

Atea ASA

Data Protection Policy

Atea ASA (hereinafter – Atea), is the market leader in information technology infrastructure and related services for businesses and public-sector organizations in the Nordic and Baltic regions. Atea is committed to protecting personal data in order to respect the fundamental rights and freedoms of individuals. As a controller and processor of personal data, Atea must ensure an adequate level of protection when processing data about employees, customers, partners, and suppliers.

Purpose

The purpose of this policy is to set the standard for the protection and processing of personal data within Atea and its business units. Senior management is committed to ensuring compliance with applicable data protection laws and regulations.

Scope

This policy applies to all employees and covers all data related to individuals processed by Atea and its business units.

Country-specific laws and regulations must be addressed in business unit-specific policies, if applicable.

Definition

The General Data Protection Regulation (“GDPR”) is an EU regulation that outlines how organizations shall process and protect personal data.

The key principles of GDPR includes the lawful, fair, and transparent processing of personal data, ensuring that individuals’ rights are respected, data is kept secure, updated and for a limited period of time, and ensuring security and accountability for the processing of personal data.

Personal Data Protection, covered by Information Security, applies to all personal data, regardless of the technology or storing methods.

Personal Data Protection is a way to achieve data privacy and is covered by Information security since the technical and organizational measures apply to all information.

Objectives

Atea’s objectives of personal data processing are to support the business strategy by:

- Complying with applicable laws by implementing appropriate organizational and technical measures to protect personal data using a risk-based approach. Organizational and technical measures must ensure confidentiality, integrity, and availability in accordance with Atea Information Security Policy (ATEAIS-P001).
- Governing data processing agreements (DPAs) when processing activities are performed where Atea is acting as a Controller or a Processor.
- Achieving maturity of employee behavior for personal data protection through appropriate awareness training.
- Preventing or minimizing the impact of personal data breaches.
- Ensuring that every employee understands responsibility for handling personal data correctly.

Execution

When protecting personal data, Atea shall consider risks to data subjects' rights and freedoms, the business, and costs of the safeguards. Based on the considered risks, technical and operational measures must be taken in a well-planned manner with sufficient follow-up to achieve compliance with GDPR.

This policy shall be made available to all employees via Atea Group's Intranet. Managers must ensure that their subordinates have read and understood it.

Management system of data protection

The Management of personal data protection is defined by information security management system based on the ISO/IEC 27001 standard which states the level of security and process controls for the right level of data protection for Atea.

Business units may have local supporting documentation for data protection aligned with Atea Group governing documentation.

An annual plan for data protection must be prepared, based on an analysis of new laws or regulations, risks or other requirements.

Roles and responsibilities

- The CEO of Atea ASA is ultimately responsible for the protection of personal data, with responsibility delegated to the COO, who has the right to approve this policy.
- Business unit responsibility is delegated to the local Business unit CFO.
- Atea Group personal data protection management responsibility is delegated to the Group CISO, who has the right to approve topic-specific policies and other GDPR documentation.
- Group Privacy Officer leads the data protection work in Atea and coordinates Business Units DPO activities.
- Business Unit Data Protection Officers are responsible for local operations.
- Each person responsible for a business area must ensure compliance with this policy and underlying governing documents.
- Each employee is responsible for handling personal data correctly and securely.

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Holding

Atea ASA

Karvesvingen 5
Box 6472 Etterstad
NO-0605 Oslo
Tel: +47 22 09 50 00
Org.no 920 237 126

investor@ateam.com
ateam.com

Finland

Atea Finland Oy

Rajatorpantie 8
FI-01600 Vantaa
Tel: +358 (0)10 613 611
Org.no 091 9156-0

customer@ateam.fi
ateam.fi

Group Logistics

Atea Logistics AB

Nylandavägen 8A
Box 159
SE-351 04 Växjö
Tel: +46 (0)470 77 16 00
Org.no 556354-4690

customer.care@ateam.se

Norway

Atea AS

Karvesvingen 5
Box 6472 Etterstad
NO-0605 Oslo
Tel: +47 22 09 50 00
Org.no 976 239 997

info@ateam.no
ateam.no

Lithuania

Atea UAB

J. Rutkauskos Street 6
LT-05132 Vilnius
Tel: +370 5 239 7899
Org.no 122 588 443

info@ateam.lt
ateam.lt

Group Shared Services

Atea Global Services SIA

Mukulālas Street 15
LV-1004 Riga
Org.no 50203101431

AGS_info@ateam.com
ateaglobal.com

Sweden

Atea Sverige AB

Kronborgsgränd 1
Box 18
SE-164 93 Kista
Tel: +46 (0)8 477 47 00
Org.no 556448-0282

info@ateam.se
ateam.se

Latvia

Atea SIA

Unijas Street 15
LV-1039 Riga
Tel: +371 67 819050
Org.no 40003312822

info@ateam.lv
ateam.lv

Group Functions

Atea Group Functions A/S

Lautrupvang Street 6
DK-2750 Ballerup
Org.no 39097060

info@ateam.dk

Denmark

Atea A/S

Lautrupvang Street 6
DK-2750 Ballerup
Tel: +45 70 25 25 50
Org.no 25511484

info@ateam.dk
ateam.dk

Estonia

Atea AS

Järvevana tee 7b
EE-10112 Tallinn
Tel: +372 610 5920
Org.no 10088390

info@ateam.ee
ateam.ee

AppXite

AppXite SIA

Matrozu Street 15
LV-1048 Riga
Org.no 40003843899

info@appxite.com
appxite.com