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Visma e-conomic A/S

ISAE 3402 type 2 Service Auditor's Report on General IT Controls related to their Design and Operating Effectiveness for the e-conomic solution throughout the period 1 January 2022 - 31 December 2022

Table of Contents

1	Independent Service Auditor's Report	1
2	Visma e-conomic A/S' assertion	2
3	Visma e-conomic A/S' description	ϵ
4	Controls, control objectives, tests and results hereof	16

1 Independent Service Auditor's Report

Independent Service Auditor's Assurance Report on the Description of Controls and their Design

To the management of Visma e-conomic A/S, Visma e-conomic A/S' customers and their auditors.

Scope

We have been engaged to report on Visma e-conomic A/S' (hereinafter "Visma e-conomic") description in section 3 of its general IT controls related to the e-conomic system used by customers to process accounting data from 1 January 2022 – 31 December 2022 (the description). The scope of this report regards the design, implementation and operations of controls related to the control objectives stated in the description.

Visma e-conomic uses the subservice providers Google Cloud Platform, Amazon Web Services and Microsoft Azure to perform general IT controls around the production environment for storage and hosting of data, network, infrastructure, application and database servers. Visma e-conomic's system description does not include control objectives and associated controls at the subservice organisations. This report is prepared using the carve-out method, and our testing does not include controls that are carried out by the subservice organisations.

Some of the control objectives described in Visma e-conomic's description of its system can only be achieved if the complementary controls at the user organisations are suitably designed and operating effectively together with the controls at Visma e-conomic. The opinion does not include the suitability of the design and operating effectiveness of these complementary controls.

Visma e-conomic's Responsibilities

Visma e-conomic is responsible for preparing the description and accompanying assertion in section 2, including the completeness, accuracy and method of presentation of the description and the assertion; providing the services covered by the description; stating the control objectives; and designing, implementing and effectively operating controls to achieve the stated control objectives.

Service Auditor's Independence and Quality Control

We have complied with the requirements for independence and other ethical requirements of the IESBA's Code of Ethics for Professional Accountants, which is based on the fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional conduct.

Deloitte uses ISQC 1 and therefore maintains a comprehensive system for quality management, including documented policies and procedures for compliance with the Code of Ethics for Professional Accountants, professional standards, and applicable requirements according to the law and other regulations.

Service Auditor's Responsibilities

Our responsibility is to express an opinion on Visma e-conomic's description and on the design, implementation and operating effectiveness of controls related to the control objectives stated in that description, based on our procedures.

We conducted our engagement in accordance with International Standard on Assurance Engagements 3402, "Assurance Reports on Controls at a Service Organisation," issued by the International Auditing and Assurance Standards Board. That standard requires that we comply with ethical requirements and plan and perform our procedures to obtain reasonable assurance about whether, in all material respects, the description is fairly presented, and the controls are suitably designed and operating effectively.

An assurance engagement to report on the description, the design and operating effectiveness of controls at a service organisation involves performing procedures to obtain evidence about the disclosures in the service organisation's description of its system, and the design and operating effectiveness of controls. The procedures selected depend on the service auditor's judgement, including the assessment that the description is not fairly presented, and that controls are not suitably designed and operated effectively. An assurance engagement of this type also includes evaluating the overall presentation of the description, the suitability of the objectives stated therein, and the suitability of the criteria specified by the service organisation and described in section 2, Visma e-conomic's assertion.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Limitations of Controls at a Service Organisation

Visma e-conomic's description is prepared to meet the common needs of a broad range of customers and their auditors and may not, therefore, include every aspect of the system that each individual customer may consider important in its own particular environment.

Because of their nature, controls at a service organization may not prevent or detect all errors or omissions in processing or reporting transactions. Also, the projection of any evaluation of effectiveness to future periods is subject to the risk that controls at a service organization may become inadequate or fail.

Description of Tests of Controls

The specific controls tested, and the nature, timing, and results of those tests are listed in section 4.

Opinion

Our opinion has been formed on the basis of the matters outlined in this report. The criteria we used in forming our opinion are those described in section 2. In our opinion, in all material respects:

- (a) The description of the general IT controls related to the Visma e-conomic's application (e-conomic) fairly presents, in all material respects, the controls as they were designed and implemented throughout the period 1 January 2022 31 December 2022; and
- (b) The controls related to the control objectives stated in the description were suitably designed and implemented throughout the period 1 January 2022 31 December 2022; and
- (c) The controls tested, which were those necessary to provide reasonable assurance that the control objectives stated in the description were achieved, operated effectively throughout the period from 1 January 2022 31 December 2022.

Intended Users and Purpose

This report and the description of tests of controls in section 4 are intended only for customers who have used e-conomic, and their auditors, who have a sufficient understanding to consider it along with other information, including information about controls operated by customers themselves, when obtaining an understanding of customers' information systems relevant to financial reporting.

This report is not intended to and should not be used by anyone other than the parties specified above.

Copenhagen, 20 January 2023

Deloitte

Statsautoriseret Revisionspartnerselskab CVR no. 33 96 35 56

Thomas Kühn

Partner, State-Authorised Public Accountant

2 Visma e-conomic A/S' assertion

The accompanying description has been prepared for customers who have used e-conomic and their auditors, who have a sufficient understanding to consider the description, along with other information, including information about controls operated by customers themselves, when obtaining an understanding of customers' information systems relevant to financial reporting. Visma e-conomic confirms that:

