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Visma e-conomic A/S

Independent auditor's ISAE 3000 type 2 assurance report on information security and measures pursuant to the data processing agreement with customers using e-conomic throughout the period from 1 January 2023 to 31 December 2023

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1. Independent auditor's report

To: Visma e-conomic A/S and Visma e-conomic A/S' customers

Scope

We have been engaged to provide assurance about Visma e-conomic A/S' (hereinafter "e-conomic") description in section 3 of the described services in accordance with the data processing agreements with customers throughout the period from 1 January 2023 to 31 December 2023 (hereinafter "the description"), and about the design, implementation and operation of controls related to the control objectives stated in the description.

e-conomic uses the following sub-processors: Google Cloud Platform, Microsoft Azure, Twilio, Actito and 84codes. e-conomic's system description does not include control objectives and associated controls at the sub-service organizations. This report is prepared using the carve-out method, and our testing does not include controls that are carried out by the sub-processors.

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

e-conomic's responsibilities

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

Auditor's independence and quality control

We have complied with the requirements for independence in 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 Statsautoriseret Revisionspartnerselskab applies International Standard on Quality Management 1, ISQM 1, which requires the firm to design, implement and operate a system of quality management, including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Auditor's responsibilities

Our responsibility is to express an opinion on 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 3000, "Assurance Engagements Other than Audits or Reviews of Historical Financial Information", and additional requirements under Danish audit regulation to obtain reasonable assurance about whether, in all material respects, the description is fairly presented, and the controls are appropriately designed and operating effectively.

An assurance engagement to report on the description, design and implementation of controls at a data processor involves performing procedures to obtain evidence about the disclosures in e-conomic's description of its services, and the design, implementation and operation of controls. The procedures selected depend on the auditor's judgement, including the assessment of the risks that the description is not fairly presented, and that controls are not suitably designed or operating effectively. Our procedures

included testing the design and operating effectiveness of controls that we consider necessary to provide reasonable assurance that the control objectives stated in the description were achieved.

An assurance engagement of this type also includes evaluating the overall presentation of the description, the appropriateness of the objectives stated therein, and the appropriateness of the criteria specified by the data processor and described in section 2.

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

Limitations of controls at e-conomic

e-conomic's description is prepared to meet the common needs of a broad range of data controllers and may not, therefore, include every aspect of control that the individual data controllers may consider important in their particular circumstances. Also, because of their nature, controls at a data processor may not prevent or detect personal data breaches. Furthermore, the projection of any evaluation of the controls to future periods is subject to the risk that controls at a data processor may become inadequate or fail.

Opinion

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

- (a) The description fairly presents the services provided as designed and implemented throughout the period from 1 January 2023 to 31 December 2023;
- (b) The controls related to the control objectives stated in the description were suitably designed and implemented throughout the period from 1 January 2023 to 31 December 2023.
- (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 2023 to 31 December 2023.

Description of tests of controls

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

Intended users and purpose

This report and the description of tests of controls in section 4 are intended only for data controllers who have used e-conomic's application (e-conomic) who have a sufficient understanding to consider it along with other information, including information about controls operated by the data controllers themselves in assessing whether the requirements of the EU Regulation on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (hereinafter "the Regulation") have been complied with.

Copenhagen, 25 January 2024

Deloitte

Statsautoriseret Revisionspartnerselskab

CVR No. 33 96 35 56

Thomas Kühn

Partner, State-Authorized Public Accountant

2. Management assertion

The accompanying description has been prepared for e-conomic customers who have used the services described in this report, and who have a sufficient understanding to consider the description along with other information, including information about controls operated by the data controllers themselves in assessing whether the requirements of the Regulation have been complied with.

e-conomic confirms that:

- a) The accompanying description in section 3 fairly presents e-conomic, which has processed personal data for data controllers covered by the General Data Protection Regulation throughout the period from 1 January 2023 to 31 December 2023. The criteria used in making this statement were that the accompanying description:
 - (i) Presents how the services delivered were designed and implemented, including:
 - The types of services provided, including the type of personal data processed;
 - The procedures, within both information technology and manual systems, used to initiate, record, process and, if necessary, correct, delete and restrict processing of personal data;
 - The procedures used to ensure that data processing has taken place in accordance with contract, instructions or agreement with the data controller;
 - The procedures ensuring that the persons authorized to process personal data have committed to confidentiality or are subject to an appropriate statutory duty of confidentiality;
 - The procedures which, on termination of data processing, ensure that, according to the data controller's choice, all personal data can be deleted or returned, unless retention of such personal data is required by law or regulation;
 - The procedures which, in the event of a personal data breach, support the data controller in reporting to the supervisory authority and notifying the data subjects of the breach;
 - The procedures which ensure appropriate technical and organizational security
 measures for the processing of personal data, taking into account the risks involved
 in processing, in particular, by accidental or illegal destruction, loss, alteration,
 unauthorized disclosure or access to personal data transmitted, stored or otherwise
 processed;
 - Controls which we, referring to the system, assumed would be designed and implemented by the data controller and which, if necessary, to achieve the control objectives set forth in the description, are identified in the description;
 - Other aspects of our control environment, risk assessment process, information system (including related business processes) and communication, control activities, and monitoring controls that are relevant to the processing of personal data.
 - (ii) Contains relevant information about changes in the data processor's services in the processing of personal data made throughout the period from 1 January 2023 to 31 December 2023.
 - (iii) Does not omit or distort information relevant to the scope of e-conomic described for the processing of personal data, taking into consideration that the description was prepared to meet the general needs of a wide range of data controllers and therefore cannot include any aspect of the system that the individual data controller might consider important according to their particular circumstances.
- b) The controls associated with the control objectives listed in the accompanying description were appropriately designed and implemented throughout the period from 1 January 2023 to 31 December 2023. The criteria used in making this statement were that:
 - (i) The risks that threatened achievement of the control objectives stated in the description were identified;

- (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.
- (iii) The controls were consistently applied as designed and that manual controls were performed by persons with appropriate competence and skills throughout the period from 1 January 2023 to 31 December 2023.
- c) Appropriate technical and organizational measures have been established and maintained to comply with agreements with the data controllers, good data processing practices and relevant data processing requirements under the General Data Protection Regulation.

