

Privacy Policy for Research Participants

1.1 Identity and contact details of the data controller

Alterline processes personal data on some occasions as the data controller and on other occasions as the data processor. The introduction to the specific research task that you are taking part in will always identify whether Alterline is the data controller or the data processor of your personal data. If Alterline is the data processor, it will identify the identity and contact details of the data controller.

Alterline's identity and contact details

Name: Alterline Research Limited

Company registration number: 7426250

Manchester address: International House, 61 Mosley Street, Manchester, M2 3HZ

Telephone number: 0161 503 5760

Managing Director: Nick Carley

Managing Director email address: nick.carley@alterline.co.uk

Data protection lead: Zara Lawson (Maternity Cover)

Data protection lead email address: Zara.Lawson@alterline.co.uk

NB: The data protection lead is not a data protection officer.

1.2 Purpose of the data processing and the lawful basis for the processing

Processing purpose

Alterline processes personal data for the purpose of conducting independent market and social research.

This is most often on behalf of another/other organisation(s), when they have a need for their research to be conducted independently. However, on occasion Alterline also conducts its own research.

Conducting research independently reduces the risk of the results of the research being affected by a bias that does not allow respondents to be honest and open. Alterline may also conduct research on behalf of another organisation because we have specific research expertise or resource that the other organisation may not hold to conduct the research sufficiently.

Lawful basis for the processing

Consent: Where personal data is collected by Alterline for research purposes, it is always collected and processed with informed consent as the lawful basis for processing. Informed consent is always transparent, ensuring the data subject is fully informed before they take part in the research about what, how and where their data will be used before they begin to give their data. This information is always available in the introduction to the research task before you take part. Informed consent is always collected by way of an affirmative action such as selecting 'next' to continue with a survey, a recorded verbal agreement when taking part in an in-depth interview, or an agreement in writing indicating that you would like to proceed with the research. Data is not processed in any way that is incompatible with the information given when the data subject gave their informed consent. Where we ask data subjects for sensitive data – defined by the GDPR as: race, ethnic origin, politics, religion, trade union membership, genetics, biometrics (where used for ID purposes), health, sex life or sexual orientation – Alterline's condition for processing such special category data is the data subject giving explicit informed consent to the processing of this personal data for one or more specified purposes. Alterline collects this type of data only where necessary. Alterline informs data subjects why we are asking for their sensitive data and what it will be used for; data is not processed in any way that is inconsistent with the information which was given when data subjects gave their explicit informed consent. Data subjects are also given the option to tick 'prefer not to say' to any questions that ask for sensitive data.

Legitimate interest: Where personal data has been shared with Alterline by a data controller for research purposes, and Alterline is acting as the data processor, we process that data under the lawful basis of 'legitimate interest'. It is within Alterline's legitimate interest to receive personal data from our clients to invite data subjects to take part in independent research on behalf of our clients, as this is Alterline's core business and purpose. If research is not conducted independently, results of the research could be affected by a bias that does not allow respondents to be honest and open. The data controller must identify its own lawful basis for sharing the personal data with Alterline and ensure a data processing agreement is in place for Alterline to process that data. This lawful basis is always given in the introduction to the research task that you take part in. Where a data controller shares personal data with Alterline, we will process only personal data that has been shared securely and lawfully according to the GDPR. If Alterline collects further data linked to the shared personal data, we always do so under the lawful basis of informed consent.

1.3 Categories of personal data

Through our research, Alterline may collect the following types of personal data:

Name
Email address
Telephone number
ID/Membership number
Postcode
Demographics

This personal data may be linked to your responses to our research questions, which may include but are not limited to: experiences, perceptions, behaviours and attitudes. However, your responses will not be linked to your personal data when reported unless we get specific consent from you to do this. Your responses may be linked to your demographic details when reported, but we will take our best action to ensure that these demographics do not make you identifiable.

