

Rationale

a) Would it be feasible, from a practical, technical and economical point of view, for the data exporter to transfer the personal data in question to a location in a third-country jurisdiction?	Yes	Does not apply as it is not a public sector organisation	Google does not make a Data Region choice available for Account Data, nor as part of the Content Data, and not as part of the Source Data. Google has not disclosed any plans to limit the access to its board members only. This means the Account Data can be processed by support engineers in the USA and in EU third countries.
b) Is the personal data transferred under one of the exemptions pursuant to applicable data protection law (e.g., Art. 49 GDPR in case of the GDPR)?	No		Even though the probability of access by both engineers in third countries to the Account Data is very small, since a public sector organisation can Google Maps the transfer is not considered as restricted.
c) Is the personal data at issue transmitted to the target jurisdiction in clear text (i.e. there is no appropriate encryption in transit)?	No	Personal data is not encrypted	As Google by default applies encryption both in transit and in stored data, but with its own keys, it is not possible to apply C2F or the Account Data.
d) Is the personal data at issue accessible in the target jurisdiction in clear text by the data importer/recipient or a third party (i.e. the data is either not appropriately encrypted or access to the keys to decrypt is possible)?	Yes	Foreign law enforcement has access to the data	Yes, Google and its subsidiaries in 3rd countries can technically access the unencrypted Account Data, although this would be a violation of policy and organisational measures.
e) Is the personal data at issue protected by a transfer mechanism approved by the applicable data protection law (e.g., the EU Standard Contractual Clauses in case of the GDPR, approved BCR, or - in the case of an onward transfer - a back-to-back contract in line with the EU SCCs), and can you expect compliance with it, insofar permitted by the target jurisdiction, and judicial enforcement (where applicable)?	Yes	Also valid for the public sector in other countries	The third public sector customer uses only an appropriate transfer mechanism under Chapter V GDPR.

Based on the answers given above, the transfer is: permitted

Final Step: Conclusion
In view of the above and the applicable data protection laws, the transfer is: permitted Revised at the latest by: v2

This Transfer Impact Assessment has been made by: Date: _____
J.M. Microsoft, Google Cloud and Amazon and Services Agt./ Agency Customer Signed: _____
By: Government organisation [X] (if there are any changes in circumstances)

Final Step: Conclusion

In view of the above and the applicable data protection laws, the transfer of

personal data

Reasons at the label: 142

This Transfer Impact Assessment has been made by:
GAM/Microsoft, Google Cloud and Amazon AWS Services / PANACEA/CDM/AAK

Place, Date:
Signed:
By: Government Organisation (G)

(or if there are any changes in circumstances)

Data Transfer Impact Assessment (DTIA) on the transfer to third countries of Content Data processed by Google Meet (audio/video conferencing)



This DTIA was made by Privacy Compliance and Risk Management, Google, and was reviewed by the relevant government bodies (Data Protection Commissioner, Data Protection Commission, Data Protection Commission, Data Protection Commission)

This table describes the transfers of Diagnostic Data. This category includes Telemetry Data from the end-user device and server-generated server logs. Google considers Diagnostic Data a subcategory of Service Data. This DTIA distinguishes between 3 categories of Service Data: data about support tickets, Account Data, Diagnostic Data, Security Data and Website Data. Because there are differences in both the impact and the probability of unauthorized access to these 4 categories, this DTIA continues to distinguish between 4 categories of personal data. This distinction also made this DTIA more comparable with other public DTIAs on videoconferencing services.