- a) The accompanying description in section 3 fairly presents e-conomic for processing of customers' accounting data in the period 1 January 2022 31 December 2022. The criteria used in making this assertion were that the accompanying description:
 - i. Presents how the system was designed and implemented, including:
 - The types of services provided, including, as appropriate, classes of accounting data processed.
 - The procedures, within both information technology and manual systems, by which accounting data were initiated, recorded, processed, corrected as necessary, and transferred to the reports prepared for customers.
 - The related accounting records, supporting information and specific accounts that were used to initiate, record, process and report transactions; this includes the correction of incorrect information and how information is transferred to the reports prepared for customers.
 - How the system dealt with significant events and conditions, other than accounting data.
 - The process used to prepare reports for customers.
 - Relevant control objectives and controls designed to achieve those objectives.
 - Controls that we assumed, in the design of the system, would be implemented by user entities, and which, if necessary to achieve the control objectives stated in the accompanying description, are identified in the description along with the specific control objectives that cannot be achieved by ourselves alone.
 - Other aspects of our control environment, risk assessment process, information system (including the related business processes) and communication, control activities and monitoring controls that were relevant to processing and reporting customers' transactions.
 - ii. Contains relevant information about changes in the general IT controls carried out during the period from 1 January 2022 31 December 2022.
 - iii. Does not omit or distort information relevant to the scope of the system being described, while acknowledging that the description is prepared to meet the common needs of a broad range of customers and their auditors and may not, therefore, include every aspect of the system that each individual customer may consider important in its own particular environment.
- b) The controls related to the control objectives stated in the accompanying description were suitably designed, implemented and operated effectively in the period 1 January 2022 31 December 2022. The criteria used in making this assertion were that:
 - i. The risks that threatened achievement of the control objectives stated in the description were identified; and
 - ii. The identified controls would, if operated as described, provide reasonable assurance that those risks did not prevent the stated control objectives from being achieved, and that;

iii. the controls were applied consistently as designed, including that manual controls were carried out by persons with adequate competencies and authority throughout the entire period from 1 January 2022 – 31 December 2022

Copenhagen, 20 January 2023

Visma e-conomic A/S

Lars Engbork Managing Director

3 Visma e-conomic A/S' description

3.1 Introduction

Visma e-conomic is a software company selling a cloud-based product called e-conomic, which provides solutions within the areas of ERP, electronic invoicing and accounting to the Danish market. Visma e-conomic is owned by Visma - a leading provider of core business software for a more efficient and resilient society. Visma simplifies the work of companies and organisations of all sizes, empowering people and helping businesses grow and thrive. Headquartered in Norway, Visma has over 14,000 employees and 1 million customers across the Nordics, Benelux, Central and Eastern Europe and Latin America who share the same passion to make progress happen.

By taking advantage of opportunities in a fast-moving market characterised by rapid development in technology, Visma has turned into an international leader in cloud software delivery, and cloud solutions are Visma's top priority.

As a provider of mission critical systems, Visma takes great responsibility when it comes to information security and protecting the privacy of its customers and employees. Being part of the Visma Group, Visma e-conomic is continuously working on improving its security and data protection procedures and practices throughout the organisation.

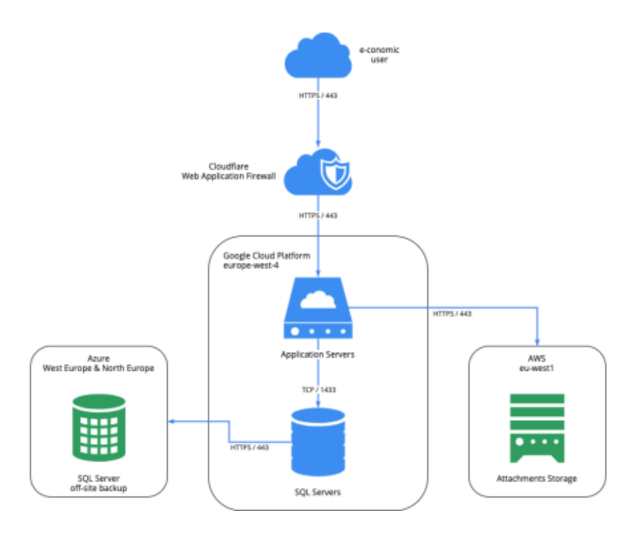
This report is designed to provide information to clients and auditors on the general IT controls applicable to the product, e-conomic. Application controls in e-conomic are not covered in this report.

3.2 Description of Visma e-conomic A/S' services

Visma e-conomic enables small and medium-sized businesses to operate their accounting and bookkeeping practices as expected by Danish law through providing the application, e-conomic. By using e-conomic, customers can handle accounting activities such as invoicing, sales, finance, bookkeeping, VAT accounts, financial statements, and reporting.

Via integrations to third-party applications such as time management tools, booking systems and inventory management software, it is possible for businesses to achieve an all-around administration solution. Furthermore, it is possible to upscale the system to have ERP functionalities.

The e-conomic application utilises the Google Cloud Platform for the application and database servers, Amazon S3 for storage of invoice attachments and Microsoft Azure for storage of database backups. Further, Cloudflare is used to provide web application firewalls and provides PKI for the encryption of our internet traffic and to verify server identity. This is illustrated in the high-level infrastructure diagram below.



3.3 Security governance in Visma Group and Visma e-conomic

The CEO of Visma Group is overall accountable for information security. Responsibility for information security is a line responsibility and distributed throughout all of Visma's business units.

As a part of Visma Group, Visma e-conomic complies with the general policies and procedures set by Visma Group.

3.3.1 Visma Group Security Forum

The Visma Group Security Forum consists of members from each hub or division appointed by the Hub and Division leaders. The Security Forum has a mandate to suggest security policy at Visma Group level to management, including policy on access and usage of common infrastructure and services.

3.3.2 Visma Security Steering Group

The Visma Security Steering Group consists of the Visma CEO, Visma CISO, Visma DPO, and division directors. The purpose of the group is to:

- Ensure the involvement of all stakeholders impacted by security considerations
- Ensure that security strategy is integrated with business strategy
- Maintain a status on specific actions in the information security program
- Align on emerging risk, business unit security and compliance issues.

3.3.3 Visma e-conomic Security Forum

The Visma e-conomic Security Forum consists of the Managing Director, Chief Product Architect, Director of Engineering, Head of Platform and Infrastructure, Head of Legal and Compliance, Lead Security Engineer and Security Project Manager/Data Protection Manager. The Visma e-conomic Security Forum aims to meet monthly.

