data of similar importance, but at least a reasonable degree of care.
3. Exceptions

The obligations contained in Section 2 of this Agreement shall not apply to Confidential Information that

3.1) was already lawfully known to the Receiving Party prior to its disclosure without an obligation of confidentiality

3.2) is or becomes publicly available through no fault of the receiving party or the third parties to whom the confidential information was made available by the receiving party

3.3) is lawfully made available to the Receiving Party by a third party without any obligation of confidentiality, provided that the third party - to the knowledge of the Receiving Party - does not breach any obligation of confidentiality of its own when making the information available

3.4) has been independently developed by the receiving party or

3.5) have been released in writing by the transferring party.

The burden of proof for the existence of the above exceptions shall be borne by the party invoking them. The Receiving Party may disclose Confidential Information of the Transferring Party to the extent the Receiving Party is obligated to do so due to an official or judicial order or mandatory legal provisions, provided that the Receiving Party immediately notifies the Transferring Party thereof in writing for the purpose of exercising its rights and that the Receiving Party does what it can reasonably be expected to do to ensure that the Confidential Information is kept confidential.

4. Exclusion of Rights & Liability

4.1) No licenses or other rights of any kind whatsoever shall be granted by this Agreement, nor shall any corresponding obligation to grant such rights arise herefrom. The receiving party shall not be entitled to apply for patents or other statutory property rights with the confidential information. The provision of the Confidential Information shall not give rise to any rights of prior use for the Receiving Party.

4.2) The confidential information shall be made available free of charge. Any warranty or liability with regard to the correctness, freedom from errors, freedom from property rights of third parties, completeness and/or usability of the confidential information shall be excluded to the extent permitted by law.

4.3) For the unauthorized disclosure or disclosure of Confidential Information by a third party to whom the Receiving Party has made Confidential Information available, the Receiving Party shall be liable to the Transferring Party as if it were the Receiving Party's own acts or omissions.

5. Term & Return

5.1) This Agreement shall expire 5 years after the termination of the Main Agreement and the collection and processing of Data via the Processor. However, the obligations arising from this Agreement shall continue for
each party for a period of 4 years after the end of this Agreement.

5.2) Confidential Information received shall be returned or destroyed at the request of the transferring Party at the option of the receiving Party. This does not apply to routinely made backup copies of electronic data traffic and copies that are subject to a more extensive retention obligation under mandatory law, provided that such Confidential Information is kept secret by the Receiving Party and third parties for an unlimited period of time in accordance with the provision of this Agreement. The fulfillment of the obligations under this Section 5.2 shall be confirmed in writing to the Transferring Party upon request.


6.1) German law shall apply exclusively to all disputes arising from or based on this agreement. The exclusive place of jurisdiction is the registered office of easyfeedback GmbH in Koblenz.

6.2) This agreement does not preclude any changes in the type and number of employees of the party receiving the information.

6.3) This agreement does not establish a partnership or a joint venture between the parties.

6.4) Neither party may transfer this Agreement or any rights or obligations under this Agreement to any third party without the written consent of the other party.

6.5) Amendments and supplements to this Agreement must be made in writing. This written form requirement may only be waived in writing.

6.6) If any provision of this confidentiality agreement becomes invalid or unenforceable, this shall not affect the validity of the remaining provisions. The same shall apply if the confidentiality agreement contains a loophole. Instead of the invalid or unenforceable provision, an appropriate provision shall be made in accordance with the purpose of the agreement and the economic interests of the parties. A loophole can only be replaced by a provision which the parties would have made if they had known and considered this loophole from the outset.