

Contract on order processing (Art. 28 para. 3 GDPR)

This contract applies between the customer (hereinafter referred to as the "Client") and SuperX GmbH, represented by the managing directors Yilmaz Köknar and Mika Hally, Prenzlauer Allee 242-247, 10405 Berlin (hereinafter referred to as the "Contractor"). The parties have concluded a user agreement for the messaging software "Superchat". In addition to the user agreement, the parties hereby agree the following:

1. Subject matter of this contract and processing, scope of authority to issue instructions

- 1.1 The subject of this contract is the cooperation between the parties within the framework of the contract of use. The execution of the contract of use includes the data processing activities of the Contractor for the Client as specified in **Annex 1**.
- 1.2 The Contractor shall process the personal data made available to it under the contract of use on behalf of the Client (Art. 28 GDPR). The Contractor shall collect, process and use the data exclusively and strictly in accordance with the order-related instructions of the Client; the objectives and modalities of the order processing may be determined solely by the Client.
- 1.3 The responsibility for the creation and implementation of the erasure concept, the implementation of the right to be forgotten, rectification, data portability and access are not the subject of this contract. These will be ensured solely by the client.
- 1.4 The agreed processing activity shall take place exclusively within the European Union and the European Economic Area. The Contractor shall only be permitted to relocate the processing activity or transfer the data concerned to a third country if the Client has expressly given its consent in text form in advance and the conditions prescribed for the transfer of personal data to third countries or international organizations pursuant to Art. 44 et seq. GDPR are complied with. In such a case, the parties shall jointly examine the principles prior to the relocation or transfer and define them in suitable documentation, according to which the level of protection guaranteed by the General Data Protection Regulation is maintained is (z. e.g. adequacy decision of the EU Commission pursuant to Art. 45 GDPR or other suitable guarantees pursuant to Art. 46 GDPR).
- 1.5 The following data processing takes place outside the Contractor's premises at the following locations:

- The Contractor allows its employees to work from home. For this purpose, the Contractor has data protection regulations in place, which the employees have undertaken to comply with.
- For the subcontractors at the sites, all of which are listed in Annex 2.

2. Nature and purpose of processing

- 2.1 Access to personal data is necessary for the execution of the contract of use with the client.
- 2.2 The purposes of the order processing are specified in **Annex 1**. The commissioned processing shall only be carried out for the purposes of implementing the contract of use with the client; it shall not be used for any other purposes. The Contractor's employees are prohibited from collecting, processing or using protected personal data for any purpose other than the legitimate fulfillment of the respective task. The Contractor has no authority of its own to decide how to handle the data and shall store it as determined by the Client.

3. Type of personal data and categories of data subjects

- 3.1 The types of personal data affected by data processing by the Contractor are listed in **Annex 1**.
- 3.2 The groups of persons affected by the processing are listed in **Annex 1**.

4. Rights and obligations of the client

- 4.1 The client is always responsible for checking the permissibility of data processing and safeguarding the rights of the data subjects. The client assumes the reporting obligations incumbent on it under the data protection provisions on its own responsibility (Art. 33, 34 GDPR).
- 4.2 The Client shall always confirm verbal instructions in text form or in another electronic form agreed between the parties (e.g. ticketing). Changes to the object of processing or procedural changes shall be agreed between the Client and the Contractor in advance; the parties shall make a corresponding agreement in text form.
- 4.3 The persons named in **Annex 1** are authorized to issue order-related instructions to the Contractor on behalf of the Client.
- 4.4 The Client shall inform the Contractor in an appropriate manner of any change of one of the persons named in Section 4.3 of this contract.
- 4.5 The Client is entitled to check the Contractor's compliance with the data protection provisions, the contractual agreements made here and the instructions issued at any time.

check. The inspection must always be carried out by prior notification. As part of the inspection, the company data protection officer and the auditor commissioned by the Client shall also be granted access to the Contractor's premises where the agreed processing takes place for the Client, in particular to the corresponding software applications, server rooms, operating software and other IT systems used for processing on behalf of the Client. The Contractor may satisfy this right of control of the Client by submitting an annual data protection report or approved rules of conduct (Art. 40 GDPR) or an approved certificate or data protection seal or data protection test mark within the meaning of Art. 42 GDPR. The same applies to the selection and initial review of the contractor before commencing the processing activity agreed here.

