

Google Cloud Professional Secrecy Addendum (Germany)

This Addendum (the "Addendum") supplements and is incorporated by reference into (a) the Google Cloud Platform License Agreement, (b) the Cloud Master Agreement and the Google Cloud Platform Services Schedule and/or the Workspace Services Schedule (as applicable), or (c) the Google Cloud Terms of Service and/or the Google Workspace Terms of Service between the Customer named in the signature block below ("Customer") and Google, and as amended from time to time (the "Agreement"). Google has the meaning given at <https://cloud.google.com/terms/google-entity?hl=en>. Capitalized terms used but not defined in this Addendum have the meaning given to them in the Agreement.

This Addendum will be effective from the day the last party countersigns it and for the Term of the Agreement, provided that Customer or its End Users remain subject to professional confidentiality obligations as per Section 1.2 below.

Background:

Google and Customer have entered into the Agreement, under which Google provides certain Services (as defined in the Agreement) to Customer, which may enable Customer to provide Customer Data. Customer Data may include professional secrets of Customer or End Users, who are entrusted to specifically keep confidential certain information protected under Section 203 German Criminal Code.

Under Section 203 German Criminal Code, individuals or companies, who are subject to certain professional confidentiality obligations, may be required by law to further oblige third parties, who support them in their professional practice and who may be given access to Professional Secrets, to protect and maintain the secrecy of the Professional Secrets.

1. Additional Definitions.

1.1. "Acquiring Knowledge" means the process of human cognitive comprehension (*sich Kenntnis verschaffen*) of the content.

1.2.

"Professional Secrets" means any secrets as defined in Section 203 German Criminal Code (*Strafgesetzbuch*). "Secrets" means any professional secrets as defined in Article 321 Swiss Criminal Code and any official secrets as defined in Article 320 Swiss Criminal Code (*Strafgesetzbuch*) or any other statutory secrecy provision under Swiss law (including, where applicable, Article 33 ATSG, Article 86 BVG and Article 47 Banking Act).

2. Confidentiality Obligations.

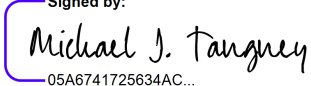
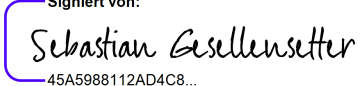
2.1. Customer Data may include Professional Secrets which are by law subject to special confidentiality obligations.

2.2. Google undertakes to Acquire Knowledge of Professional Secrets only to the extent as required to fulfill the Agreement. Google will protect and maintain the confidentiality of Professional Secrets in accordance with the terms of the Agreement and in awareness of the criminal consequences of a breach of the duty of confidentiality pursuant to Sections 203 and 204 German Criminal Code (possible range of of punishment: imprisonment for up to one year or a fine, in case of exploitation up to two years and the otherwise applicable legal provisions).

3. Onward Obligation. Where Google involves other persons (e.g., subcontractors,

Subprocessors) in the performance of its obligations under the Agreement, Google will oblige them in text form in accordance with Section 2 above and oblige them to bind any person that they involve and that will get access to such Professional Secrets accordingly.

4. Continuation. The Agreement will remain in full force and effect unchanged except as modified by this Addendum.

Google	Google Cloud EMEA Ltd	Customer/ Partner	Visionary Data GmbH
Signature	Signed by:  05A6741725634AC...	Signature	Signiert von:  45A5988112AD4C8...
Print Name	Michael J. Tangney	Print Name	Sebastian Gesellensetter
Title	I. Alobeid For, Michael J. Tangney	Title Tangney (Director)	Geschäftsführer
Date	30 April 2026	Date	30. April 2026