The purpose of this forum is to make informed decisions when dealing with security and privacy risks on a business unit level. Upon sharing perspectives and understanding issues from different stakeholders, the Visma e-conomic Security Forum maintains a risk register that is used to prioritise the mitigation and elimination of various security and privacy-related risks.

3.3.4 Security Champions and the Security Champions Guild

Within each product team, Visma e-conomic appoints a Security Champion to be responsible for all security-related questions and issues in the application. Security Champions play a significant role in the technical response to product-related security incidents, including investigating the root cause analysis and leading the technical mitigation strategy. Additionally, Security Champions educate their colleagues in triaging security defaults and help conduct threat modelling in their teams.

The Security Champions together with the Lead Security Engineer and Security Project Manager form the Security Champions Guild, which meets monthly to discuss and escalate various security issues within the various teams.

3.3.5 Managers

Managers are responsible for ensuring that policies and procedures are implemented and followed in their respective units and departments.

3.3.6 All employees

It is the collected practices of all Visma employees that contribute the most to Visma's information security. As an employee, it is important to be aware that risk is often very subjective and that one's own recognition of risk may not coincide with Visma's. It is therefore every employee's responsibility to follow the policies and procedures of Visma.

All employees are responsible for following general security policies and the security provisions of their roles and the procedures they perform. This includes reporting security incidents and violations of Visma's security policies to their nearest manager or the Security team in Visma e-conomic. All employees are encouraged to suggest improvements to the security policies if the policies are inadequate.

New employees of Visma e-conomic are introduced to the security policies during their onboarding and are subject to ongoing training and awareness throughout the year.

3.4 Control environment

Visma e-conomic has established the following general IT controls to support the delivery of e-conomic (references are to Annex A of ISO 27001:2013):

- Information security policy (A.5)
- Internal organisation (A.6)
- Human resource security (A.7)
- Access control (A.9)
- Operations security (A.12)
- Communications security (A.13)
- System acquisition, development and maintenance (A.14)

- Supplier relationship (A.15)
- Information security incident management (A.16)

3.5 Information security policy (A.5)

3.5.1 Policies for information security

The Visma e-conomic's business is based on information and data, and as such is dependent on the trust of customers, partners, suppliers, shareholders and employees. In order to maintain information security at all levels in the organisation, from support cases and data in the cloud to the confidentiality of business relations, Visma e-conomic abides by the Visma Information Security Policy.

The Information Security Policy addresses the following main areas:

- Risk management
- Organisation and responsibilities for information security
- Acceptable use
- Access controls and access codes
- Software as a Service usage
- Password policies
- Mobile device and Removable storage
- Email security
- Remote access
- Working in public areas
- Personal computer management
- Information classification and handling

The Information Security Policy is managed by Visma Governance, Risk and Compliance. The Visma Group Management approves the policies based on recommendations from the Chief Information Security Officer.

The Visma Information Security Policy is implemented throughout Visma e-conomic in addition to other security policies tailored to fit the practices of Visma e-conomic.

All security policies and guides are available on the intranet for all employees. New employees are made aware of these policies during their onboarding process and employees are subject to ongoing security awareness and training.

3.5.2 Risk Management

Throughout Visma, it is the belief that effective risk management integrated with all organisational processes contributes to the achievement of objectives and improved performance in the working environment, security, legal and regulatory compliance, product quality, project management, operational effectiveness, governance and corporate reputation. To determine risk, Visma e-conomic uses the $risk = impact \times likelihood$ methodology, with risk, impact and likelihood levels appropriate to Visma e-conomic and its customers. Risk levels take into account information about the asset being protected, the value of the asset, and any vulnerabilities or threats against it.

By identifying all relevant risks that threaten the security and privacy of information, Visma e-conomic is able to maintain an acceptable level of risk through the implementation of technical and organisational controls.

Risk management at Visma e-conomic is implemented on multiple levels. On a high level, the Visma e-conomic Security Forum evaluates risks within the scope of privacy and security and documents them in a risk register. All members of the Forum add to the risk register on a continuous basis and based on impact and likelihood, the risks are prioritised for elimination and mitigation at the Forum. A risk-based security assessment of the e-conomic application and its components is performed on an annual basis and is reviewed and approved by Visma Group Security and Visma Group Privacy. The

purpose is to provide documentation of how Visma e-conomic fulfils certain requirements and recommendations for application security, information security and privacy and data protection and actions that must be taken in order to improve security and compliance. Actions to be taken are created as tickets, which are prioritised and based on risk to customers and Visma e-conomic.

Visma e-conomic also performs a privacy risk assessment annually in regard to the processing of customers' personal data. The assessment considers the likelihood and impact of the loss of confidentiality, integrity and availability of personal data for the data subjects and Visma. The purpose of this assessment is to evaluate whether the technical and organisational controls in place are sufficient to protect the data processed.

In relation to third-party providers, Visma has implemented a Vendor Management Framework. As part of the framework, all third parties that process personal data on behalf of Visma e-conomic and its customers are subject to assessments performed annually. These assessments consider the types and amount of personal data processed by third parties and the controls in place to protect the data, e.g., where data is hosted, the level of encryption and deletion procedures. Based on these assessments, risks are identified and assessed by Visma e-conomic. For third parties that process data outside of the EU/EEA, risks are created for the processing of data in third countries. In response, Visma e-conomic performs a Transfer Impact Assessment to evaluate the level of security and privacy in the relevant countries where data is processed.

3.6 Internal organisation (A.6)

3.6.1 Information security roles and responsibilities

As a part of Visma Group, Visma e-conomic complies with the policies and procedures set by Visma Group. Within Visma e-conomic, the management has defined and allocated all information security responsibilities.

The Managing Director has the overall responsibility for the internal security policies in Visma e-conomic. Managers are responsible for the daily information security compliance and contribute towards the achievement of Visma e-conomic's operational information security processes and procedures.

Departments in Visma e-conomic are responsible for the information security and the security of their respective products and services within their own areas. Employees are responsible for maintaining information security in products, services and processes and for reporting security incidents, as necessary.