- 4.6 The client has the right to request the release of data, data results, or data sets processed and/or newly created under this agreement at any time. All rights and ownership to these data, data results, or data sets belong solely to the client as the holder and sole rightful owner. The term "data, data results, or data sets" refers to the technical representations of information stored in a system environment (data carriers). The rights to use the information contained within these data, data results, or data sets are exclusively reserved for the client. The contractor has no right of retention in this regard (§§ 273, 320 BGB). Any copyrights or license rights (e.g., related to the software) remain unaffected by this provision.

5. Further rights and obligations of the Contractor

- 5.1 The persons named in **Annex 1** are authorized to accept the instructions of the Client on behalf of the Contractor.
- 5.2 The Contractor shall only process, correct, delete or block the personal data specified in Section 3 or **Annex 1** of this contract in accordance with documented instructions from the Client. Where possible, it shall support the Client in fulfilling the obligations relating to the rights of data subjects (Art. 12 to Art. 23 GDPR). If a data subject contacts the Contractor directly for the correction or deletion of their own personal data, the Contractor shall forward this request to the Client without delay.
- 5.3 The Contractor shall keep its own record of processing activities. It shall participate in the preparation of records of processing activities and data protection impact assessments of the client and provide the client with the information required for this - insofar as possible and available to the contractor. In addition

In addition, the Contractor shall also support the Client to the extent of the information available to the Contractor in complying with the obligations incumbent on the Client under Art.

32 to Art. 36 GDPR. This applies in particular to notifications to the supervisory authority or notifications to data subjects in the event of data breaches or consultations with the supervisory authority in the event of high processing risks as a result of the data protection impact assessments.

- 5.4 The Contractor shall store all documents and/or data carriers and/or databases containing personal data of the Client in such a way that they are separate from those of other customers of the Contractor and protected from the knowledge of or access by unauthorized persons. As far as possible, the Contractor shall document the incoming and outgoing data.
- 5.5 The Contractor has duly appointed the person named in **Annex 1** as the company data protection officer (Art. 37 GDPR). Should this data protection officer change, the Contractor shall inform the Client immediately, informed without delay. The company data protection officer is responsible for compliance with data protection in the Contractor's company.
- 5.6 The Contractor shall inform the Client immediately of any order-related disruptions in the course of operations, violations of data protection provisions (including by instructions of the Client), inspections and measures of the supervisory authorities and other irregularities. The Contractor shall support the Client in fulfilling the reporting obligations incumbent on the Client in the event of data protection violations in accordance with the data protection provisions (Art. 33, 34 GDPR).
- 5.7 If a data subject or a third party asserts a claim against the Contractor or the Client in connection with this order processing, the Contractor shall support the Client with the information available.
- 5.8 The Contractor shall be entitled to suspend the implementation of instructions which, in the Contractor's opinion, violate data protection provisions until the Client has confirmed or amended them.
- 5.9 The Contractor shall enable the Client to carry out and exercise the data protection control rights to which the Client is entitled under Section 4.5 of this Agreement.
- 5.10 The Contractor shall only permit its employees to carry out activities for the Client from the home office with the prior express consent of the Client.

to be completed. Consent to this shall be deemed to have been given upon signing this contract. In the event of such work, the Contractor shall ensure that the employees comply with data protection regulations when working from the home office.

5.11 The Contractor shall be entitled to payment of the customary remuneration agreed for the provision of services for those expenses incurred by the Contractor through the provision of support or documentation services in accordance with the above Sections 5.2, 5.3, 5.6, 5.8 and 5.9 of this contract.

6. Technical and organizational measures

6.1 At the time of conclusion of this contract, the Contractor has already demonstrably taken all necessary and appropriate technical and organizational measures (TOM) for data security for the present order in accordance with Art. 32 GDPR, which the Client has accepted. These are listed in **Annex**

3 to this contract are described in detail and correspond to the catalog of measures regulated under Art. 32 para. 1 GDPR. **Annex 3** to this contract hereby becomes an integral part of the contract.

6.2 The contractor will take the following criteria into account when selecting the specific TOM:

- the state of the art;
- the implementation costs;
- the nature, scope, circumstances and purposes of the processing in question;
- the likelihood and severity of the risk to the rights and freedoms of natural persons affected by the data processing.