Step 1: Describe the intended transfer		COMMENTS (GOOGLE)
H	Data exporter (or the sender in case of a relevant onward transfer): Dutch government organisation (1) (Confidential) for the Dutch public sector.	
I	Country of data exporter: Google LLC in the USA. The Dutch public sector customers rely on appropriate transfer mechanisms under Chapter V GDPR.	Technically, Google maintains servers around the world and its support and engineers in the 7 third countries can access data anywhere, if necessary and authorized.
O	Data importer (or the recipient in case of a relevant onward transfer): USA, with onward transfers to third countries for recorded data. The contracting entity for Dutch public sector customers is Google Netherlands or Google Cloud EMEA Limited (see https://cloud.google.com/terms/gdpr-emea), a Google entity based in Dublin, Ireland. Google Cloud EMEA Limited is a wholly owned subsidiary of Google LLC, which in turn is a wholly owned subsidiary of Alphabet Inc.	Note: Privacy Company: Google does not ask for specific consent for the transfer of Content Data to employees in the field of 12 third countries; the support employees only ask for consent to access Content or Service Data of the customer without informing the customer in what country they operate. That is why this DTIA assumes that Dutch government organisations will not provide such consent.
O	Country of data importer: USA, with onward transfers to third countries for recorded data. The contracting entity for Dutch public sector customers is Google Netherlands or Google Cloud EMEA Limited (see https://cloud.google.com/terms/gdpr-emea), a Google entity based in Dublin, Ireland. Google Cloud EMEA Limited is a wholly owned subsidiary of Google LLC, which in turn is a wholly owned subsidiary of Alphabet Inc.	
K	Context and purpose of the transfer: 1. A customer explicitly elects to enable such access to her example multi log on a meeting to help a Google support engineer solve the issue. In that case, the Diagnostic Data can be transferred to 12 third countries (without an adequate decision from the EU), Australia, Brazil, Chile, IS, Salvador, Guatemala, Hong Kong, India, Malaysia, Mexico, Philippines, Singapore and Taiwan, plus the USA. This DTIA assumes that Dutch public sector customers do not give such consent. Therefore transfer to the field of 12 third countries is not of scope. 2. However, even if a customer does not consent to transfer personal data to solve a support ticket, Google engineers may still have limited, authorized access to Diagnostic Data for infrastructure maintenance and troubleshooting of any kind of technical issue, and to respond to customer support requests. Google uses subprocessors in 7 third countries that may have access to the Diagnostic Data: Australia, Brazil, Chile, Hong Kong, India, Singapore and Taiwan. Additionally, access may be obtained from the USA. See https://support.google.com/terms/conditions for Google's public documentation. Google has restricted the availability of this transfer to only those 7 third countries. Google service maintenance engineers located in Australia, Brazil, Chile, Hong Kong, India, Singapore, or Taiwan have not accessed any Google Meet Customer Data or Service Data belonging to public sector institutions located in the Netherlands in the past few years. Google Workplace administrators, employees users of Dutch public sector organisations + external participants to Meet conferences (as guest users, or with a Google account).	
L	Categories of data subjects concerned: The Service Data should be limited to regular personal data. It shall public sector customers below the recommendations to (1) not including personal data confidential information in the name of the Meet and (2) use pseudonyms for specific employees, whose identity should remain confidential. There are two exceptions, where the Service Data may include data of a sensitive nature: (1) the account names of guest users cannot be pseudonymised and (2) frequent Meeters in a short period of time between different government security officers may reveal officer identities.	
M	Sensitive and special categories of personal data: See row 30.	
N	Technical implementation of the transfer: Google does not provide an option to any of its Workplace customers (free or paid) to select datacenters in the EU to process the Service Data, as these data are not mentioned on Google's list of services and Content Data for which a Data Region choice is available. See Google's Data Regions: Choose a Google Region for your data URL: https://support.google.com/answer/7806908 . This means the Service Data may be transferred to the 7 third countries as well as the USA where Google processes Service Data.	
O	Technical and organizational measures in place: Google uses its own encryption to protect its inter-region data traffic and global routing (ALTS and TLS, plus the WPA-3S standard for mail) and AES for data stored at rest. The technical measures available for Content Data are not available for Service Data. The additional protection for Access Approval to regularly approve access to proprietary infrastructure resources stored in Drive, the Client Side Encryption (CSE) for Meet, is followed from the technical investigation that the account name of the organisation is not just part of the Content Data (called Customer Data by Google), but also part of the Diagnostic Data. None of the identifiable account Name of the organisation related to Google's public documentation. Additionally, the Google accounts of guest users in meeting organised by a government organisation are not covered by the additional data protection measures such as Encryption Controls. This means Google can process the information that a guest user has participated in a Meet organised by a Dutch public sector organisation, for its own purposes, as covered in Google's general (consumer) Privacy Policy. Organizational measures: Same as Content and Account Data	
K	Relevant onward transfer(s) of personal data (if any): Diagnostic Data from Meet may be transferred to 7 third countries for data center operations, software and systems engineering, maintenance and troubleshooting.	
L	Countries of recipients of relevant onward transfer(s): Australia, Brazil, Chile, Hong Kong, India, Singapore and Taiwan. Additionally, access may be obtained from the USA (no longer a third country)	