Copenhagen, 25 January 2024

Visma e-conomic A/S

Lars Engbork

Managing Director

3. Description of processing

1. About e-conomic and the Visma Group

e-conomic is a software company selling cloud-based solutions within the areas of ERP, electronic invoicing, and accounting to the Danish market.

e-conomic is owned by Visma - a leading provider of core business software for a more efficient and resilient society - and is headquartered in Norway. Visma simplifies the work of companies and organizations of all sizes, empowering people and helping businesses grow and thrive. Visma has more than 15,000 employees and 1.5 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 characterized 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, and therefore, Visma is continuously working on improving its security and data protection procedures and practices throughout the organization.

2. Organization of Data Protection

2.1 Data protection in e-conomic

e-conomic has a dedicated Legal & Compliance team whose responsibility is to ensure compliance with all relevant data protection laws and regulations, including the General Data Protection Regulation (GDPR). The team oversees our policies and procedures for data protection and security, GDPR compliance, as well as other legal areas to support customers and employees.

2.2 Data Protection Officer

Visma has appointed a Data Protection Officer (DPO) to oversee data protection at the group level. The DPO is an appointed Visma employee with a dedicated role description to facilitate the privacy work within Visma. The DPO is registered at all national data protection authorities where Visma operates.

2.3 Data Protection Council

Strategic decisions regarding privacy are made and governed by the Data Protection Council to ensure transparency and accountability. The Council is chaired by the DPO and consists of selected Data Protection Managers and legal counsels, as well as representatives from affected business areas, such as Security.

2.4 Data Protection Managers

A Data Protection Manager (DPM) is an appointed employee in all Visma companies, who has a dedicated role description for their DPM role. All Data Protection Managers are trained individually and through specific workshops. The DPM continuously reports to and works together with the DPO to solve everyday tasks in their respective business units. In addition, all DPMs report directly to the Council on a variety of issues to ensure progress on all of Visma's strategic efforts related to privacy.

In e-conomic, the appointed DPM is a member of the Legal and Compliance team, and our Director of Legal and Operations is a member of the Data Protection Council.

2.5 Each employee

Each Visma employee is responsible for abiding by and supporting the Visma Data Protection Framework in his or her daily work. The individual employee's contribution is essential in order for Visma to succeed in its effort to ensure data protection and privacy. Employees in e-conomic are informed of this upon onboarding and reminded of this on an ongoing basis through various internal GDPR awareness campaigns and training.

3. Scope of audit

This audit is focused on e-conomic, the accounting software developed and sold by e-conomic in Denmark. For the scope of this audit, e-conomic is audited in its role as data processor.

3.1 Description of processing

e-conomic processes personal data on behalf of its customers, who act as data controllers in terms of the data they process within the e-conomic application. Processing personal data on behalf of the data controller is based on an agreement between e-conomic and the customer.

The purpose for which e-conomic processes its customers' data is to ensure the data controller's use of the e-conomic application and the fulfilment of the data processing agreement. The data processing agreement entered into with our customers governs the processing of data and can be found on e-conomic's website and within the e-conomic application for each customers' agreement.

3.2 e-conomic application description

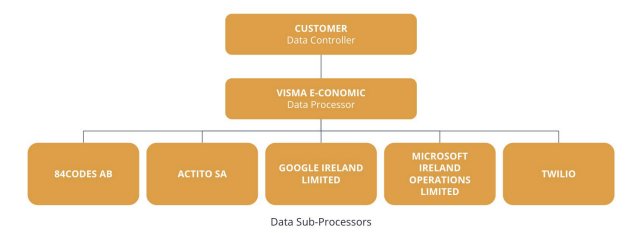
e-conomic is a cloud-based accounting application, developed and offered by e-conomic which enables small and medium-sized businesses to operate their accounting and bookkeeping practices as expected by Danish law. Via integrations to third-party applications such as time management tools, booking systems, and inventory management software, it is possible to achieve an all-around administration solution for a business. Furthermore, it is possible to upscale the system to have ERP functionalities.

In e-conomic, customers can handle invoicing, sales, finance, bookkeeping, VAT accounts, financial statements, and reporting, etc. In connection with these services, personal information is added to the e-conomic application, which e-conomic processes on behalf of the customer in its capacity as data processor.

3.3 Data sub-processors

A reference to sub-processors that e-conomic engages with is found within the data processing agreement entered into with customers. The agreement states that the customers have given their general consent for e-conomic to change or engage with additional sub-processors. Prior to engaging with new sub-processors, e-conomic will ensure to inform its customers in advance.

The relationship between the customers, e-conomic and the sub-processors is illustrated in the diagram below:



e-conomic engages with the following sub-processors for the purposes described below:

Sub-processor	Purpose
84codes AB	84codes is a queuing system that is used when customers send an email or invoice through e-conomic. In addition, 84codes allows different parts of the application to communicate with each other.
Actito SA	MessageCloud by SmartFocus supports the sending of emails generated through the e-conomic application.
Google Ireland Limited	The Google Cloud Platform hosts the e-conomic application and database servers.
Microsoft Ireland Operations Limited	Microsoft Azure hosts Visma e-conomic's database backup.
Twilio	SendGrid supports sending emails and invoices generated through the e-conomic application.

3.4 The nature of processing

In general, e-conomic processes general categories of personal data, which may include name, job title, e-mail address, and phone number.

However, e-conomic does not control which categories of personal data are added to e-conomic. Therefore, the categories of data processed by each customer vary from agreement to agreement. It is thus possible that a customer may process sensitive personal data, such as data related to health, sexual orientation, and trade union membership within e-conomic.

Additionally, depending on how our customers use e-conomic, e-conomic may process several categories of data subjects, such as:

- Data controller's end-users
- Data controller's employees
- Data controller's contact person
- Data controller's customers (including employees and/or contact persons)
- Data controller's suppliers.

Depending on how customers use the application, e-conomic may also process other categories of data subjects.

3.5 Risk assessment

e-conomic believes that effective risk management integrated with all organizational 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, e-conomic uses the risk = impact x likelihood methodology, with risk, impact, and likelihood levels appropriate to e-conomic and its customers. Risk levels take into account information about the asset and/or data being protected, its value, vulnerabilities, and threats against it.

