

Clarity Data Processing Addendum (DPA) - Template

Last updated: March 17, 2026. This template is provided for business customers of Clarity and is intended to be completed and signed by both parties.

1. Parties and Scope

This DPA forms part of the Terms of Service between Clarity (Processor) and the Customer (Controller) for the processing of personal data in connection with the Service.

2. Roles

- Customer acts as Controller for personal data submitted to the Service.
- Clarity acts as Processor and processes personal data only on documented instructions from Customer, unless required by law.

3. Subject Matter and Duration

Subject matter: provision of AI-assisted text services, account management, billing integration, anti-abuse and security operations.

Duration: for as long as Clarity provides the Service to Customer and until data is deleted or returned according to Section 9.

4. Nature and Purpose of Processing

- Authenticating users and securing sessions.
- Processing submitted text to generate requested output.
- Maintaining service reliability, logging, and abuse prevention.
- Managing subscription and billing metadata.

5. Categories of Data and Data Subjects

- Data subjects: Customer users and end users whose text is processed by Customer.
- Data categories: account identifiers, submitted text, diagnostics, technical metadata, billing references.

6. Processor Obligations

- Process personal data only on documented instructions.
- Ensure personnel confidentiality obligations.
- Implement appropriate technical and organizational security measures.
- Assist Customer with data-subject requests where applicable.
- Notify Customer of personal data breach without undue delay where required by law.

7. Subprocessors

Customer authorizes Clarity to use subprocessors for infrastructure, analytics, payment, and AI model processing as listed in Clarity legal documentation. Clarity remains responsible for subprocessors as required by law.

8. International Transfers

Where personal data is transferred internationally, Clarity will rely on legally valid transfer mechanisms required by applicable data protection laws.

9. Return and Deletion

Upon termination of the Service, Clarity will delete or return personal data to Customer, unless retention is

required by law (for example tax, fraud-prevention, or security obligations).

10. Audits and Information

Clarity will provide reasonable information necessary to demonstrate compliance with this DPA, subject to confidentiality and security limits.

11. Liability

Liability under this DPA is subject to the limitations in the Terms of Service, except where prohibited by applicable law.

12. Contact

DPA requests and signed copies: radion.ziga@gmail.com

Project: Clarity (clarityext.com)

Signature Blocks

Customer Legal Name: _____

Authorized Signatory: _____

Title: _____ Date: _____

Clarity Authorized Signatory: _____

Title: _____ Date: _____