When should a Personal data protection agreement be signed?

A personal data protection agreement is needed when you, as a customer, are responsible for the data and we need to process the data on your behalf.

Personal data that you as a customer are responsible for

When using 2c8 Modeling Tool you might enter different kinds of personal data.

The application will record the name of the user that creates or makes changes to a model.

When modelling your organisation you may want to create objects describing individuals in the organisation, directly naming the individuals. You may also enter information that can be used to derive the identity of a person in your organisation.

The following applies:

- No personal data protection agreement is needed
 This applies when you are responsible for the personal data and the data is processed and stored on your computers and/or in your IT environment.
- 2. Personal data protection agreement is needed
 This applies when we host your 2c8 Server and/or your website.

Personal data that we as your supplier are responsible for

2conciliate gathers and processes personal data that is used for sales, delivery and support during the term of the agreement for the software 2c8 Modeling Tool, 2c8 Lite and 2c8 Server and for operational services, consulting and training.

As a user of 2c8 Modeling Tool and 2c8 Lite, or as a participant in an event arranged by us, you may have to give us personal data used so that we can deliver or make follow-ups of the ordered products or services.

2conciliate is responsible for such information and no personal data protection agreement is needed.

You can read more about our policy regarding personal data at: https://www.2c8.com/om-oss/integritetspolicy/

If you have any questions or inquiries please contact us:

2c8 Business Solutions AB Älvgatan 5 652 25 Karlstad Sweden

gdpr@2c8.com

+46 54 21 27 28