Additionally, Visma e-conomic has established a Security Forum within the organisation. The high-level security and privacy-related risk register is owned by the Visma e-conomic Security Forum.

3.7 Human resources security (A.7)

3.7.1 Screening

Prior to employment, Visma e-conomic ensures that employees understand their responsibilities and that they are suitable for the roles for which they are considered.

Screening is carried out by the hiring manager in collaboration with HR. Depending on the role and responsibilities the candidate is to take on, there may be more stages for the candidate to pass before reaching the final stage in being offered a contract. These stages may include personality and logic tests, reference calls, and criminal background checks for employees who would gain access to the production SQL server.

All employment contracts include a non-disclosure agreement covering information related to customer data, sales and marketing data, strategy and other confidential business data. Employees are held to confidentiality both during and after employment.

3.7.2 Information Security awareness, education and training

One of Visma e-conomic's main assets is the employees, and Visma e-conomic ensures that the employees receive continuous awareness and training related to security and privacy. This is done by sharing internal knowledge and through offering relevant external courses and certifications for the employees.

All new employees are required to participate in an onboarding session titled 'Introduction to Legal and Compliance', where employees receive an introduction to all internal policies related to data protection as well as a walkthrough of all implemented information security policies.

All policies and procedures are available to employees on the company intranet at all times.

3.8 Access control (A.9)

3.8.1 Access Control Policy

Visma e-conomic ensures that access to information and information processing facilities is limited to those who have a work-related need to do so. The Access Control Policy is based on the least privilege principle. Privileged access assignments may be segregated into unit-based groups such as marketing, human resources, customer support or other business units.

Depending on the service system in use, policies may be tailored specifically to provide a default privilege setting for different types of user accounts.

3.8.2 User access provisioning

User access is provisioned with an organisation-wide access management system built on top of Visma's privileged domain accounts. Permissions that touch customer data or introduce production changes in any way can only be done with privileged user rights, which are requested as time-based tokens and can only be performed by vetted personnel while producing an audit trail.

Requests for privileged users are done using the Visma MIMPortal, based on Microsoft Active Directory with the Microsoft Identity Manager (MIMPortal) as a frontend. Employees of Visma e-conomic must request privileged user access using MIMPortal.

3.8.3 Review of user access rights

The team responsible for the production environment within the Product Unit of Visma e-conomic is subject to an additional vetting process to allow self-provisioning of time-based tokens, while all other units must be reviewed and verified at each request by the corresponding service owner. Privileged access is only granted as time-based tokens up to a maximum of 8 hours for specific roles.

Periodic reviews of access rights are performed on a regular basis by the owner of each system.

3.8.4 Removal or adjustment of access rights

Upon termination of employment, Visma e-conomic ensures that employees return all relevant assets, including mobile devices and key cards, and access to data. Regarding access from central systems, Visma Group handles changes to employee roles and terminations upon notification from Visma e-conomic. For any systems not controlled centrally, Visma e-conomic uses an offboarding checklist.

3.8.5 Secure logon procedures

Password requirements for all systems and accounts are described in the Visma Information Security Policy. Employee passwords must meet the length and complexity requirements, and multi-factor authentication should be used where supported. For all privileged accounts, employees are automatically enrolled in 2-factor authentication.

For our customer-facing application, Visma Connect has been e-conomic's required login solution from September 2022. Visma Connect requires the following password requirements in alignment with security standards:

- 8-character minimum
- 1 required digit (0-9)
- 1 required uppercase (A-Z) character
- 1 required lowercase (a-z) character
- 1 required special character.

In addition, our customers are also provided with the option for 2FA through Visma Connect.

Prior to Visma Connect, logging into e-conomic had the following password requirements:

- 8-character minimum
- 1 required letter
- 1 required number.

3.8.6 Password management system

Visma's Active Directory enforces an industrial standard for length and complexity of the password.

Additionally, Visma e-conomic uses 1Password as our password management system to enforce strong master passwords and multi-factor authentication when accessing production secrets. Access changes within the password management system are always logged.

3.9 Operations security (A.12)

3.9.1 Documented operating procedures

Visma e-conomic ensures the correct and secure operation of information processing facilities. A policy on operational procedures has been established, and a change management workflow has been implemented to ensure the control of changes to the production environments.

To provide guidance to employees working with operations, Visma e-conomic has created a number of field guides that contain information about essential areas of daily operations.

Information regarding potential incidents in operations are collected, from various tools, and sent to an alerting system, which alerts relevant people at all hours. After an incident, a post-mortem follow up is held to discuss the event, the root cause, and actions to be taken.

3.9.2 Change management

The procedure for change management is supported by the Jira. The change management procedure ensures that all the changes are approved through peer review before any changes are deployed to production.

3.9.3 Capacity management

Capacity monitoring is done on metrics of the application database. When it shows signs of congestion, an alert is triggered, informing the responsible operational personnel.

Metrics on capacity issues and availability are available through a metrics dashboard system in Datadog, and historic and current incidents are available on a status page.

3.9.4 Separation of development, testing and operational environments

Development, testing and operational environments are completely separate from each other.

3.9.5 Information backup

Information saved in databases is protected with everyday backup to the local disk and then copied to the external storage. The backup retention period is 90 days on the external storage.

Transaction log backups are performed frequently for point-in-time recovery. The restore test of the production database is performed on a weekly basis.

3.9.6 Event logging

Error and information logs are extracted from application servers as well as database servers and stored in Datadog. They are stored with specific retention periods for different types of troubleshooting and future references. Logs contain detailed information, including health of the server, health of databases, events and errors.

3.9.7 Protection of log information

Access to log information is managed by Visma Group's centralised identity management system, allowing only Visma e-conomic employees with work-related need access.

3.9.8 Installation of software on operational systems

Visma e-conomic performs a weekly build of the base application image based on the most recent images available with the cloud provider. The most recent base image is then used for all application deployments after completion. This ensures that the latest security patches and updates are applied to all test and production environments. Latest software patch installation on database servers is done on demand, but at least annually with a service window.