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

Risk management at e-conomic is implemented on multiple levels. On a high level, the Security Forum in e-conomic 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 treated accordingly.

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 e-conomic fulfils certain requirements and recommendations for application security, information security, and privacy/data protection as well as actions that must or should be taken to improve security and compliance. Actions to be taken are generated as tickets, which are prioritized based on risk to customers and e-conomic.

e-conomic also performs a privacy risk assessment annually as to the processing of its 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 e-conomic. The purpose of this assessment is to evaluate whether the technical and organizational 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 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, level of encryption, and deletion procedures. Based on these assessments, risks are identified and assessed by e-conomic. For third parties that process data outside of the EU/EEA, risks are created for the processing of data in third countries.

3.6 Control measures

e-conomic has implemented controls regarding the processing of personal data in the following areas:

- Data processing agreements and instructions (control objective A)
- Technical security measures (control objective B)
- Organizational measures (control objective C)
- Erasure and return of personal data (control objective D)
- Retention of personal data (control objective E)
- Use of sub-processors (control objective F)
- Transfer to third countries (control objective G)
- Assistance to the data controller (control objective H)
- Security breach management (control objective I).

The control measures that e-conomic deems relevant to the processing of personal data are presented in section 5. A detailed description of relevant control measures is available below.

3.6.1 Data processing agreements and instructions (control objective A)

Procedures and controls are complied with to ensure that instructions for the processing of personal data are applied consistently and in line with the data processing agreement entered into.

e-conomic has prepared several procedures describing how personal data is to be processed to ensure secure processing in relation to confidentiality, integrity, and availability. Furthermore, these procedures emphasize the importance of personal data only being processed based on instruction from the data controller. Employees are informed about this on an ongoing basis through various internal GDPR awareness campaigns. New employees are also obligated to participate in a mandatory GDPR session where they are informed about how to process personal data in accordance with general data protection laws as well as the data processing agreement that e-conomic enters into with its customers.

3.6.2 Technical security measures (control objective B)

Procedures and controls are complied with to ensure that the data processor has implemented technical measures to safeguard relevant security of processing.

By identifying all relevant risks that threaten the security and privacy of information, e-conomic is able to maintain an acceptable level of risk through the implementation of technical controls in accordance with the data processing agreements in place. These security measures are implemented throughout e-conomic's supply chain, and sub-processors are audited to ensure compliance with these controls annually.

To ensure a continuous evaluation on the level of the technical security measures in place, e-conomic undergoes an annual assessment covering the implemented security measures. These measures include having procedures for access control, enforcing password policies, encrypting data, detecting and responding to software vulnerabilities, having procedures for testing and quality assurance procedures, monitoring logs and updating software as needed.

3.6.3 Organizational measures (control objective C)

Procedures and controls are complied with to ensure that the data processor has implemented organizational measures to safeguard relevant security of processing.

Based on the risk assessments mentioned above, e-conomic has implemented several organizational measures. In order to maintain information security at all levels in the organization, from support cases and data in the cloud to the confidentiality of business relations, e-conomic maintains a common Groupwide Information Security Policy. This Information Security Policy is updated annually and is available to all employees on e-conomic's intranet.

Prior to employment, 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. Upon being hired, employees must sign a confidentiality agreement within their employment contract and are required to read the Information Security Policy before their first day.

All new employees participate in an onboarding session where the policy along with data protection policies are presented. Throughout the employment, awareness training is carried out on an ongoing basis in order to ensure that employees continue to process personal data in accordance with the data processing agreement e-conomic enters into with customers. e-conomic has a dedicated Legal & Compliance team that supports the rest of the organization with questions related to GDPR. When employees terminate at e-conomic, they are once again reminded of their duty of confidentiality in a written letter that they must sign.

3.6.4 Erasure and return of personal data (control objective D)

Procedures and controls are complied with to ensure that personal data can be deleted or returned if arrangements are made with the data controller to this effect.

e-conomic has procedures in place for deletion of personal data. Upon active termination of a customer's agreement, e-conomic will set all customer-owned data for deletion. If the e-conomic agreement has been terminated actively by the customer, customer-owned data will be set for deletion in the production database 180 days following the termination date. This also applies to trial agreements.

If the agreement has been terminated due to non-payment, customer-owned data will be set for deletion in the production database after 360 days following the termination date.

While the agreement is still active, customers of e-conomic are given the option to delete and anonymize their personal data themselves. At all times, customers can delete other users in the agreement, who may no longer need access to their accounting data or have a legitimate purpose to do so. Furthermore, customers are able to anonymize the data on their customers that they process. The reason why it is not possible for customers to *delete* data on their customers is because deleting data would cause the e-conomic application to miscalculate the balances of customers.

3.6.5 Storage of personal data (control objective E)

Procedures and controls are complied with to ensure that the data processor will only store personal data in accordance with the agreement with the data controller.

e-conomic has procedures in place for storage of personal data. e-conomic retains personal data as long as a customer relationship exists. Employees of e-conomic have been informed about how to process personal data in accordance with the data processing agreement entered into with customers.

3.6.6 Use of sub-processors (control objective F)

Procedures and controls are complied with to ensure that only approved sub-processors are used and that, when following up on such sub-processor's technical and organizational measures to protect the rights of data subjects and the processing of personal data, the data processors ensure adequate security of processing.

Customers have given their general consent for e-conomic to change or engage with sub-processors. e-conomic updates and maintains a full overview of sub-processors, which is available on e-conomic's website. e-conomic has data processing agreements in place with all sub-processors and makes sure that sub-processors are subject to the same conditions and requirements as those set forth in the data processing agreements that e-conomic has with its customers. Finally, e-conomic regularly monitors, reviews, and audits all sub-processors through questionnaires and/or by gathering and reviewing auditor's reports.

3.6.7 Transfer to third countries (control objective G)

Procedures and controls are complied with to ensure that the data processor will only transfer personal data to third countries or international organizations in accordance with the agreement with the data controller by using a valid basis of transfer.

e-conomic has procedures in place to ensure that the transfer of personal data to third countries takes place in accordance with the data processing agreement entered into with its customers.