1.4 Who will personal data be shared with?

Information that you provide will not be associated with your name, identity or contact details when reported, unless stated and informed consent is obtained. Anonymised information and raw data may be shared with the organisation that the research is being conducted on behalf of (please see the introduction to the research task which you are completing), including demographic information if you provide it, and/or used in research reports that may or may not be available to the public. If you give open-ended responses, quotes from these responses may be used alongside broad demographic information in reports and raw data sets.

Alterline may share your data with a GDPR-compliant third-party data processor for research purposes, though only for the purposes of this research. Before sharing personal data with a third party, Alterline completes the relevant checks to ensure that the third party complies with the GDPR. Alterline also identifies a lawful basis for transferring that data. If physically sharing data, before sharing the data, Alterline and the third-party sign Alterline's data processing agreement. If the data is technically being shared as a by-product of using a certain piece of software, Alterline conducts due diligence to ensure that the software complies with the GDPR and also that data will be stored securely within the software.

If you disclose any information during the research that leads Alterline to believe that you are at risk of harm to yourself or others, we have a safeguarding obligation to report this to the appropriate authority.

Details of third-party software providers that we may store your personal data on or using include:

QuestionPro

Processing for research purposes

Alterline uses QuestionPro to conduct its online web surveys in which personal data may be used or collected.

QuestionPro is an independently audited ISO 27001:2013 certified company. ISO 27001, is the internationally recognised gold standard for information security systems. This means that data stored in QuestionPro is protected strictly and rigorously. Every necessary step is taken to assess, minimize, and eliminate risks and vulnerabilities.

The security package comprises:

- ISO 27001:2013
- SSL, TLS, SSH, and SCP encryption
- EU based data servers
- IP tables/Linux firewall
- Continuous data back ups
- Uninterruptible power supply (UPS)
- Data encrypted at rest
- Annual type II SSAE 16 audits
- Optional questionnaire login ID/password
- Enforced password policy for survey management

Our survey data is hosted on QuestionPro's data server based in the EU (Netherlands). Therefore, Alterline survey data is not transferred outside of the UK or the EEA when using QuestionPro. QuestionPro acts as a data processor and Alterline remains the data controller. It processes Alterline's data only in accordance with Alterline's instructions and permissions. As a data processor, it also agrees to take appropriate technical and organisational measures against unauthorised or unlawful processing of the personal data or its accidental loss, destruction or damage.

QuestionPro deletes any data from their primary server immediately after Alterline delete it from QuestionPro. The data will be present on QuestionPro's backup systems for seven days following this, after which it will be permanently deleted from all of their systems.

If you would like to read more about QuestionPro's security, please go to the following link:

<https://www.questionpro.com/security/index.html>

Focus Group It

Focus Group It is an online community/focus group platform that Alterline sometimes uses to host online discussions and research tasks. Alterline has completed due diligence checks on the GDPR compliance of Focus Group It. Focus Group It enters into a contract including a 'Standard Contractual Clause' with Alterline to enable the transfer and safeguarding of personal data. Respondents also create their own accounts on this platform and are doing so with informed consent.

To find out more about Focus Group It's security and privacy, please click the following links:

https://www.focusgroupit.com/privacy_policy

OneDrive

Alterline uses OneDrive for Business to:

- Store and share (between employees) anonymised and/or pseudonymised data for research purposes
- Store and share (between employees) personal data for research purposes which is encrypted using Microsoft Office password protection
- Store and share (between employees) personal business to business data for marketing purposes which is encrypted using Microsoft Office password protection
- Store and share (between employees) other files which do not contain personal data.

Data centres within the EU

OneDrive for Business data centres are located within the EEA for companies whose billing address is in the UK. Therefore, data and files which Alterline store on OneDrive are not transferred outside of the EEA.

For more information click on the following link:

<https://learn.microsoft.com/en-us/microsoft-365/enterprise/eu-data-storage-locations?view=o365-worldwide>

Encryption of data in transit

In OneDrive for Business and SharePoint Online, there are two scenarios in which data enters and exits the data centers.

- Client communication with the server: Communication to OneDrive for Business across the Internet uses SSL/TLS connections. All SSL connections are established using 2048-bit keys.
- Data movement between data centers: The primary reason to move data between datacenters is for geo-replication to enable disaster recovery. For instance, SQL Server transaction logs and blob storage deltas travel along this pipe. While this data is already transmitted by using a private network, it is further protected with best-in-class encryption.