Step 2: Define the DTIA parameters		Rationale
H	Starting date of the transfer: Assessment period in years: Ending date of the assessment based on the above: Final jurisdiction for which the DTIA is made:	[Assessment made on 22 October 2024] 2 X+2 Australia, Brazil, Chile, Hong Kong, India, Singapore and Taiwan + United States
I	Is important an Electronic Communications Service Provider as defined in USC § 18881(1)(B)?	Yes
J	Does important process options to legally resist every request for access?	No
K	Relevant data that takes into consideration: Google has not shared its legal analysis of applicable law and then compare it with the European Union government's data protection in Australia, Brazil, Chile, Hong Kong, India, Singapore and Taiwan.	This includes access to Service Data for service maintenance and to external support engineers in the field of 12 third countries. It is assumed that Dutch public sector customers will not consent to transfer of their data to the other field of 12 third countries or to the support engineers.

Step 3: Probability that a foreign authority has a legal claim in the data and wishes to enforce it against the provider		Rationale
H	Number of cases under the laws listed in Step 2g per year in which an authority in the third countries is estimated to attempt to obtain relevant data through legal recourse during the period under consideration.	100% 1.00 Cases remaining: 0.00
I	Share of such cases in which the request occurs in connection with use that can be taken to persuade the authority to obtain the data from a provider	100% 1.00
O	Probability that in the remaining such cases it will be possible for the company to successfully cause the authority (by legal means or otherwise) to give up its request for the data in plain text.	0% 1.00
O	Probability that in the remaining cases the requested data will be provided in one way or another (e.g., with consent or through legal or administrative assistance).	1% 0.99
O	Probability that in the remaining cases the authority will consider the data to be sensitive to be compartmentalized and will look for another way to obtain it.	50% 0.50 0.50
Number of cases per year in which the question of lawful access by a foreign authority arises		0.50
Number of cases in the period under consideration		0.99

Based on E13, which is a calculation of CIP/DPA. DPA is calculated as $1 \times 100^{0.99}$.
Based on E17(2)

Legal basis considered for the following assessment: Unknown for Australia, Brazil, Chile, Hong Kong, India, Singapore and Taiwan; EU Adequacy Decision for regional participants in the EU-US Data Privacy Framework

Prerequisite for access		Probability per case	Rationale
H	Probability that the authority is aware of the provider and its subcontractors (paragraphs no. 1-3)	100%	
I	Probability that an employee of the provider or its subcontractors will gain access to the data in plain text as a support case (paragraphs no. 1-3)	0%	0.00%
O	...and is able to search for, find and copy the data requested by the authority (paragraphs no. 1-3)	1%	1.00%
O	Probability that the provider or its subcontractors will gain access to the data in plain text as a support case (paragraphs no. 1-3)	100%	100%
O	Probability that despite the technical countermeasures taken, employees of the provider, or its subcontractors or of the parent company (including the parent company) are able to gain access to the system (irrespective of whether they are allowed to do so) ...and are then able to search for, find and copy the data requested by the authority (paragraphs no. 1-3)	10%	1.00%
O	Probability that despite the technical countermeasures taken, employees of the provider, or its subcontractors or of the parent company (including the parent company) are able to gain access to the system (irrespective of whether they are allowed to do so) ...and are then able to search for, find and copy the data requested by the authority (paragraphs no. 1-3)	100%	100%
O	Probability that the data were to be handed over to the foreign authority, this would lead to the original situation of the provider or its subcontractors, the production of which would be possible and realistic, and in circumstances, the data would have to be produced or is not produced (paragraphs no. 1-3)	20%	70%
O	Probability that the government organisation not wishing to relinquish the relevant data in one or several ways (see row 10) from the provider's access (no. 1-3)	100%	100%