When transferring personal data to a third country, e-conomic makes sure to implement an appropriate legal transfer mechanism on the basis of e.g. an adequacy decision, for instance with the EU-US Data Privacy Framework, or EU Standard Contractual Clauses with appropriate safeguards and performing a Transfer Impact Assessment.

e-conomic is aware that the EU-US Data Privacy Framework was adopted on July 10, 2023, addressing points made in the Schrems II decision of July 2020. For relevant sub-processors, e-conomic has since implemented controls to check the processors' participation in the new Framework in order to rely on an adequacy decision for the basis of any subsequent transfer.

3.6.8 Assistance to data controller (control objective H)

Procedures and controls are complied with to ensure that the data processor can assist the data controller in handing out, correcting, deleting or restricting information on the processing of personal data to the data subject.

e-conomic has prepared procedures for assisting the data controller with the delivery, correction and deletion of personal data. The purpose of these procedures is to ensure that data controllers can fulfil their duties towards data subjects.

3.6.9 Security breach management (control objective I)

Procedures and controls are complied with to ensure that any personal data breaches may be responded to in accordance with the data processing agreement entered into.

e-conomic has prepared procedures for handling potential and actual security breaches. All employees have been made aware of these procedures, as they have a role to play in reporting security incidents. In addition, e-conomic has set up a Crisis Communication team dedicated to ensuring that communication to customers regarding incidents takes place in accordance with the data processing agreement and in the best way possible.

Upon request, e-conomic will assist its customers by providing relevant information when it is deemed necessary to notify the Data Protection Authorities.

3.6.10 Complementary data controller controls

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

Customers of e-conomic should consider whether the following complementary controls have been implemented and operated effectively within their own organizations:

- Controls to ensure that physical access to the customer's premises is restricted to authorized individuals
- Controls to ensure that the customer organization has proper control over the use of IDs and passwords that are used for accessing information in e-conomic
- Controls to ensure that the access right assignments for e-conomic are provided adequately and in compliance with the user's work-related needs.

Furthermore, it is the customer's responsibility to ensure that their processing of personal data happens in accordance with the GDPR. While e-conomic has features in place designed to assist its customers in their compliance with the GDPR, it is ultimately the responsibility of Visma e-conomic customers to:

- Ensure that there is a legal basis for processing personal data within e-conomic
- Delete or anonymize personal data when required to do so by the GDPR
- Ensure that the personal data processed in e-conomic is correct and up to date
- Respond to requests coming from the data subject
- Ensure that the data subjects are informed about the processing of personal data
- Restrict access to personal data
- Minimize the amount of personal data processed to necessary data only.

For the avoidance of doubt, this means that it is the customer's own responsibility to change and/or anonymize data within the e-conomic application.

4 Visma e-conomic's control objectives, controls, test, and results

Introduction

This report is intended to provide the data controllers with information about the controls at e-conomic that may affect the processing of personal data, and to provide the data controllers with information about the design, implementation, and operation of the controls that were tested.

This report, when combined with an understanding and assessment of the controls at the data controllers, is intended to assist the data controllers in assessing the risks related to the processing of personal data that may be affected by the controls at e-conomic.

Our testing of e-conomic's controls was limited to the control objectives and related controls listed in the matrices in this section of the report and did not include all controls described in the system description, nor controls that may be in place at the data controllers. It is the responsibility of the data controllers to evaluate this information in relation to the controls in place at each data controller. If certain complementary controls are not in place at the data controller, e-conomic's controls may not compensate for such weaknesses.

Test of controls

The test of controls performed involves one or more of the following methods:

Method	Description	
Interview	Interviews with selected personnel at e-conomic.	
Observation	Observation of the execution of controls.	
Inspection	Review and evaluation of policies, procedures and documentation of the performance of the control. This includes reading and evaluating reports and other documentation to assess whether specific controls are designed and implemented. Furthermore, it is assessed whether controls are monitored and supervised adequately and at appropriate intervals.	
Re-performance	Repetition of the relevant control to verify that the control functions as in-	
	tended.	

Control objectives, controls, and test results

The following matrices state the control objectives and controls tested and present the audit procedures performed and the results thereof. If we identified material control weaknesses, we have described them as well.

Control objective A

Procedures and controls are complied with to ensure that instructions for the processing of personal data are complied with in accordance with

the da	ta processing agreement entered into.		
No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
A.1	Written procedures exist which include a requirement that	Deloitte has checked by way of inspection that	No exceptions noted.
	personal data must only be processed when instructions to	formalized procedures exist to ensure that	
	this effect are available.	personal data is only processed according to	
	Assessments are made on a regular basis – and at least	instructions.	
	once a year – as to whether the procedures should be		
	updated.	Deloitte has checked by way of inspection that	
		the procedures include a requirement to	
		assess, at least once a year, the need for	
		updates, including in case of changes in the	
		data controller's instructions or changes in the	
		data processing.	
		Deloitte has checked by way of inspection that	
		procedures are up to date.	
A.2	The data processor only processes personal data stated in	Deloitte has checked by way of inspection that	No exceptions noted.
	the instructions from the data controller.	Management ensures that personal data are	
		only processed according to instructions.	
	Data controllers who use the e-conomic application enter		
	into an agreement regarding instructions as part of	Deloitte has inspected a sample of data	
	Standard DPA.	processing agreements and checked that	
		processes of personal data take place in	
	Data controllers who enter into separate or specific DPAs	accordance with instructions.	
	also follow the overall instructions entered into.	B 1 ''' 1	Malacon bases in favore and black bloom
A.3	The data processor immediately informs the data controller	Deloitte has checked by way of inspection that	We have been informed that there have
	if an instruction, in the data processor's opinion, infringes	formalized procedures exist ensuring	not been any instructions during the
	the Regulation or other European Union or member state	verification that personal data are not	period that the data processor has
	data protection provisions.	processed against the Regulation or other	deemed unlawful.
		legislation.	No overetions maked
			No exceptions noted.

Control objective A

Procedures and controls are complied with to ensure that instructions for the processing of personal data are complied with in accordance with the data processing agreement entered into.

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
A.3		Deloitte has checked by way of inspection that procedures are in place for informing the data controller of cases where the processing of personal data is evaluated to be against legislation.	
		Deloitte has checked by way of inspection that the data controller was informed in cases where the processing of personal data was evaluated to be against legislation.	

