

Schedule 1

Data Protocol

Types of personal data to be processed and categories of data subject

The provision of the Services will involve the Supplier processing Personal Data during the Term as described in more detail below:

List of Parties The subject matter of the processing	Data Controller: ClientData Processor: iHasco LimitedAddress: 3 Arlington Square, Downshire Way, Bracknell, RG121WAContact: dpo@citation.co.ukThe personal data of the Data Controller's employees will be processed by the Data Processor in the delivery of the services
The duration of the processing	The duration of the processing will be from the beginning of the agreement until 13 months after termination of the agreement unless otherwise specified by the Data Controller.
The nature and purpose of the processing	 iHasco will process personal data for the following purposes: storage of training and user records for data subjects completing training on the LMS and updating records upon request of the Data Controller. Generation of emails for the administration of the LMS, the maintenance of user accounts and the issuance of reminders for training due to be completed by users. Generation of certification to demonstrate the successful completion of modules assigned to users. Provision of training for certification for the 'Train the Trainer' program for client employees.
The type of personal data being processed	The Client email address, first name, last name and any additional fields specified by the data controller in the LMS and training records of each user. Where we provide a DSE Assessment we may process some special category data (i.e. health data) captured in the assessment. Identity and Qualification data may be processed for provision of 'Train the Trainer' program.
The categories of data subjects	Employees (including, but not limited to, contractors, consultants etc.) of the data controller using the products and services for their training purposes.



Technical and Organisational Security Measures

The following sections define our current technical and organisational measures. We may change these at any time without notice so long as it maintains a comparable or better level of security. Individual measures may be replaced by new measures that serve the same purpose without diminishing the security level protecting Personal Data.

1. Information Security Program and Organisation

- 1.1. We maintain and will continue to maintain a written Information Security Program that includes policies, procedures, and controls, including the Information Security Policy.
- 1.2. A dedicated team is responsible for the Information Security Program.
- 1.3. We have appointed a DPO (Data Protection Officer).

2. Human Resources and Security

- 2.1. We will conduct reasonable and appropriate background/verification checks on all staff prior to employment, including checks of identification, right to work and verification of previous employment.
- 2.2. Our staff access to client data is bound by confidentiality clauses within their employment contract and non-disclosure agreements.
- 2.3. We will conduct security awareness/cyber security training once per month and data protection training annually for all staff.
- 2.4. We have formal disciplinary processes in place to take action against staff who breach internal Policies.

3. Physical Security Controls

- 3.1. Our platform is hosted in Amazon Web Services (AWS) which have a defined and protected physical perimeter, strong physical controls including, but not limited to, access control mechanisms, tightly controlled outer and inner perimeters with increased security at each level, including perimeter fencing, security officer, locked server racks, integrated alarm systems, around the clock video surveillance, and multi-factor access controls. For further details please refer to AWS https://aws.amazon.com/compliance/data-center/controls/
- 3.2. We ensure that access to the Client facilities is tightly controlled through access control systems (e.g., smart card access system). All visitors to the Client premises must register at reception and are accompanied by authorised personnel at all times. Further additional measures include CCTV, and intruder alarm systems.

4. Access Controls

- 4.1. We maintain a formal access control policy and employ a centralised access management system to control staff access to client data and to support the secure creation, amendment, and deletion of user accounts.
- 4.2. We regularly review the access rights to ensure that all user accounts and user account privileges are allocated on a need-to-know basis. Upon a change in scope of employment or termination of employment, access rights are removed or modified as appropriate.
- 4.3. Least privileged Role Based Access Controls (RBAC) are in place across our network.



4.4. Access to highly sensitive systems and cloud infrastructure is controlled by secure logon procedures including Multi-Factor Authentication or Virtual Private Networks.