Result of successful lawful access by a foreign authority through the provider (given the countermeasures): 3.75%
Result of multiplication of E67(5)*E17(2)*E17(3)

Step 4: Probability that a foreign authority will successfully enforce the claim through the provider		Rationale	
Legal basis considered for the following assessment: Unknown for Australia, Brazil, Chile, Hong Kong, India, Singapore and Taiwan; EU Adequacy Decision for regional participants in the EU-US Data Privacy Framework including TSA			
H	Probability that the data at issue is transmitted to the provider or subcontractors in a manner that permits the telecommunications providers in the country to view it in plain text as part of an upstream monitoring of internet backbones	0% 0.00% 0.00%	
O	Probability that the data transmitted will include content picked by selection of an intelligence search terms such as specific requests or orders of electronic communications	0%	0.00%
O	Probability that the provider or its subcontractors or of the parent company (including the parent company) are able to gain access to the system (irrespective of whether they are allowed to do so) ...and are then able to search for, find and copy the data requested by the authority (paragraphs no. 1-3)	1%	1.00%
O	Probability that the data is regarded as content that is the subject of intelligence searches in the country as per the above laws	100%	100%

Step 5: Overall assessment		Rationale	
Probability that the question of lawful access by the cloud provider will arise at all (1 case in the period = 100%)			99.00%
Probability of successful lawful access by the foreign authorities concerned in these cases despite the countermeasures			3.75%
Probability of additional successful lawful access by foreign intelligence services where there is no guarantee of legal recourse (depute)			0.00%
Overall probability of a successful lawful access to data in plain text via the cloud provider in the observation period:			1.15%
Decision in words (based on E15(2)):			Very low
The number of years it takes for a lawful access to occur at least once with a 99 percent probability:			118
The number of years it takes for a lawful access to occur at least once with a 50 percent probability (using the binomial expansion to approximate the binomial distribution):			36

Step 6: Data subject risk

Inferred level of risk		Rationale
H	Existence of elements of a successful lawful access: 1.00% Prerequisite for access: 100%	Very low High
I	Existence of risk	Very low

Step 7: Define the safeguards in place		Rationale
H	Would it be feasible, from practical, technical and economic point of view, for the data exporter to transfer the personal data in question to a recipient in a whitelisted country context?	Yes Data is not transferred to the recipient in a whitelisted country context.
I	In the personal data transferred under one of the exemptions pursuant to applicable data protection law (e.g., Art. 49 GDPR in case No of the GDPR)?	No Other public sector organisations using Google Meet, the transfer of Diagnostic Data is structured not to include.
O	In the personal data at issue transmitted to the target jurisdiction (or context), i.e., there is no appropriate exception in place?	No No Google Workplace option exception can be used to avoid data, but in any case, it is not possible to apply CSE to the Diagnostic Data.
O	In the personal data at issue accessible in the target jurisdiction (or context) by the data importer/recipient or a third party (i.e., the data is either not appropriately encrypted or access to the keys to decrypt is possible)?	Yes Google and its subcontractors do not contractually assess the target jurisdiction, although this would be a matter of every government organisation.
O	In the personal data at issue protected by a transfer mechanism approved by the applicable data protection law (e.g., the EU Standard Contractual Clauses in case of the GDPR, approved BCR, or in the case of an onward transfer - back to back contract - law with the EU SCCs), and can you expect compliance with it, and/or permitted by the target jurisdiction, and/or self-enforced?	Yes The Dutch public sector employer/customer can rely on appropriate transfer mechanisms under Chapter V GDPR.