3.9.9 Management of technical vulnerabilities

Visma e-conomic minimises the risk of exploitation of technical vulnerabilities by an effective patch procedure as well as regular vulnerability scans of the codebase as well as of the infrastructure.

3.10 Communications security (A.13)

3.10.1 Network controls

Test, staging and production environments are segmented by separate cloud provider subscriptions and by firewall rules and separated from the rest of the Visma e-conomic network. Changes to network infrastructure are handled as peer reviewed code changes.

3.11 System acquisition, development and maintenance (A.14)

3.11.1 System change control procedures

When making changes to our source code, we use GitHub. GitHub is utilised by developers/engineers to make changes to source code development repositories. Access to GitHub is authorised and restricted to relevant employees.

Visma e-conomic ensures that information systems are designed and implemented according to the system development and security life cycle in order to maintain a structured and well-controlled environment. A system development and maintenance policy has been established and implemented and is supported by an established system development and security life cycle (SDLC) and by the use of an established change management workflow applied in GitHub.

Large-scale or business-critical roadmap items are discussed and prioritised in the Product Steering Group.

For certain projects, a Project Mandate is written and continuously updated to document major decisions regarding e.g., scope and priorities.

Further documentation on e.g., business logic and technical implementation details is done in Jira, as the high-level Epic is broken down into Stories and Tasks during either ad-hoc sessions or the individual teams' continuous planning and grooming sessions.

3.11.2 Technical review of applications after operating platform changes

Procedures have been implemented to ensure that all changes to the operating platform have been reviewed and tested before these changes are implemented in production. Following the implementation of changes in the production environment, the tests are repeated to verify that the changes have been successful.

3.11.3 System security testing

Visma e-conomic's development principles ensure that the e-conomic application maintains high quality through the following steps:

- Analysis, development, code review and test supported by Jira
- Unit tests
- Automated code scanning test
- Business Acceptance tests to make use cases for an effective test of standard customer scenarios

Furthermore, a Manual Application Vulnerability Assessment (Attack & Penetration) test is performed, as a minimum, on an annual basis.

3.12 Supplier relationships (A.15)

3.12.1 Monitoring and review of supplier services

A process for supplier procurement has been established to ensure classification of suppliers and, if applicable, to ensure that suppliers meet the security requirements.

Visma e-conomic maintains an agreed level of information security and service delivery in line with supplier agreements by monitoring, reviewing, and auditing suppliers on a regular basis. Audits are carried out annually to ensure that Visma e-conomic's sub-processors live up to all obligations set forth in the agreement and maintain a satisfactory security level based on any assessed risks.

3.13 Information security incident management (A.16)

3.13.1 Responsibilities and procedures

Visma e-conomic ensures a consistent and effective approach to the management of information security and/or privacy incidents, including the communication of these incidents to customers when necessary and relevant.

A process for analysing, mitigating, and responding to information security and/or privacy incidents or weaknesses has been established and implemented. All employees are also required to be alert and to notify of any potential security incidents. This includes responding to alarms from systems and customers, partners, etc. to detect weaknesses and potential incidents.

Following each incident, a meeting is held to discuss what happened and how Visma e-conomic responded, document the root cause, and make note of preventative actions to be taken.

3.13.2 Reporting information security events

All Visma e-conomic employees are responsible for reporting potential incidents to the security team as soon as possible. Reported information security and/or privacy events and weaknesses are reviewed and classified on a regular basis.

3.14 Complementary user entity controls

e-conomic is designed on the assumption that certain controls should be implemented and operated effectively by the customer in order to achieve certain control objectives in this report.

The list below describes additional controls that should be in operation in the customer's organisation to complement the controls offered by Visma e-conomic. The list does not represent, and should not be considered, an exhaustive list of the control policies and procedures which would provide a basis for the assertions underlying clients' financial statements.

Customers should consider whether the following complementary controls have been implemented and operated effectively within their own organisations:

- Controls to ensure that the customer organisation has proper control over the use of IDs and passwords used for accessing information in e-conomic
- Controls to ensure that the access rights assignments for e-conomic are provided adequately and in compliance with the user's work-related needs
- Controls to ensure that configuration changes are authorised, tested and approved through change management processes related to configuration changes
- Controls to ensure that the data processed in e-conomic is accurate and up to date
- Controls to ensure that physical access to the customer's premises is restricted to authorised individuals.

4 Controls, control objectives, tests and results hereof

4.1 Introduction

This report is intended to provide Visma e-conomic's customers with information about the controls at Visma e-conomic that may affect the processing of user organisations' account data and also to provide Visma e-conomic's customers with information about the operating effectiveness of the controls that were tested.

This report, when combined with an understanding and assessment of the controls at user organisations, is intended to assist user auditors in (1) planning the audit of user organisations' financial statements and in (2) assessing control risk for assertions in user organisations' financial statements that may be affected by controls at Visma e-conomic.

Our testing of Visma e-conomic's controls was restricted to the control objectives and related controls listed in the matrices in this section of the report and was not extended to controls described in the system description but not included in the aforementioned matrices, or to controls that may be in effect at user organisations. It is each user auditor's responsibility to evaluate this information in relation to the controls in place at each user organisation. If certain complementary controls are not in place at user organisations, Visma e-conomic's controls may not compensate for such weaknesses.

Our examination included corroborative inquiry of the appropriate management, supervisory, and staff personnel, inspection of documents and records, observation of activities and operations, and reperformance of tests of controls performed by Visma e-conomic. Our tests of controls were performed on controls as they existed for the period from 1 January 2022 to 31 December 2022 and were applied to those controls specified by Visma e-conomic.

The descriptions of controls are the responsibility of Visma e-conomic's management. Our responsibility is to express an opinion about whether:

- 1. The description presents fairly, in all material respects, the aspects of Visma e-conomic's controls that may be relevant to a user organization's internal control;
- 2. The controls included in the description were suitably designed and implemented to meet the applicable control stated in management's description; and
- 3. The controls included in the description were operating effectively to meet the applicable control.