5. **Operational System Security and Encryption**

- 5.1. We maintain a formal Software Development Lifecycle Framework that includes secure coding practices based on Open Web Application Security Project (OWASP) recommendations and related standards and will perform both manual and automated code reviews before the code is released into a production environment.
- 5.2. We perform an external penetration test of our client facing applications on an annual basis to assess the security of the service. All tests are undertaken by a CREST certified third-party.
- 5.3. We maintain an isolated production environment that includes commercial-grade network management controls such as a load balancer, firewall, and intrusion detection system.
- 5.4. We encrypt and protect all data in transit using TSL 1.2 or above for any communication between services or from client to server.
- 5.5. We encrypt and protect all data at rest using Transparent Data Encryption (TDE) for SQL Databases. Storage data is encrypted by default using 256-bit AES encryption (FIPS 140-2 compliant).
- 5.6. We run regular internal vulnerability scans utilising best in class third party applications. CVE scores are used when conducting vulnerability scans and known vulnerabilities are categorised and remediated.
- 5.7. We have in place password requirements for internal users with a minimum 16-character passphrase consisting of 3 unconnected random words. For the client facing application the password requirements are 8-20 characters, at least one lowercase letter, one uppercase letter, one number and at least one special character (?!*@).
- 5.8. We have firewalls and gateways on all internal networks and protection via proactive threat hunters.

6. Incident Response and Breach Notification

6.1. We maintain procedures that ensure an appropriate response to security incidents addressing monitoring, investigation, response, and notification.

7. Business Continuity and Disaster Recovery

- 7.1. We store client data redundantly at multiple locations in our hosting provider's data centres to ensure availability. We maintain backup and restoration procedures, which will allow recovery from a major disaster.
- 7.2. We maintain a business continuity/disaster recovery plan. The plan provides for the restoration of access to client data, a continuation of operations and Services during a range of short-term and long-term disaster events. The plan covers re-establishment of information technology environment(s) following an unplanned event impacting the data centre, infrastructure, data, or systems.
- 7.3. The Business continuity/disaster recovery plan and related procedures are tested at least annually.



Approved Processors

Amazon Web Services Inc.

Service - Cloud Infrastructure Provider - Where the application code and database reside. We also use Amazon S3 to store daily, weekly, and monthly backups of the database.

Location of Processing (Country) - UK (London) Cross-border Documentation in place - N/A

FreshWorks Inc. Service - Client support ticketing, Customer Relationship Management & Messaging CRM Infrastructure. Location of Processing (Country) - UK Cross-border Documentation in place - N/A

Stripe Inc.
Service - Payment Provider
Location of Processing (Country) - UK & USA
Cross-border Documentation in place - Adequacy & certified to Data Privacy Framework (DPF) & extensions for UK-US Data Bridge.

Go Cardless Limited. Service - Payment Provider Location of Processing (Country) - UK & EEA Cross-border Documentation in place - EU - UK Adequacy

Salesforce Inc.

Service - Customer Relationship Management & Messaging CRM Infrastructure
 Location of Processing (Country) - UK & USA
 Cross-border Documentation in place - Adequacy & certified to Data Privacy Framework (DPF) & extensions for UK-US Data Bridge.

Totarar Learning Solutions Limited.

Service - Learning Management System. Location of Processing (Country) - EU & NZ Cross-border Documentation in place - EU - UK Adequacy

Office 365 Inc.

Service - Customer Relationship Management & Messaging CRM Infrastructure
 Location of Processing (Country) - EU & UK
 Cross-border Documentation in place - EU Adequacy & Data Privacy Framework (DPF) & extensions for UK-US Data Bridge.

Hubspot Inc.

Service - Customer Relationship Management & Messaging CRM Infrastructure. Location of Processing (Country) - UK & USA Cross-border Documentation in place -Data Privacy Framework (DPF) & extensions for UK-US Data Bridge.

Worldpay Inc.

Service - Payment Provider for MOTO phone sales. Location of Processing (Country) - UK, EEA & USA Cross-border Documentation in place - Cross-border Documentation in

Cross-border Documentation in place - Cross-border Documentation in place - EU Standard Contractual Clauses, UK Addendum and TRA. UK Extension to the EU-US Data Privacy Framework