Control objective B Procedures and controls are complied with to ensure that the data processor has implemented technical measures to ensure relevant security of processing. e-conomic's control activity **Test performed by Deloitte Results of Deloitte's test** No. B.1 Written procedures exist which include a requirement that Deloitte has checked by way of inspection that No exceptions noted. safeguards agreed are established for the processing of formalized procedures exist to ensure personal data in accordance with the agreement with the establishment of the safeguards agreed. data controller. Deloitte has checked by way of inspection that Assessments are made on a regular basis – and at least procedures are up to date. once a year - as to whether the procedures should be updated. Deloitte has checked by way of inspection that the agreed safeguards have been established for a sample of data processing agreements. The data processor has performed a risk assessment and, Deloitte has checked by way of inspection that No exceptions noted. B.2 based on this, implemented the technical measures formalized procedures are in place to ensure considered relevant to achieve an appropriate level of that the data processor performs a risk security, including establishment of the safeguards agreed assessment to achieve an appropriate level of with the data controller. security. Deloitte has checked by way of inspection that Risk assessments are made on a regular basis – and at least once a year - as to whether the procedures should be the risk assessment performed is up to date updated. and comprises the current processing of personal data. Deloitte has checked by way of inspection that the data processor has implemented technical measures ensuring an appropriate level of security consistent with the risk assessment.

Deloitte has checked by way of inspection that the data processor has implemented the safeguards agreed with the data controller.

Control objective B Procedures and controls are complied with to ensure that the data processor has implemented technical measures to ensure relevant security of processing.

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
B.3	For the systems used in the processing of personal data, antivirus software has been installed and is updated on a regular basis.	Deloitte has checked by way of inspection that, for the systems used in the processing of personal data, antivirus software has been installed.	No exceptions noted.
		Deloitte has checked by way of inspection that antivirus software is up to date.	
B.4	External access to systems and databases used in the processing of personal data takes place through a secured firewall.	Deloitte has checked by way of inspection that external access to systems and databases used in the processing of personal data takes place only through a secured firewall. Deloitte has checked by way of inspection that the firewall has been configured in accordance	No exceptions noted.
		with the relevant internal policy.	
B.5	Internal networks have been segmented to ensure restricted access to systems and databases used in the processing of personal data.	Deloitte has checked by way of inspection that internal networks are segmented to ensure limited access to systems and databases used in the processing of personal data.	No exceptions noted.
		Deloitte has checked by way of inspection documentation to ensure appropriate network segmentation.	
B.6	Access to personal data is isolated to users with a work-related need for such access.	Deloitte has checked by way of inspection that formalized procedures are in place for restricting user access to personal data.	No exceptions noted.
		Deloitte has checked by way of inspection that formalized procedures are in place for following up on users' accesses to personal data being consistent with their work-related need.	

Control objective B

Procedures and controls are complied with to ensure that the data processor has implemented technical measures to ensure relevant security of processing

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
		Deloitte has checked by way of inspection that the technical measures agreed support	
		retaining the restriction in users' work-related	
		access to personal data.	
		'	
		Deloitte has checked by way of inspection of a	
		sample of user's access to systems and	
		databases that such access is restricted to the	
		employee's work-related need.	
B.7	For the systems and databases used in the processing of	Deloitte has checked by way of inspection	No exceptions noted.
	personal data, system monitoring has been established with an alarm feature.	that, for systems and databases used in the processing of personal data, system	
	with all dialili leature.	monitoring has been established with an alarm	
		feature.	
		10010101	
		Deloitte has checked by way of inspection	
		that, in a sample of alarms, these were	
		followed up on and that the data controllers	
		were informed thereof as appropriate.	
B.8	Effective encryption is applied when transmitting	Deloitte has checked by way of inspection that	No exceptions noted.
	confidential and sensitive personal data through the internet or by email.	formalized procedures are in place to ensure that transmissions of sensitive and confidential	
	internet of by email.	data through the internet are protected by	
		powerful encryption based on a recognized	
		algorithm.	
		Deloitte has checked by way of inspection that	
		technological encryption solutions have been	
		available and active throughout the assurance	
		period.	
		Deloitte has checked by way of inspection that	
		encryption is applied when transmitting	

Control objective B

Procedures and controls are complied with to ensure that the data processor has implemented technical measures to ensure relevant security of processing

	ocessing.		
No.	e-conomic's control activity	Test performed by Deloitte confidential and sensitive personal data through the internet or by email. Deloitte has inquired whether any unencrypted transmission of sensitive and confidential personal data has taken place during the assurance period and whether the data controllers have been appropriately informed thereof.	Results of Deloitte's test
B.9	Logging of the following matters has been established in systems, databases and networks: Activities performed by system administrators and others holding special rights; Security incidents comprising: Changes in log set-ups, including disabling of logging; Changes in users' system rights; Failed attempts to log on to systems, databases or networks; Logon data are protected against manipulation and technical errors and are reviewed regularly.	Deloitte has checked by way of inspection that formalized procedures exist for setting up logging of user activities in systems, databases or networks that are used to process and transmit personal data, including review of and follow-up on logs. Deloitte has checked by way of inspection that logging of user activities in systems, databases or networks that are used to process or transmit personal data has been configured and activated. Deloitte has checked by way of inspection that user activity data collected in logs is protected against manipulation or deletion. Deloitte has checked by way of inspection of a sample of days of logging that the content of log files is as expected compared to the set-up and that documentation exists regarding the follow-up performed and the response to any security incidents.	No exceptions noted.

Control objective B Procedures and controls are complied with to ensure that the data processor has implemented technical measures to ensure relevant security of processing

of pro	cessing.		
No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
B.10	Personal data used for development, testing or similar activity are always in pseudonymized or anonymized form. Such use only takes place to accomplish the data controller's purpose according to agreement and on the data controller's behalf.	Deloitte has checked by way of inspection that formalized procedures exist for using personal data for development, testing or similar activity to ensure that such use only takes place in pseudonymized or anonymized forms.	No exceptions noted.
		Deloitte has checked by way of inspection of a sample of development or test databases that personal data included therein is pseudonymized or anonymized.	
		Deloitte has checked by way of inspection of a sample of development or test databases in which personal data is not pseudonymized or anonymized that this has taken place according to agreement with, and on behalf of, the data controller.	
B.11	The technical measures established are tested on a regular basis in vulnerability scans and penetration tests.	Deloitte has checked by way of inspection that formalized procedures exist for regularly testing technical measures, including for performing vulnerability scans and penetration tests.	No exceptions noted.
		Deloitte has checked by way of inspection of samples that documentation exists regarding regular testing of the technical measures established.	
		Deloitte has checked by way of inspection that any deviations or weaknesses in the technical measures have been responded to in a timely and satisfactory manner and communicated to the data controllers as appropriate.	