4.2 Description of Testing Procedures Performed

Our examination included inquiry of management, supervisory, and staff personnel; inspection of documents and records; observation of activities and operations; and reperformance of controls surrounding and provided by Visma e-conomic. Our tests of controls were performed on controls as they existed throughout the period from 1 January 2022 to 31 December 2022.

The tests performed of the operating effectiveness of controls are described below:

Method	Description
Corroborative inquiry	Conducted detailed interviews with relevant personnel to obtain evidence that the control was in operation during the reporting period and is accompanied by other procedures stated below that are necessary to corroborate the information derived from the inquiry.
Observation	Observed performance of the control multiple times throughout the reporting period to evidence application of the specific control activity.
Examination of documentation/ Inspection	If the performance of the control is documented, inspected documents and reports indicating performance of the control.
Reperformance of monitoring activities or manual controls	Obtained documents used in the monitoring activity or manual control activity and independently reperformed the procedures. Compared any exception items identified with those identified by the responsible control owner.

4.3 Test of Operating Effectiveness

Our test of the operating effectiveness of controls includes such tests as we consider necessary to evaluate whether those controls performed, and the extent of compliance with them, were sufficient to provide reasonable, but not absolute, assurance that the specific control objectives were achieved throughout the period from 1 January 2022 to 31 December 2022.

Our test of the operating effectiveness of controls was designed to cover a representative number of transactions throughout the period from 1 January 2022 to 31 December 2022 for each of the controls listed in this section, which are designed to achieve the specific control objectives. When selecting specific tests of the operating effectiveness of controls, we considered (a) the nature of the areas tested, (b) the types of available documentation, (c) the nature of audit objectives to be achieved, (d) the assessed control risk level, and (e) the expected efficiency and effectiveness of the tests.

4.4 Reporting on Results of Testing

The results of the testing of the control environment and controls were sufficient to conclude that controls were operating effectively to provide reasonable, but not absolute, assurance that the applicable controls were achieved for the period from 1 January 2022 to 31 December 2022.

It is each interested party's responsibility to evaluate this information in relation to internal controls in place at each user organization to assess the total system of internal control. If it is concluded that the user organization does not have effective internal controls in place, Visma e-conomic's internal controls may not compensate for such weaknesses.

4.5 Control objectives, controls, and test results

4.5.1 Information Security Policy (A.5)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results
Control objective: To provide manag	ement with direction and support for information	security in accordance with business requi	rements and relevant laws
and regulations.			
A.5.0.1	A set of policies for Risk Assessment shall be	Deloitte inspected the policies for risk	No exceptions noted.
Policies for risk security	defined, approved by management, published and	assessment to ascertain that this was	
	communicated to employees and relevant external	reassuringly designed and approved by	
	parties.	management.	
A.5.1.1	Visma e-conomic has prepared a management-	Deloitte inspected the IT security policy to	No exceptions noted.
Policies for information security	approved IT security policy covering relevant	ascertain that this was reassuringly designed	
	information security-related guidelines. The policy	and approved by management.	
	has been published and communicated to relevant		
	employees.	Deloitte inspected documentation showing	
		that the IT security policy is communicated	
		to relevant employees.	
A.5.1.2	Visma e-conomic has prepared a management-	Deloitte inspected the risk assessment to	No exceptions noted.
Risk assessment	approved risk assessment documenting main risks	ascertain that this was reassuringly designed	
	to the business and service offered. The risk	and approved by management.	
	assessment is reviewed annually or upon significant		
	changes.		
A.5.1.3	The IT security policy and the corresponding risk	Deloitte inspected the IT security policy and	No exceptions noted.
Review of the policies for information	assessment is evaluated annually or upon significant	the corresponding risk assessment and	
security	changes.	assessed that the policy and the risk	
		assessment has been reviewed and approved	
		by management.	

4.5.2 Organisation of Information Security (A.6)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results			
Control objective: To establish a ma	Control objective: To establish a management framework to initiate and control the implementation and operation of information security within the					
organisation.						
A.6.1.1 Information security roles and responsibilities	Visma e-conomic has allocated roles and responsibilities in an organisational chart, and the employees are familiar with their tasks and responsibilities to ensure proper handling of security-related activities.	Deloitte inspected the organisational chart and through inquiries verified that the employees understand their tasks and function.	No exceptions noted.			

4.5.3 Human resource security (A.7)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results
Control objective: To ensure the	hat employees and contractors understand their respon	sibilities and are suitable for the roles for w	hich they are considered. To
ensure that employees and co	ntractors are aware of and fulfil their information secur	ity responsibilities.	
A.7.1.1	Visma e-conomic is screening job applicants to	Deloitte inquired with key personnel about the	No exceptions noted.
Screening	ensure suitable candidates for the roles intended.	process for screening.	
	Background verification checks on all candidates for		
	employment are carried out, which involves	Deloitte inspected the procedures used and	
	reference calls.	the procedures performed for screening.	
	For employees with access to customer systems and data, a criminal record is obtained prior to the	Deloitte inquired with key personnel about the process for signing non-disclosure	
	recruitment of the candidate.	agreements.	
	All employment contracts include a non-disclosure agreement covering information related to confidential business data.	For a sample of users created in the audit period, we have inspected documentation showing that a screening of employees with access to customer systems was conducted prior to employment.	
A.7.2.2 Information security awareness, education and training	Visma e-conomic conducts training related to information security through onboarding sessions with new employees.	Deloitte inspected the latest training material used for training of new employees.	No exceptions noted.
		Deloitte inspected documentation in order to	
		ascertain that employees participate in	
		information security awareness training.	