6.3 The Contractor undertakes to always ensure an appropriate level of protection of the TOM taken. When selecting the specific TOM in accordance with Section 6.2 of this contract, the Contractor shall ensure a level of protection appropriate to the risk by, among other things

- Pseudonymization and encryption of personal data.
- Permanent assurance of confidentiality, integrity, availability and resilience of the systems and services in connection with the processing.
- Restoring the availability of and access to personal data in the event of a physical or technical incident.
- A process for regularly reviewing, assessing and evaluating the effectiveness of the TOM.

6.4 In the course of technical progress and further development, the Contractor shall be permitted to replace the specific TOMs once agreed with more modern TOMs that meet the criteria agreed in Clauses 6.2 and 6.3 of this contract and that are always

ensure an appropriate level of protection. Should the review or an audit by the client or another accredited body reveal such a need for adjustment, the parties shall implement this by mutual agreement to a suitable and appropriate extent. All changes must be documented.

7. Secrecy

7.1 During the term of this agreement and for a period of 1 (one) year after termination of this agreement, the contracting parties mutually undertake to treat as confidential all information and knowledge about the other party, employee and customer data as well as drafts, concepts, methods and/or other business and trade secrets that become known to them in the course of the execution of this agreement.

7.2 The documents made available to the other party shall remain the property of the party concerned and must be treated as strictly confidential. They may not be reproduced, published or made accessible to third parties in any other way without the written consent of the party concerned and may not be used for any purpose other than the agreed purpose. Confidential documents and/or data must be secured against unauthorized access in accordance with this contract and the data protection provisions.

7.3 Excluded from the confidentiality obligation are unprotected ideas, concepts, experience and information that was already known to a contracting party in advance or is publicly known or in the public domain or becomes known through no fault of the contracting party.

8. Obligation of confidentiality (data secrecy)

8.1 The contracting parties shall only collect, process and use personal data in accordance with the applicable data protection regulations. The contracting parties mutually undertake to maintain data secrecy. This obligation applies to all information or details relating to an identified or identifiable natural person (Art. 4 No. 1 GDPR). It applies regardless of whether the parties process personal data automatically or non-automatically (manually).

8.2 Each party shall obligate its own employees used for data processing to maintain data secrecy before carrying out the work. The party's own employees must be informed of the relevant data protection provisions and familiarized with the resulting special requirements for data security and data protection, in particular the data protection provisions applicable under this agreement. applicable duties of care and confidentiality obligations applicable under this agreement.

8.3 The disclosure of personal data and/or other information from the area of

The Contractor is prohibited from disclosing data to third parties. This shall also apply if and insofar as a change or addition is made to the data.

9. Use of further processors (subcontractors)

- 9.1 The Contractor shall not subcontract other processors (subcontractors) to fulfill the contract of use without the prior separate or general written consent of the Client.
- 9.2 The Client hereby grants its general written approval for the further processors (subcontractors) named in **Annex 2** to this Agreement, which the Contractor uses. Appendix 2 hereby becomes part of the contract. The Contractor is authorized to use the additional processors (subcontractors) listed in Annex 2. The service contributions to be provided by the other processors (subcontractors) are also specified in Annex 2.
- 9.3 The Contractor has carefully selected the other processors (subcontractors) listed in **Annex 2**. It shall cooperate with the further processors (subcontractors) listed in Annex 2 regarding the specific processing activities that they are to carry out for and on behalf of the Principal. The Contractor shall draft these contracts in such a way that the obligations under this contract are imposed on the additional processors named in Annex 2. The other processors named in Annex 2 have assured the Contractor that they offer sufficient guarantees, in particular, that they will implement the appropriate technical and organizational measures to comply with the data protection provisions. The Contractor shall have the other processors (subcontractors) named in **Annex 2 grant the Contractor the** rights of control and review corresponding to this contract.
- 9.4 The Contractor shall inform the Client immediately of any intended change to another processor (subcontractor) listed in Annex 2. If a new additional processor (subcontractor) is to be added or a previous one replaced, the Contractor shall amend the list contained in Annex 2 and send the amended **Annex 2** to the Client at least ten (10) working days before the planned addition or replacement. The Client shall have the right to object to the amendment within a period of five (5) working days. If the objection is not raised within this period, the right of objection shall lapse. If the Client effectively raises an objection and the Contractor can proceed without the change or the use of the proposed

If the Contractor fails to perform the services of another processor (subcontractor), the Contractor shall be entitled to extraordinary termination of this contract and the contract of use without notice.