For more information click on the following link:

<https://learn.microsoft.com/en-us/microsoft-365/compliance/data-encryption-in-odb-and-spo?view=o365-worldwide>

Encryption of data at rest

Encryption at rest includes two components: BitLocker disk-level encryption and per-file encryption of customer content. While BitLocker encrypts all data on a disk, per-file encryption goes even further by including a unique encryption key for each file. Further, every update to every file is encrypted using its own encryption key. The keys to the encrypted content are stored in a physically separate location from the content. Every step of this encryption uses Advanced Encryption Standard (AES) with 256-bit keys and is Federal Information Processing Standard (FIPS) 140-2 compliant. The encrypted content is distributed across a number of containers throughout the datacenter, and each container has unique credentials. These credentials are stored in a separate physical location from either the content or the content keys. For more information click on the following link:

<https://learn.microsoft.com/en-us/microsoft-365/compliance/data-encryption-in-odb-and-spo?view=o365-worldwide>

For more information about how OneDrive safeguard data in the cloud in general, please click the following link:

<https://learn.microsoft.com/en-us/sharepoint/safeguarding-your-data>

While the measures that OneDrive takes offer good security which allows for the storage of personal data, we take an extra step to ensure that we safeguard the personal data that we process.

Personal data which is stored on OneDrive is encrypted using Microsoft Office in built file password protection options.

1.5 Transfer of personal data to another country

Alterline will only transfer personal data outside of the UK under one or more of the following conditions:

a) It is being transferred to a country which is inside the European Economic Area (EEA)

b) It is being transferred to a country for which an 'adequacy decision' has been made

c) Alterline and the receiver have entered into a contract which includes standard data protection clauses adopted by the Commission called a 'Standard Contractual Clause'.

If at least one of the above conditions is not met, Alterline will not transfer personally identifiable data outside of the UK.

Alterline is able to receive personal data from countries inside the EEA following an agreement by the European Union to adopt 'data adequacy' decisions for the UK.

1.6 Retention period or criteria used to determine the retention period

Alterline does not keep personal data longer than is necessary and anonymises data where possible, securely deleting personal data associated with it at the earliest possible point. As a minimum, Alterline reviews whether it is necessary to keep personal data one year after data is collected and deletes any personal data which it is not necessary to keep.

1.7 The existence of each of data subject's rights

The right to be informed

The processing of personal data for research purposes by Alterline is transparent. Where we are collecting personal data from data subjects, they are always informed of or have access to the following information in order to make sure they are provided with their individual rights and are fully informed about the data which Alterline is or will be processing about them. Personal data is not processed in any way that is incompatible with that about which they have been informed and given their consent, without further consent.

Before taking part in research, data subjects are informed:

- Who Alterline is, and the contact details of an Alterline researcher related to the research being conducted;
- What Alterline is asking them to take part in and give Alterline their data for; who the data is being collected for; why we are collecting the data; what the data will be used for; and the lawful basis for processing their personal data;
- If Alterline is contacting people as a third-party data processor whose data has been shared with Alterline, we inform the data subject which organisation has shared their data with Alterline, along with their contact details. In this case we inform them why their data has been shared and what we are using it for;
- That Alterline complies with the GDPR, and a link to Alterline's full GDPR and privacy policy is provided;
- Alterline does not keep personal data for longer than is necessary for the purposes for which it is being collected. As a minimum, Alterline reviews whether it is necessary to keep personal data one year after data is collected, and deletes any personal data which it is not necessary to keep. It is necessary to keep research data for at least a year as an Alterline client may reasonably expect to be able to use that data within that time, unless otherwise specified by the data controller;
- If the data subject's personal data may be shared with a third-party data processor, data subjects will be informed;
- That they have a right to lodge a complaint with the data controller (an Alterline researcher if Alterline is the data controller, or Alterline's client if Alterline is the data processor – contact details are provided) and, if they are still not satisfied, with the Information Commissioner, should they wish, using the Information Commissioner helpline: 0303 123 1113.

