

Annex 4.4 to the Agreement for the Provision of IoT Services

Status: April 1, 2021

Information on joint controllership towards data subjects according to Art. 26 para. 2 sentence 2 GDPR

What is the reason for the joint controllership?

Within the use of IoT services, the above named parties shall cooperate closely. This also applies to the processing of your personal data. The parties have jointly determined the order in which this data will be processed at each stage of the process. They are therefore considered joint controllers for the protection of your personal data within the process stages described below (Art. 26 DSGVO).

As a data subject within the meaning of the GDPR, you are entitled to the following information from the parties.

For which process stages is there joint controllership?

Record master data
Device Management

What did the parties agree upon?

As part of their joint controllership under data protection law, the above-mentioned parties have agreed which of them will fulfil the respective obligations under the GDPR. This applies in particular to the exercise of the rights of the data subjects (Art. 15 - 21 GDPR) and the fulfilment of the information duties pursuant to Art. 13 and 14 GDPR.

This agreement is necessary because IoT-Services processes personal data in different process sections and systems operated by either Bosch Rexroth AG or Customer.

Processing activity:	Fulfilment of duties by:
Record master data *	Customer
Device Management	Bosch Rexroth AG

* No processing of personal data for citizens of the Russian Federation as these citizens must not enter personal data like real names as login credentials

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What does this mean for you as a data subject?

Even if there is a joint controllership, the parties fulfil the data protection obligations according to their respective responsibilities for the individual processing activities as follows:

- Within the scope of joint responsibility
 - Customer is responsible for the processing of personal data in Record master data and
 - Bosch Rexroth AG is responsible for the processing of personal data in Device Management
- Within the joint responsibility, both parties are responsible for the processing of personal data within the scope of the data services contracted between them.
- The Customer shall make the information required under Articles 13 and 14 GDPR available to the data subject(s) in a precise, transparent, comprehensible and easily accessible form in clear and simple language and free of charge. Each party shall provide the other party with all necessary information from its sphere of activity.
- The parties shall inform each other immediately of any legal positions asserted by the data subject(s). They shall provide each other with all information necessary to respond to requests for information.
- The data subject will by default receive the information from Bosch Rexroth AG. Irrespective of this internal regulation, the data subject can assert its rights against any party directly.