Control objective B Procedures and controls are complied with to ensure that the data processor has implemented technical measures to ensure relevant security of processing.

or pro	of processing.				
No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test		
B.12	Changes to systems, databases or networks are made consistently with procedures established that ensure maintenance using relevant updates and patches, including security patches.	Deloitte has checked by way of inspection that formalized procedures exist for handling changes to systems, databases or networks, including handling of relevant updates, patches and security patches.	No exceptions noted.		
		Deloitte has checked by way of inspection of extracts from technical security parameters and set-ups that systems, databases, or networks have been updated using agreed changes and relevant updates, patches and security patches.			
B.13	A formalized procedure is in place for granting and removing user access to personal data. User access is reconsidered on a regular basis, including the continued justification of rights by a work-related need.	Deloitte has checked by way of inspection that formalized procedures exist for granting and removing user access to systems and databases used to process personal data. Deloitte has checked by way of inspection of a sample of employee's access to systems and databases that the user's access granted has been authorized and that a work-related need exists. Deloitte has checked by way of inspection of a sample of resigned or dismissed employees that their access to systems and databases was deactivated or removed in a timely manner. Deloitte has checked by way of inspection that documentation exists that user access granted is evaluated and authorized on a regular basis – and at least once a year.	No exceptions noted.		

Control objective B Procedures and controls are complied with to ensure that the data processor has implemented technical measures to ensure relevant security of processing.

of processing.			
No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
B.14	Systems and databases processing personal data that involve a high risk for the data subjects are accessed as a minimum by using two-factor authentication.	Deloitte has checked by way of inspection that formalized procedures exist to ensure that two-factor authentication is applied in the processing of personal data that involves a high risk for the data subjects. Deloitte has checked by way of inspection that user access to processing personal data that involve a high risk for the data subjects can only take place by using two-factor authentication.	No exceptions noted.
B.15	Physical access safeguards have been established so as to only permit physical access by authorized persons to premises and data centers at which personal data is stored and processed.	Deloitte has checked by way of inspection that formalized procedures exist to ensure that only authorized persons can gain physical access to premises and data centers at which personal data is stored and processed. Deloitte has checked by way of inspection of documentation that, throughout the assurance period, only authorized persons have had physical access to premises and data centers at which personal data is stored and processed.	No exceptions noted.

Control objective C Procedures and controls are complied with to ensure that the data processor has implemented organizational measures to ensure relevant security of processing. e-conomic's control activity **Test performed by Deloitte Results of Deloitte's test** No. C.1 Management of the data processor has approved a written Deloitte has checked by way of inspection that No exceptions noted. information security policy that has been communicated to an information security policy exists which all relevant stakeholders, including the data processor's management has considered and approved employees. The IT security policy is based on the risk within the assurance period. assessment performed. Deloitte inspected documentation that the Assessments are made on a regular basis – and at least information security policy has been once a year - as to whether the IT security policy should communicated to relevant stakeholders, be updated. including the data processor's employees. C.2 Management of the data processor has checked that the Deloitte inspected documentation showing No exceptions noted. management's assessment of the information information security policy does not conflict with data processing agreements entered into. security policy, and that the policy generally meets the requirements for safeguarding data in relation to the data processing agreements entered into. Deloitte has checked by way of inspection of a sample of data processing agreements that the requirements in the agreements are covered by the requirements of the information security policy for safeguards and security of processing. C.3 The employees of the data processor are screened as part Deloitte has checked by way of inspection that No exceptions noted. of the employment process. Such screening comprises, as formalized procedures are in place to ensure relevant: screening of the data processor's employees Assessment of CV. as part of the employment process. Deloitte has checked by way of inspection of a sample of new employees during the

assurance period that documentation exists of

the screening having comprised:
 Assessment of CV.

Control objective C Procedures and controls are complied with to ensure that the data processor has implemented organizational measures to ensure relevant security of processing. No. | e-conomic's control activity | Test performed by Deloitte | Results of Deloitte's test |

	ecurity of processing.					
No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test			
C.4	Upon appointment, employees sign a confidentiality agreement. In addition, the employees are introduced to the information security policy and procedures for data processing as well as any other relevant information regarding the employees' processing of personal data.	Deloitte has checked by way of inspection of a sample of new employees during the assurance period that the relevant employees have signed a confidentiality agreement. Deloitte has checked by way of inspection of a	No exceptions noted.			
		sample of new employees during the assurance period that the relevant employees have been introduced to: Information security policy; Procedures for processing data and other relevant information.				
C.5	For resignations or dismissals, the data processor has implemented a process to ensure that users' rights are deactivated or terminated, and that assets are returned.	Deloitte has inspected procedures ensuring that resigned or dismissed employees' rights are deactivated or terminated upon resignation or dismissal and that assets such as access cards, computers, mobile phones, etc. are returned. Deloitte has checked by way of inspection of a sample of employees resigned or dismissed during the assurance period that rights have been deactivated or terminated and that assets have been returned.	No exceptions noted.			
C.6	Upon resignation or dismissal, employees are informed that the confidentiality agreement signed remains valid and that they are subject to a general duty of confidentiality in relation to the processing of personal data performed by the data processor for the data controllers.	Deloitte has checked by way of inspection that formalized procedures exist to ensure that resigned or dismissed employees are made aware of the continued validity of the confidentiality agreement and the general duty of confidentiality. Deloitte has checked by way of inspection of a sample of employees resigned or dismissed	No exceptions noted.			

Control objective C
Procedures and controls are complied with to ensure that the data processor has implemented organizational measures to ensure relevant

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
		during the assurance period that documentation exists of the continued validity of the confidentiality agreement and the general duty of confidentiality.	
C.7	Awareness training is provided to the data processor's employees on a regular basis with respect to general IT security and security of processing related to personal data.	Deloitte has checked by way of inspection that the data processor provides awareness training to the employees covering general IT security and security of processing related to personal data.	No exceptions noted.
		Deloitte inspected documentation that employees who have either access to or process personal data have completed the awareness training provided.	