Based on the answers given above, the transfer is: **permitted**

Final Step Conclusion

In view of the above and the applicable data protection laws, the transfer

is

This Transfer Impact Assessment has been made by:
SARAHANNA, Group Chief and Director and General HR / [PRIVACY OFFICER](#)

Place, Date:

Signed:

By: Government Organisation [X]

Reasons of the label: X(1)

(or if data are exchanged in encrypted)

Data Transfer Impact Assessment (DTIA) on the transfer to third countries of Content Data processed by Google Meet (audio/video conferencing)



This DTIA was made by Privacy Company, and SAM Microsoft, Google and Amazon Web Services, LLC, using and adapting the template provided by David Hoerl, provided under CC license

This tab describes the transfers of Security logfiles, and reports processed by Google's Trust & Safety team to the USA. Google considers these security data a subsection of Service Data. This DTIA distinguishes between 5 categories of Service Data: data about support tickets, Account Data, Diagnostic Data, Security Data and Website Data. Because there are differences in both the impact and the probability of unauthorised access to these data, this DTIA continues to distinguish between 6 categories of personal data. This distinction also makes this DTIA more comparable with other public DTIAs on videoconferencing services.

Step 1: Describe the intended transfer

		COMMENTS GOOGLE
a) Data exporter (or the sender in case of a relevant onward transfer):	Dutch government organisation [X] [Confidential] for the Dutch public sector.	
b) Country of data exporter:		
c) Data importer (or the recipient in case of a relevant onward transfer):	Google LLC in the USA. The Dutch public sector customers rely on appropriate transfer mechanisms under Chapter V GDPR.	
d) Country of data importer:	USA The contracting entity for Dutch public sector customers of Google Workspace is Google Cloud EMEA Limited (see https://cloud.google.com/terms/google-emty), a Google entity based in Dublin, Ireland. Google Cloud EMEA Limited is a wholly owned subsidiary of Google LLC, which in turn is a wholly owned subsidiary of Alphabet Inc.®	
e) Context and purpose of the transfer:	This assessment is based on the exclusive transfer of Security logs and notifications to the Trust & Safety Team in the USA. Based on the adequacy decision for the data protection regime in the USA, organisations do not have to take extra measures to protect the personal data.	
f) Categories of data subjects concerned:	Google Workspace administrators and employee users of Dutch public sector organisations + external participants in Meet conferences (as guest users, or with a Google account).	
g) Categories of personal data transferred:	Security logs may reveal information about malicious attackers, such as their IP addresses and types of devices used. Reports to the Trust & Safety Team, as well as flags of suspected CSAM may include regular, sensitive and special categories of data.	
h) Sensitive and special categories of personal data:	Security logs may be used for criminal investigation, reports and flags may include both sensitive and special categories of data, as well as data about (alleged) criminal offenses.	
i) Technical implementation of the transfer:	Security logs are kept by Google LLC in the USA. The Trust & Safety team works in the USA. Google has confirmed it does not use AI to scan for unknown CSAM material, and has committed to comply with the guidance from the EDPB and future new CSAM legislation in the EU.	
j) Technical and organisational measures in place:	No additional technical and organisational measures are required for the transfer to the USA since the adequacy decision from the European Commission from 10 July 2023. The Dutch public sector has negotiated guarantees from Google with regard to the procedure to be followed if Google were to receive an order from a government authority for these data. The framework contract includes sufficient contractual solutions addressing this topic.	
k) Relevant onward transfer(s) of personal data (if any):	USA	
l) Countries of recipients of relevant onward transfer(s):	USA	