- 9.5 The other processors (subcontractors) listed in **Annex 2 shall provide** their respective services within the EU or the EEA. If one of the other processors (subcontractors) named in **Annex 2** relocates its service provision to a third country outside the EU or the EEA, the Contractor shall ensure that the processing in the third country is permissible under data protection law by taking the measures required under data protection regulations.
- 9.6 If third parties merely provide ancillary services for the Contractor to support the execution of the order vis-à-vis the Client, these third parties shall not be considered additional processors. This includes all services unrelated to the Client's order, e.g. anonymous statistical analysis services, mail, telecommunications services, transportation, logistics, cleaning services, etc. However, the Contractor shall also comply with the data protection regulations for such ancillary services and shall enter into corresponding contractual agreements together with control measures.

10. Duration of the agreement and notice periods

- 10.1 This agreement shall commence upon conclusion of the user agreement and shall have the same term as the latter. The parties shall document any deviating term in **Annex 1**. In addition, the termination provisions set out in the user agreement shall apply. This agreement shall also end upon termination of the user agreement.
- 10.2 The right to extraordinary termination of this agreement remains unaffected by the parties.

11. Obligations upon termination of this contract

- 11.1 No copies of the client's data or databases shall be made without the client's knowledge. Excluded from this are backup copies, insofar as these are necessary to ensure proper data processing. Also excluded are data or data stocks whose archiving is necessary for the purpose of complying with statutory retention obligations.
- 11.2 Upon termination of the contract of use, the Contractor shall also hand over to the Client all documents, processing and usage results and databases that have come into its possession as part of the contractual relationship or, with the prior consent of the Client, permanently delete or destroy them in accordance with data protection regulations. The same applies to test and scrap material and data backup copies. The Contractor shall submit the record of the permanent deletion or destruction without being requested to do so. The same shall apply

for documents or data carriers with personal data and/or other information from the client's area that are no longer required.

11.3 The Contractor may retain order-related documentation for the Client for the duration of the applicable statutory retention periods in return for appropriate remuneration. Otherwise, the Contractor shall hand them over to the Client at the end of the contract of use.

11.4 The Contractor shall also be entitled to payment of the usual remuneration agreed for the provision of services for those expenses incurred by the Contractor in connection with the termination of the contract of use.

12. Final provisions

12.1 There are no ancillary agreements to this contract. Amendments or additions to the agreement must be made in writing or in electronic form (at least by e-mail) to be effective.

12.2 Should individual provisions of this contract be or become invalid or void in whole or in part, this shall not affect the validity of the remaining provisions. The parties undertake to replace an invalid or void provision with a provision that comes as close as possible to the economic intent of the invalid or void provision. The same applies if the contract contains a loophole that needs to be filled.

12.3 This contract is subject to the law of the Federal Republic of Germany. The UN Convention on Contracts for the International Sale of Goods (CISG - United Nations Convention on Contracts for the International Sale of Goods of April 11, 1980) is excluded.

12.4 The place of performance for all services and the place of jurisdiction for all legal disputes arising from or in connection with this contract shall be the Contractor's registered office.

Annex 1: Details of the order processing

Name of the main contract	Authorized representatives and DPO AG	Instruction recipient and DPO AN	Object of the order processing	Categories of personal data	Categories of affected persons	Purpose of the data processing	Duration of the contract
Contract of use	You are obliged to provide us with your authorized representative (m/f/d) and - if applicable - your data protection officer (m/f/d) (e.g. by e-mail)	WB: Milka Hally DSB: Kathrin Siegmund datenschutz@superchat.de	<ul style="list-style-type: none"> - Setting up the User accounts for the client's employees Provision of the "Superchat" messaging platform - Processing the personal data in the context of the use of the messaging platform "Superchat" 	<p>The personal data processed via the Services is processed by the client at its own discretion</p> <p>and controlled and can be processed in the following categories of personal data:</p> <ul style="list-style-type: none"> - Inventory, Contact and communication data of the client's interested parties and customers <p>- Name of the Employees and communication</p>	<ul style="list-style-type: none"> - Customers of the Commissioned by, - Interested party of the client, - Employees of the client 	<ul style="list-style-type: none"> - Memory ng, use and disclosure for the purpose of providing the services - Support 	Like contract of use