4.5.4 Access control (A.9)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results
Control objective: To limit access to i	information and information processing facilities.		
A.9.1.1	An access control policy is established, documented	Deloitte inspected that an access control	No exceptions noted.
Access control policy	and reviewed based on business and information	policy is established.	
	security requirements.		
		Deloitte inspected documentation for a	
		sample of users that access to e-conomic has	
		been granted in accordance with the	
		implemented policy.	
	sed user access and to prevent unauthorised acce	-	
A.9.2.2	A formal user access procedure is implemented to	Deloitte inspected that a procedure for user	No exceptions noted.
User access provisioning	ensure that access rights are allocated based on position and department.	provisioning is in place.	
		Deloitte observed that a system is used for	
		user access provisioning.	
		Deloitte inspected documentation for a	
		sample of users that the process for user	
		access provisioning has been implemented	
		and operating in accordance with the	
		procedure.	
A.9.2.3 - Management of privileged	A formal access procedure is implemented to	Deloitte inspected the procedures for	No exceptions noted.
access rights	ensure that time-based token access to the	granting time-based token access to Visma	
	production environment must be reviewed and	e-conomic production environment.	
	verified at each request by the corresponding		
	service owner.	Deloitte observed that a system is used for	
		requesting time-based token access.	
	User access provisions for users with access to		
	customer data or systems are managed by a	Deloitte inspected documentation for a	
	system, which is based on requesting time-based	sample of users that the process for time-	
	tokens.	based access has been implemented and	
		operating in accordance with the procedure.	
A.9.2.6	Visma e-conomic has established a procedure for	Deloitte inspected the procedures for removal	No exceptions noted.
Removal or adjustment of access rights	closing user accounts or disabling users. HR is	or adjustment of access rights.	
	notified, and they subsequently close the internal		
	directory accounts. Disabling the user in the		

Control objective: To prevent unauth	Visma e-conomic's control activity directory will prevent the user from accessing development-related systems. orised access to systems and applications.	Test performed by Deloitte Deloitte inspected documentation for a sample of users that the process for closing down users has been implemented and operating in accordance with the procedure.	Test Results
A.9.4.2 Secure log-on procedures	A password policy has been established in Visma e-conomic's information security policy. Passwords are configured as follows. Password length regular user: 15 characters Password length admin user: 20 characters Change on the first login: Yes Multi-Factor Authentication: Mandatory when supported by the system and mandatory for all new systems. Change Interval: When a password breach has	Deloitte inspected the procedures for use of passwords. Deloitte inspected the password settings that are configured for Google Cloud Platform, GitHub, e-conomic application and 1Password in order to ascertain whether passwords have been configured in alignment with policies. Deloitte inspected that password settings are configured according to the design of the	No exceptions noted.
A.9.4.3 Password management system	been detected. Production secrets are stored in a password management system using encryption, and never stored in clear text. Access to the password management system is limited to employees with a work-related need.	control procedure. Deloitte inspected procedures for administrative passwords. Deloitte inspected that access to the password system is limited to employees with a work-related need. On a sample basis, Deloitte inspected that administrative passwords are handled through the tool '1Password'. On a sample basis, Deloitte inspected documentation from '1Password' to ensure that storage of passwords, access and password requirements are in accordance with the procedure.	No exceptions noted.

4.5.5 Operations security (A.12)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results
Control objective: To ensure correct	and secure operations of information processing	g facilities.	
A.12.1.1	Visma e-conomic has written guidelines and	Deloitte inspected and reviewed the	No exceptions noted.
Documented operation procedures	procedures for operations, development and	procedures that are in place at Visma.	
	maintenance of systems.		
A.12.1.2	Visma e-conomic has defined change	Deloitte inspected the procedures for change	No exceptions noted.
Change management	management procedures regarding secure	management and that they cover	
	development, test and deployment processes.	considerations on secure development, test	
		and deployment.	
		Deloitte inspected documentation for a sample	
		of changes that the process for change	
		management has been implemented and	
		operating in accordance with the procedure.	
A.12.1.3	Visma e-conomic has implemented a process for	Deloitte inspected the procedure concerning	No exceptions noted.
Capacity management	capacity management, which is supported by	monitoring and adjustment of capacity to	
	various tools to monitor capacity and operational	ensure availability.	
	errors.		
		On a sample basis, inspected the use of tools	
	Visma e-conomic has established a status page in e-conomic showing historical and current	for monitoring.	
	incidents.	Deloitte inspected the e-conomic status page	
	indicated.	showing incident reporting to customers	
		regarding capacity monitoring.	
		Togalianing supusity monitoring.	
		Deloitte inspected documentation for a sample	
		of capacity alarms that the process for	
		monitoring and adjustment of capacity to	
		ensure availability has been implemented and	
		operating in accordance with the procedure.	
A.12.1.4	Visma e-conomic has separated development, test	Deloitte inspected documentation showing	No exceptions noted.
Separation of development, testing and	and production environments on different servers.	separation of development, testing and	
operational environments		operating environments.	
Control objective: To protect against			
A.12.3.1	Visma e-conomic has established backup	Deloitte inspected the backup procedures to	No exceptions noted.
Information backup	procedures for e-conomic.	assess whether backup procedures are	
		adequate.	

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results
	Restoration of data from backup systems is tested	Deloitte inspected documentation regarding	
	regularly.	the backup configurations to assess whether	
		these are implemented in accordance with the	
	Backups are stored locally as well as externally at	backup procedures.	
	another geographical and secure location.		
		Deloitte inspected documentation for a sample	
		of restore tests that restore from backup has	
		been performed in accordance with the	
		procedure.	
Control objective: To record events a	nd generate evidence.		
A.12.4.1	Event logging of user activity, exceptions and	Deloitte observed the log mechanisms and	No exceptions noted.
Event logging	errors is enabled and stored with specific retention	procedures regarding security logging in	
	periods, for the sake of future studies and	general.	
	monitoring of access control.		
		Deloitte inspected, for a sample of user logs,	
		that user access is logged.	
A.12.4.2	Logging facilities are protected from unauthorised	Deloitte inquired with key personnel whether	No exceptions noted.
Protection of log information	access by the security measures established on	procedures are in place for safeguarding logs.	
	the servers.		
		On a sample basis, Deloitte has inspected that	
	Access to log information is limited by the	only employees with a work-related need have	
	operating system's user control on the machines	access to the logs.	
	where data is stored.		
		Deloitte inspected documentation for a sample	
	Access to log information is granted by time-	that the process for time-based access has	
	based tokens and is restricted with view access.	been implemented and operating in	
		accordance with the procedure.	
Control objective: To ensure the integration	grity of operational systems.		
A.12.5.1	Software installations on operating software are	Deloitte inquired with key personnel whether	No exceptions noted.
Installation of software on operational	updated weekly with most recent updates that are	procedures are in place for patch	
systems	supported by the supplier.	management.	
		Deloitte inspected documentation for a sample	
		of patches that the installation and upgrade	
		are performed in accordance with the	
		procedure.	