Control objective D

Procedures and controls are complied with to ensure that personal data can be deleted or returned if arrangements are made with the data controller to this effect.

controller to this effect.			
No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
D.1	Written procedures exist which include a requirement that personal data must be stored and deleted in accordance with the agreement with the data controller.	Deloitte has checked by way of inspection that formalized procedures are in place for storing and deleting personal data in accordance with the agreement with the data controller.	No exceptions noted.
	Assessments are made on a regular basis – and at least once a year – as to whether the procedures should be updated.	Deloitte has checked by way of inspection that the procedures are up to date.	
D.2	The following specific requirements have been agreed with respect to the data processor's storage periods and deletion routines: • Visma e-conomic deletes data in the event of termination of a customer relationship.	Deloitte has checked by way of inspection that the existing procedures for storage and deletion include specific requirements for the data processor's storage periods and deletion routines.	No exceptions noted.
		Deloitte has checked by way of inspection of a sample of data processing sessions from the data processor's list of processing activities that documentation exists that personal data are stored in accordance with the agreed storage periods.	
		Deloitte has checked by way of inspection of a sample of data processing sessions from the data processor's list of processing activities that documentation exists that personal data is deleted in accordance with the agreed deletion routines.	
D.3	Upon termination of the processing of personal data for the data controller, data have, in accordance with the agreement with the data controller, been: Returned to the data controller; and/or Deleted if this is not in conflict with other legislation.	Deloitte has checked by way of inspection that formalized procedures are in place for processing the data controller's data upon termination of the processing of personal data.	No exceptions noted.

Control objective D Procedures and controls are complied with to ensure that personal data can be deleted or returned if arrangements are made with the data controller to this effect. No. e-conomic's control activity Test performed by Deloitte Deloitte has checked by way of inspection of a sample of terminated data processing sessions during the assurance period that documentation exists that the agreed deletion or return of data has taken place.

Control objective E Procedures and controls are complied with to ensure that the data processor will only store personal data in accordance with the agreement with the data controller.

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
E.1	Written procedures exist which include a requirement that personal data must only be stored in accordance with the agreement with the data controller. Assessments are made on a regular basis – and at least once a year – as to whether the procedures should be updated.	Deloitte has checked by way of inspection that formalized procedures exist for only storing and processing personal data in accordance with the data processing agreements. Deloitte has checked by way of inspection that the procedures are up to date.	No exceptions noted.
		Deloitte has checked by way of inspection of a sample of data processing sessions from the data processor's list of processing activities that documentation exists that data processing takes place in accordance with the data processing agreement.	
E.2	Data processing and storage by the data processor must only take place in the localities, countries or regions approved by the data controller.	Deloitte has checked by way of inspection that the data processor has a complete and updated list of processing activities stating localities, countries or regions. Deloitte has checked by way of inspection of a sample of data processing sessions from the data processor's list of processing activities that documentation exists that the processing of data, including the storage of personal data, takes place only in the localities stated in the data processing agreement – or otherwise as approved by the data controller.	No exceptions noted.

Control objective F

Procedures and controls are complied with to ensure that only approved sub-processors are used and that, when following up on such processors' technical and organizational measures to protect the rights of data subjects and the processing of personal data, the data processor ensures adequate security of processing.

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
F.1	Written procedures exist which include requirements for the data processor when using sub-processors, including requirements for data processing agreements and instructions.	Deloitte has checked by way of inspection that formalized procedures are in place for using sub-processors, including requirements for data processing agreements and instructions.	No exceptions noted.
	Assessments are made on a regular basis – and at least once a year – as to whether the procedures should be updated.	Deloitte has checked by way of inspection that procedures are up to date.	
F.2	The data processor only uses sub-processors to process personal data that have been specifically or generally approved by the data controller.	Deloitte has checked by way of inspection that the data processor has a complete and updated list of sub-processors used.	No exceptions noted.
		Deloitte has checked by way of inspection of a sample of sub-processors from the data processor's list of sub-processors that documentation exists that the processing of data by the sub-processors is stated in the data processing agreements – or otherwise as approved by the data controller.	
F.3	When changing the generally approved sub-processors used, the data controller is informed in time to enable such controller to raise objections and/or withdraw personal data from the data processor.	Deloitte has checked by way of inspection that formalized procedures are in place for informing the data controller when changing the sub-processors used.	No exceptions noted.
		Deloitte has inspected documentation that the data controller was informed when changing the sub-processors used throughout the assurance period.	

Control objective F

Procedures and controls are complied with to ensure that only approved sub-processors are used and that, when following up on such processors' technical and organizational measures to protect the rights of data subjects and the processing of personal data, the data processor ensures adequate security of processing.

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
F.4	The data processor has subjected the sub-processors to the same data protection obligations as those provided in the data processing agreement or similar document with the data controller.	Deloitte has checked by way of inspection for existence of signed data processing agreements with sub-processors used, which are stated on the data processor's list. Deloitte has checked by way of inspection of a sample of data processing agreements that they include the same requirements and obligations as are stipulated in the data processing agreements between the data controllers and the data processor.	No exceptions noted.
F.5	The data processor has a list of approved sub-processors disclosing: Name Business Registration No. Address Description of the processing.	Deloitte has checked by way of inspection that the data processor has a complete and updated list of sub-processors used and approved. Deloitte has checked by way of inspection that, as a minimum, the list includes the required details about each sub-processor.	No exceptions noted.
F.6	Based on an updated risk assessment of each sub- processor and the activity taking place at such processor, the data processor regularly follows up thereon through meetings, inspections, reviews of auditor's reports or similar activity.	Deloitte has checked by way of inspection that formalized procedures are in place for following up on processing activities at sub-processors and compliance with the data processing agreements. Deloitte has checked by way of inspection of	No exceptions noted.

Control objective F

Procedures and controls are complied with to ensure that only approved sub-processors are used and that, when following up on such processors' technical and organizational measures to protect the rights of data subjects and the processing of personal data, the data processor ensures adequate security of processing.