Annex to the order processing - SuperX GmbH -

				Inhalte mit dem Interessenten und Kunden der Auftraggeberin			
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Annex 2: List of other processors (subcontractors)

Company, address	Nature and purpose of processing	Type of data	Categories of data subjects
Twilio Inc, 375 Beale Street, Suite 300, San Francisco, CA	Storage and use for the purpose of providing the SMS services	<ul style="list-style-type: none"> – Inventory, contact and communication data of the client's contacts and customers – Name of the Employee of the client and SMS communication with the contact and customer of the client 	Contacts, customers and employees of the client
Nylas, Inc, 944 Market St, San Francisco, CA	Storage and use for the purpose of providing the E-mail services	<ul style="list-style-type: none"> – Inventory, contact and communication data of the client's contacts and customers – Name of the employee of the client and E-mail communication with the client's contact and customers 	Contacts, customers and employees of the client
Amazon Web Services EMEA SARL, 38 Avenue John F. Kennedy, L-1855, Luxembourg	Hosting	<ul style="list-style-type: none"> – Inventory, contact and Communication dates of the client's contacts and customers – Name of the Employee and communication with the client's contacts and customers 	Contacts, customers and employees of the client

<p>360dialog GmbH, Torstraße 61, 10119 Berlin, Germany</p>	<p>Storage and use for the purpose of providing WhatsApp Messenger services</p>	<ul style="list-style-type: none"> - Inventory, contact and Communication dates of the client's contacts and customers - Name of the Employee of the client and WhatsApp communication with the contact and customer of the client 	<p>Contacts, customers and employees of the client</p>
<p>OneSignal, 201 South B Street, San Mateo, California 94401</p>	<p>Storage and use for the purpose of providing notification/notification services</p>	<ul style="list-style-type: none"> - Inventory, contact and communication data of the client's contacts and customers - Name of the Employee of the client and communication with the contact and customer of the client 	<p>Contacts, customers and employees of the client</p>
<p>Meta Platforms Ireland Ltd. Merrion Road Dublin 4 D04 X2K5 Ireland</p>	<p>Storage and use for the purpose of providing WhatsApp Messenger services</p>	<ul style="list-style-type: none"> - Inventory, contact and Communication dates of the client's contacts and customers - Name of the Employee of the client and WhatsApp communication with the contact and customer of the client 	<p>Contacts, customers and employees of the client</p>

Description of the technical and organizational measures of SuperX GmbH

1. Summary of the measures taken

1.	Pseudonymization / encryption:
✘	Measures for encrypting file attachments in e-mails, e-mail transport and websites (see section 3 ff. below).
2.	Permanent assurance of: Confidentiality, integrity, availability, resilience of systems and services:
✘	Confidentiality is guaranteed by access and access control (see section 3 ff. below).
✘	Integrity is guaranteed by securing the entire company network with a firewall and mobile device management (MDM).
✘	Availability is ensured by the back-ups (see section 3 ff. below).
✘	The load capacity is guaranteed by sufficient storage capacity on the servers used.
3.	Ability to restore the availability of and access to personal data in the event of an incident:
✘	A quick recovery is possible via the backup tapes.
✘	An emergency power supply for the server room ensures reliability. (AWS)
4.	Review, assessment and evaluation of the effectiveness of the technical and organizational measures:
✘	Automated, permanent monitoring of all systems takes place.
✘	An annual audit is carried out by the data protection officer.
✘	There are annual reports of technical failures.
✘	The hardware is regularly replaced and maintained.

2. General organizational measures

Measures that describe the instruction of employees at SuperX GmbH in the handling and protection of personal data.

SuperX GmbH has obliged its employees to maintain confidentiality and has instructed them about the legal consequences of non-compliance.