Step 2: Define the DTIA parameters

		Rationale
a) Starting date of the transfer:	[assessment made on 22 October 2024]	
b) Assessment period in years:	2	
c) Ending date of the assessment based on the above:	X+2	
d) Target jurisdiction for which the DTIA is made:	United States (exclusively)	
e) Is importer an Electronic Communications Service Provider as defined in UIC's (SAR) (16):	Yes	
f) Does importer/processor commit to legally resist every request for access:	No	Google explains in its "Government Requests for Cloud Customer Data" whitepaper that it commits to resist to, or limit or modify, any such requests that it reasonably determines to be overbroad, disproportionate, incompatible with applicable law, or otherwise unlawful. See Step 2 on page 7. However, this public does not cover the Service Data. The confidentiality agreement with the Dutch government includes detailed commitments with regard to disclosure. Google has also explained in reply to this DTIA that it exclusively engages voluntarily in a request from a Third Country authority by disclosing only limited USA personal data in emergency situations where it has a good faith belief that disclosure of USA personal data to that Country government authority is necessary to prevent an imminent threat to life or serious physical injury. The Dutch government does not agree that Google is entitled to such voluntary disclosures. Google has assured the Dutch public sector that it has not disclosed any personal data from Dutch public sector customers in the past 2 years for this purpose.
g) Relevant local laws taken into consideration:	For the transfer to the USA, the updated relevant US laws are analysed by the European Commission in the Data Privacy Framework decision from 10 June 2023.	Since the adequacy decision for the USA from the European Commission on 10 July 2023, transfers to the USA based on the DPF do not have to be complemented by supplementary measures. The assessment has already been made by the European Commission.

Step 3: Define the safeguards in place

		Rationale
a) Would it be feasible, from a practical, technical and economical point of view, for the data exporter to transfer the personal data in question to a location in a whitelisted country instead?	Yes	Unlike other Applications, Google operates centralised security services and one Trust and Safety team in the USA. Though technically possible, Google has no intention to create specific EU security and trust & safety teams.
b) Is the personal data transferred under one of the exemptions pursuant to applicable data protection law (e.g., Art. 49 GDPR in case of the GDPR)?	No	Other public sector organisations use Google Meet the transfer is a situation, not incidental.
c) Is the personal data at issue transmitted to the target jurisdiction in clear text (i.e. there is no appropriate encryption in-transit)?	No	No, Google by default applies encryption both in-transit and to stored data, but with its own keys.
d) Is the personal data at issue accessible in the target jurisdiction in clear text by the data importer/recipient or a third party (i.e. the data is either not appropriately encrypted or access to the keys to decrypt is possible)?	Yes	Yes, authorised Google employees in the USA can technically access the security logs and data for the trust & safety team.
e) Is the personal data at issue protected by a transfer mechanism approved by the applicable data protection law (e.g., the EU Standard Contractual Clauses in case of the GDPR, approved B2C, or in the case of an onward transfer - a back-to-back contract in line with the EU SCCs), and can you expect compliance with it, insofar as permitted by the target jurisdiction, and judicial enforcement (where applicable)?	Yes	The Dutch public sector Enterprise customers can rely on appropriate transfer mechanisms under Chapter V GDPR.

Based on the answers given above, the transfer is:

Permitted

Final Step: Conclusion

In view of the above and the applicable data protection laws, the transfer is:	permitted	Reassess at the latest by: X+2 (or if there are any changes in circumstances)
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This Transfer Impact Assessment has been made by:
SAM Microsoft, Google Cloud and Amazon Web Services EMEA / PRIVACY COMPANY

Place, Date,
Signed:

By: Government organisation [X]

Final Step: Conclusion

In view of the above and the applicable data protection laws, the transfer is

permitted

Reasons of the latest by: X12

(or if there are any changes in circumstances)

This Transfer Impact Assessment has been made by:
S&B Group Ltd, Group Chief Information Officer / AGENCY COMPANY

Place, Date:
Signed:

By: Government organisation [X]