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
		documentation that each sub-processor and the current processing activity at such processor are subjected to a risk assessment.	
		Deloitte has checked by way of inspection of documentation that technical and organizational measures, security of processing at the sub-processors used, third countries' bases of transfer and similar matters are appropriately followed up on.	
		Deloitte has inquired relevant personnel about informing data controllers when performing follow-up at sub-processors .	

Control objective G

Procedures and controls are complied with to ensure that the data processor will only transfer personal data to third countries or international organizations in accordance with the agreement with the data controller by using a valid basis of transfer.

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
G.1	Written procedures exist which include a requirement that the data processor must only transfer personal data to third countries or international organizations in accordance with the agreement with the data controller by using a valid basis of transfer. Assessments are made on a regular basis – and at least once a year – as to whether the procedures should be updated.	Deloitte has checked by way of inspection that formalized procedures exist to ensure that personal data is only transferred to third countries or international organizations in accordance with the agreement with the data controller by using a valid basis of transfer. Deloitte has checked by way of inspection that procedures are up to date.	Visma e-conomic uses sub-data processors where new measures should be implemented to comply with GDPR after the Schrems II ruling. An adequacy decision has come into force, allowing personal data to be transferred from the EU/EEA to organizations in the United States if these appear on the 'Data Privacy Framework List'. Please refer to management's description in section 3 regarding transfer of personal data to third countries.
G.2	The data processor must only transfer personal data to third countries or international organizations according to instructions by the data controller.	Deloitte has checked by way of inspection that the data processor has a complete and updated list of transfers of personal data to third countries or international organizations. Deloitte has checked by way of inspection of a sample of data transfers from the data processor's list of transfers that documentation exists that such transfers were arranged with the data controller in the data processing agreement or subsequently approved.	Refer to G.1. No exceptions noted.

Control objective G

Procedures and controls are complied with to ensure that the data processor will only transfer personal data to third countries or international organizations in accordance with the agreement with the data controller by using a valid basis of transfer.

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
G.3	As part of the transfer of personal data to third countries or international organizations, the data processor assessed and documented the existence of a valid basis of transfer.	Deloitte has checked by way of inspection that formalized procedures are in place for ensuring a valid basis of transfer.	Refer to G.1. No exceptions noted.
		Deloitte has checked by way of inspection that procedures are up to date.	
		Deloitte has checked by way of inspection of a sample of data transfers from the data processor's list of transfers that documentation exists of a valid basis of transfer in the data processing agreement with the data controller and that transfers have only taken place in so far as this was arranged with the data controller.	

Control objective H

Procedures and controls are complied with to ensure that the data processor can assist the data controller in handing out, correcting, deleting, or restricting information on the processing of personal data to the data subject.

or res	or restricting information on the processing of personal data to the data subject.			
No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test	
H.1	Written procedures exist which include a requirement that the data processor must assist the data controller in relation to the rights of data subjects.	Deloitte has checked by way of inspection that formalized procedures are in place for the data processor's assistance to the data controller in relation to the rights of data subjects.	No exceptions noted.	
	Assessments are made on a regular basis – and at least once a year – as to whether the procedures should be updated.	Deloitte has checked by way of inspection that procedures are up to date and assessments are planned on an annual basis.		
H.2	The data processor has established procedures in so far as this was agreed that enable timely assistance to the data controller in handing out, correcting, deleting or restricting or providing information about the processing of personal data to data subjects.	Deloitte has checked by way of inspection that the procedures in place for assisting the data controller include detailed procedures for: Handing out data Correcting data Deleting data Restricting the processing of personal data Providing information about the processing of personal data to data subjects. Deloitte has checked by way of inspection of documentation that the systems and databases used support the performance of	No exceptions noted.	

Control objective I Procedures and controls are complied with to ensure that any personal data breaches may be responded to in accordance with the data processing agreement entered into. e-conomic's control activity **Test performed by Deloitte Results of Deloitte's test** No. Written procedures exist which include a requirement that I.1 Deloitte has checked by way of inspection that No exceptions noted. the data processor must inform the data controllers in the formalized procedures are in place which event of any personal data breaches. include a requirement to inform the data controllers in the event of any personal data Assessments are made on a regular basis – and at least breaches. once a year – as to whether the procedures should be updated. Deloitte has checked by way of inspection that procedures are up to date. Deloitte has checked by way of inspection that I.2 Visma e-conomic has established controls to identify any No exceptions noted. the data processor provides awareness training personal data breaches, including: to the employees in identifying any personal Awareness of employees data breaches. Monitoring of network traffic Log monitoring Deloitte has checked by way of inspection of documentation that network traffic is monitored and that anomalies, monitoring alarms, large file transfers, etc. are followed up on. Deloitte has checked by way of inspection of documentation that logging of access to personal data, including follow-up on repeated attempts to gain access, is followed up on a timely basis. I.3 If any personal data breach occurred, the data processor Deloitte has checked by way of inspection that No exceptions noted. informed the data controller without undue delay after the data processor has a list of security having become aware of such personal data breach at the incidents disclosing whether the individual data processor or a sub-processor. incidents involved a personal data breach. Deloitte has made inquiries of the subprocessors as to whether they have identified

assurance period.

any personal data breaches throughout the

Control objective I

Procedures and controls are complied with to ensure that any personal data breaches may be responded to in accordance with the data

No.	e-conomic's control activity	Test performed by Deloitte	Results of Deloitte's test
		Deloitte has checked by way of inspection that	
		the data processor has included any personal	
		data breaches at sub-processors in the data	
		processor's list of security incidents.	
		Deloitte has checked by way of inspection that	
		a sample of personal data breaches recorded at	
		the data processor or the sub-processors have	
		been communicated to the data controllers	
		concerned without undue delay after the data	
		processor became aware of the personal data	
		breaches.	
I.4	The data processor has established procedures for	Deloitte has checked by way of inspection that	No exceptions noted.
	assisting the data controller in filing reports with the	the procedures in place for informing the data	
	Danish Data Protection Agency.	controllers in the event of any personal data	
		breach include detailed procedures for	
		describing:	
		 The nature of the personal data breach; The probable consequences of the personal data breach; Measures taken or proposed to be taken 	
		to respond to the personal data breach.	
		Deloitte has checked by way of inspection of	
		documentation that the procedures available support that measures are taken to respond to	
		the personal data breach.	

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