SuperX GmbH has implemented the following measures:

Organizational measures	
✘	The employment contract obliges employees to comply with the prohibition on disclosing business secrets.
✘	Obligation of employees to handle personal data confidentially (Art. 28 para. 3 GDPR).
✘	A company data protection officer (DPO) has been appointed.
✘	There is a documented system configuration.
✘	The technical and organizational measures are reviewed at regular intervals.
✘	The DPO is involved in security incidents.
✘	Security incidents are documented.

3. Access control

Measures to prevent unauthorized persons from gaining access to data processing systems with which the personal data is processed and used.

The following measures are used at SuperX GmbH as part of the multi-level security zone concept, depending on the level of protection required.

SuperX GmbH has implemented the following measures:

Technical measures		Organizational measures	
✘	Window grating	✘	Key regulation (key list, key issue)
✘	Manual locking system	✘	Function and role-based access authorizations for server room
		✘	Careful selection of cleaning staff

4. Access control

Measures to prevent unauthorized persons from using data processing systems. SuperX GmbH has implemented the following measures:

Technical measures		Organizational measures	
✘	Authentication with user name / password	✘	Password regulation (minimum length, complexity, validity period, blocking/deletion, etc.)
✘	Authentication with biometric procedures (not yet widespread)	✘	Secure storage of data carriers (backup tapes, hard disks, etc.)
✘	Use of anti-virus software	✘	Creation of personal user profiles
✘	Use of a software firewall	✘	Guideline for a "clean desk"
✘	Encryption of data carriers in PC / notebooks		
✘	Use of lockable disposal containers for paper, files and data carriers		
✘	Encryption of the e-mail transport		
✘	Encryption of all websites		
✘	Encryption of e-mail attachments		
✘	Use of VPN technology (engineering, production database)		
✘	Use of a document shredder		

5. Access control

Measures that ensure that persons authorized to use a data processing system can only access the data subject to their access authorization and that personal data cannot be read, copied, modified or removed without authorization during processing, use and after storage.

SuperX GmbH has implemented the following measures:

Technical measures		Organizational measures	
✘	Administrators have different areas of responsibility	✘	Procedure for revoking access authorizations
✘	Number of administrators limited to a minimum according to area of responsibility		

6. Transfer control

Measures to ensure that personal data cannot be read, copied, modified or removed without authorization during electronic transmission or during its transport or storage on data carriers. It should also be possible to check and determine to whom (which bodies) personal data is to be or has been transmitted.

SuperX GmbH has implemented the following measures:

Technical measures	
✘	Use of VPN, firewall (see above).
✘	Encryption of the e-mail transport
✘	Encryption of e-mail attachments

7. Input control

Measures that ensure that it is possible to subsequently check and determine whether and by whom personal data has been entered, modified or removed from data processing systems.

SuperX GmbH has implemented the following measures:

Technical measures	
✘	The IT systems used have a logging function.

8. Order control

Measures to ensure that personal data processed on behalf of SuperX GmbH can only be processed in accordance with the instructions of SuperX GmbH as the client.

SuperX GmbH has implemented the following measures:

✘	Careful selection of contractors and subcontractors (especially with regard to data security).
✘	The client checks the documentation and security measures at the contractor's premises before the start of data processing.

9. Availability control

Measures to ensure that personal data is protected against accidental destruction or loss.

SuperX GmbH has implemented the following measures:

Technical measures		Organizational measures	
✘	Storage of data backups in a secure, off-site location. (AWS)	✘	Agreements (SLA) on availability
✘	Air conditioning of the server rooms.	✘	Concept for backing up and restoring data (backup, restore, recovery) by the contractor.
✘	Fire extinguishers in server rooms.		
✘	Smoke detectors in server rooms.		
✘	Protective socket strips in server rooms.		
✘	Devices for monitoring the temperature and humidity in server rooms.		
✘	Overvoltage protection.		
✘	Uninterruptible power supply (UPS)		
✘	Backups		
✘	Virus protection		
✘	Hard disk mirroring		

10. Separation control

Measures to ensure that data collected for different purposes can be processed separately.

Data processing takes place on the systems of SuperX GmbH logically and physically separated according to the respective customer databases or clients.

SuperX GmbH has implemented the following measures:

Technical measures		Organizational measures	
✘	Definition of database rights.	✘	Separation of production and test system.
		✘	Control via authorization concept