In situations when we are conducting research with anyone under the age of 16, we always obtain parents' or guardians' consent.

The information that we supply about the processing of personal data is concise, transparent, intelligible and easily accessible; it is written in clear and plain language.

The right of access

For data of which Alterline is the data controller, data subjects have a right to request access to any information that Alterline holds about them if it is linked to their personal data in any way. If Alterline receives a subject access request, it is Alterline's policy to record the request, respond within two weeks and provide the data to the individual within one month, to comply with the GDPR standards. However, Alterline strives to respond to requests and provide information as soon as possible, which tends to be sooner than the GDPR standard. The identity of the individual is confirmed before personal data is shared, by asking data subjects to confirm at least two pieces of personal information that we hold (or one if only one piece is held). If data that is held is no longer personally identifiable in any way, then subject access requests may be denied. If data subjects request access to data of which Alterline is the data processor, we will inform the data controller and they will deal with the subject access request. Alterline will share relevant personal data that we hold with the data controller to comply with the request.

The right to rectification

For personal data of which Alterline is the data controller, data subjects have a right for their data to be rectified if they believe it is inaccurate or incomplete. If Alterline receives a request to rectify personal data from an individual who we hold data about, it is Alterline's policy to record the request, respond to that request within two weeks and make the rectification within one month, to comply with the GDPR standards. However, Alterline strives to respond to rectification requests as soon as possible, which tends to be sooner than the GDPR standard. The identity of the individual is confirmed before personal data is rectified, by asking data subjects to confirm at least two pieces of personal information that we hold (or one if only one piece is held). If data that is held is no longer personally identifiable in any way, then rectification requests may be denied. If data subjects request rectification to data of which Alterline is the data processor, we will inform the data controller and it will deal with the request. Alterline will rectify data at the request of the data controller.

The right to erasure, the right to object and the right to restrict processing

For personal data of which Alterline is the data controller, data subjects have a right to object to the processing of their personal data and/or withdraw their consent to their data being processed at any point. This can include asking Alterline to erase any personal data that we hold, restrict processing of that personal data, or object to a type of processing that Alterline is completing where the data has been collected with consent or legitimate interest as the lawful basis for processing. There are only certain conditions where an organisation is obliged to erase personal data at the request of data subjects. However, as Alterline only processes personal data with consent or legitimate interest as the lawful basis and the data subject's request for erasure is more important than Alterline's legitimate interest to conduct research, Alterline will always comply with the erasure request where we are the data controller. Data subjects are given details of how to withdraw their consent and or request any of the above. If a request for erasure, an objection or a request to restrict processing is received by Alterline, it is Alterline's policy to record the request, respond to that request within one week where necessary (responses will not be made to straightforward unsubscribe requests) and ensure the request is dealt with within two weeks. Alterline strives to respond to these requests as soon as possible. If Alterline have made personal data which is requested to be erased, publicly available, we will erase this where possible. Alterline will also ask any third party who the personal data has been shared with to erase the requested personal data. If data that is held is no longer personally identifiable in any way, then requests may be denied. If a request for erasure is made, this also involves erasing data from our suppression lists which does mean that subjects are at risk of being contacted in the future if their data is received by Alterline at a later date by other means. If data subjects object or withdraw their consent to Alterline processing data of which we are the data processor, we will cease communication with the data subject and inform the data controller. We will then act upon the request at the instruction of the data controller.

1.8 The right to lodge a complaint with a supervisory authority

You have a right to lodge a complaint with the data controller (an Alterline researcher if Alterline is the data controller, or Alterline's client if Alterline is the data processor – contact details are provided in the introduction to

the research task that you are completing) and, if you are still not satisfied, with the Information Commissioner should you wish, using the Information Commissioner helpline: 0303 123 1113.

1.9 The source of the personal data

If Alterline has received your personal data from a third party (the data controller) and is acting as a data processor, the introduction to the research task which you are taking part in will always state where we have received your personal data from and the contact details for them.