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results
Control objective: To prevent exploit	ation of technical vulnerabilities.		
A.12.6.1	Information about technical vulnerabilities on e-	Deloitte inspected the procedures for	No exceptions noted.
Management of technical vulnerabilities	conomic shall be obtained in a timely fashion, the	monitoring and handling technical	
	organisation's exposure to such vulnerabilities is	vulnerabilities for e-conomic.	
	evaluated and appropriate measures are taken to		
	address the associated risks.	Deloitte inspected documentation for a sample	
		of vulnerability scans performed, and	
		evaluated that appropriate measures are taken	
		to deal with associated risks.	
		to deal with associated lisks.	

4.5.6 Communications security (A.13)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results
Control objective: To ensure the prot	ection of information in networks and its suppor	rting information processing facilities.	
A.13.1.1	Visma e-conomic has secured the network to	Deloitte inspected the procedure for	No exceptions noted.
Network controls	avoid unauthorised access, through access control	management and control of the network.	
	and separation of network services.		
		On a sample basis, Deloitte inspected	
	Network firewalls are installed to protect	implemented network controls to assess	
	information in e-conomic.	whether they are in accordance with	
		implemented procedures.	
	Changes to network infrastructure are handled as		
	peer reviewed code changes.	Deloitte inspected documentation of firewall	
		rules implemented in e-conomic.	
		Deloitte inspected documentation showing that	
		a sample of changes to network infrastructure	
		has been reviewed and approved by peer	
		review prior to deployment.	
A.13.1.3	The network is configured into separate networks	Deloitte inspected the segregation of networks	No exceptions noted.
Segregation in networks	for production and guest networks. The production	and verified that access to the wireless	
	network does not allow for access from within the	network requires a username and a password.	
	guest network. Wireless network access requires a		
	valid username and password as well as the use	Deloitte inspected documentation for the	
	of authorised equipment.	segregation of networks in subnets.	
	Visma e-conomic has segregated the network into		
	subnets covering internal-, staging-, sandbox- and		
	production environments.		

4.5.7 System acquisition, development and maintenance (A.14)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results
Control objective: To ensure that inf	ormation security is designed and implemented	within the development lifecycle of information	ion systems.
A.14.2.2	Visma e-conomic has defined a system change	Deloitte inspected that a system change	No exceptions noted.
System change control procedures	control procedure, which is supported by	control procedure is in place.	
	workflows in the change management system,		
	ensuring that each step is documented.	Deloitte inspected documentation for a sample	
		of changes that the change management flow	
		was implemented and documented in	
		accordance with the procedure.	
A.14.2.3	Changes to e-conomic are tested in order to	Deloitte inspected that a procedure for	No exceptions noted.
Technical review of applications after	ensure that the change does not affect the	technical review of applications after operating	
operating platform changes	operation or the security.	platform changes is in place.	
		Deloitte inspected documentation for a sample	
		of changes and assessed that it successfully	
		passed the tests before implementation.	
A.14.2.8	Visma e-conomic has established procedures for	Deloitte inspected the procedures for security	No exceptions noted.
System security testing	securing functionality testing during development	testing related to development tasks.	
	for e-conomic.		
		Deloitte inspected documentation, for a sample	
		of changes, showing that the changes have	
		been formally tested and approved before the	
		changes are moved to the live environment.	

4.5.8 Supplier service delivery management (A.15)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results		
Control objective: To maintain an agreed level of information security and service delivery in line with supplier agreements.					
A.15.2.1	Visma e-conomic has established a process to	Deloitte inquired with key personnel whether	No exceptions noted.		
Monitoring and review of supplier	monitor and review supplier services.	processes are in place for monitoring and			
services		reviewing supplier services.			
	Visma e-conomic is monitoring and reviewing				
	supplier services delivery on a regular basis.	Deloitte inspected the process for monitoring			
		and reviewing supplier services.			
		Deloitte inspected SOC2 Audit reports for a			
		selected sample of suppliers.			

4.5.9 Information security incident management (A.16)

Control Area	Visma e-conomic's control activity	Test performed by Deloitte	Test Results		
Control objective: To ensure a consis	stent and effective approach to the management	of information security incidents, including	communication on security		
events and weaknesses.					
A.16.1.1	Visma e-conomic has established a procedure in	Deloitte inspected the procedures of	No exceptions noted.		
Responsibilities and procedures	which managerial responsibilities for management	information security incidents.			
	of information security breaches are determined.				
		Deloitte verified through inquiries that key			
		personnel understand their tasks for			
		information security incident breaches.			
A.16.1.2	Visma e-conomic has established a procedure to	Deloitte inspected the procedures of	No exceptions noted.		
Reporting information security events	ensure that information security incidents are	information security incidents.			
	reported as quickly as possible.				
		Deloitte inspected documentation for a sample			
		of information security events that information			
		security incidents are reported in accordance			
		with the procedure.			
A.16.1.5	Visma e-conomic has established a procedure to	Deloitte inspected the procedures of	No exceptions noted.		
Response to information security	ensure that information security incidents are	information security incidents.			
incidents	reported in accordance with the documented				
	procedures.	Deloitte inspected documentation for a sample			
		of information security events that information			
		security incidents are reported in accordance			
		with the procedure.			