

Service Level Agreement (SLA)

EmploymentCheck Digital ID Checks
Software as a Service (SaaS)
By
Cantium Business Solutions



Agreement Overview

This Agreement represents a Service Level Agreement ("SLA" or "Agreement") between Cantium Business Solutions Limited and Customer for the provisioning of the EmploymentCheck Disclosure Checks Software as a Service (SaaS) solution throughout the duration of the contract.

This Agreement will continue unless revised by Cantium Business Solutions to ensure compliance with legal and commercial developments throughout the duration of the contract.

This Agreement outlines the parameters of all services covered, as understood by all parties and are accepted in accordance with Cantium Business Solutions General Terms of Sale (which can be found at www.cantium.solutions and Cantium Privacy Notice).

Together with the Order and the General Terms of Sale this document provides a binding agreement between both parties.

If it is found that there is an inconsistency between this Agreement and the General Terms of Sale, then detail as defined within this document will take precedence.

Goals & Objectives

The purpose of this Agreement is to ensure that all elements and commitments are in place to provide a consistent service, support and delivery to the Customer by Cantium Business Solutions.



The objectives of this Agreement are to:

- Define the service / product that the Customer is purchasing
- Provide clear reference to service ownership, accountability, roles and/or responsibilities.
- Present a clear, concise and measurable description of service provision to the Customer.

Stakeholders

The following Service Provider and Customer will be used as the basis of the Agreement and represent the primary stakeholders associated with this Agreement:

Service Provider: Cantium Business Solutions

Customer: Customer (the Customer)

Cantium Business Solutions reserve the right to support this contract through third party sources where appropriate. System operators employed by Cantium Business Solutions may be changed by from time to time at their discretion. This is to promote Cantium Business Solution's goal to provide customers with value for money services.

Periodic Review

This Agreement is valid for the term of the contract as outlined in the Order Form and is valid until further notice. This Agreement may be reviewed at a



minimum once per financial year; however, in lieu of a review during any period specified, the current Agreement will remain in effect.

Contents of this Agreement may be amended by Cantium Business Solutions as required and communicated to all affected parties through publishing on our website.

Service Agreement

The following detailed service parameters are the responsibility of the Service Provider in the ongoing support of this Agreement.

Service to Be Provided

The following Services are covered by this Agreement:

Use of the EmploymentCheck integration with a partnered, certified third-party IDSP - Yoti to enable Digital ID checks to be undertaken for the purpose of ID Verifying Applicants requiring DBS Standard, Enhanced or Basic applications.

The Yoti integration provides two routes for conducting Digital ID checks through the EmploymentCheck system: via an embedded web solution and via a smartphone app method. Both methods are covered by this SLA as standard.

For DBS Standard and DBS Enhanced applications, the Level of Confidence requested to be obtained through Yoti will be HIGH.



For DBS Basic applications, the Level of Confidence requested to be obtained through Yoti will be AT LEAST MEDIUM.

Customer Responsibilities

Customer responsibilities and/or requirements in support of this Agreement include:

- Create DBS Standard, Enhanced and Basic applications and select whether a Digital ID check completed through Yoti is required for the application.
- Ensure maintained adherence to the DBS Code of Practice and/or Basic Check Processing Standard at all times including whilst using the Digital ID check integration with Yoti.
- To maintain complete confidentiality at all times and adhere to the Data Protection Act 2018, as amended.
- Understand the role of the relying party and comply with all requirements relating to the use of Digital ID checks for carrying our DBS Standard, Enhanced and Basic applications: <u>Digital ID Guidelines</u>

Service Provider Responsibilities

Service Provider responsibilities and/or requirements in support of this Agreement include:



- To provide an online DBS solution that is accredited by the DBS to conduct Digital ID checks via a certified Digital Identity Service Provider (IDSP) - Yoti.
- Enable secure administrative access to the EmploymentCheck system allowing the management of DBS checks being undertaken via the Digital ID route.
- Secure hosting for the EmploymentCheck system via an ISO27001 accredited hosting organisation.
- Provide technical support where calls will be logged and dealt with as per the Service Performance section below.
- Maintain an ongoing relationship with Yoti to ensure the continued provision of Yoti services.
- Raise support queries with Yoti directly where required.
- To adhere to the DBS Code of Practice at all times.
- To maintain complete confidentiality at all times and adhere to the Data Protection Act 2018, as amended.
- Account Management support to deal with any aspects of the agreement.

Service Assumptions

Assumptions related to in-scope services and/or components include:

- Functionality enhancements will be communicated and documented to all stakeholders.
- Ongoing support will be provided by Yoti and Yoti themselves will be responsible for maintaining their own infrastructure and certifications.
- Notices will be provided on planned maintenance.
- Standard reporting available which will cover Digital ID checks.



• Bespoke reports and system developments available at an additional cost.

Data Protection

Please refer to Annex A attached for data management rules applicable to this contractual agreement.

Service Performance

Coverage parameters specific to the service(s) covered in this Agreement are as follows:

Service Incidents

Technical support for this service will be provisioned through the Cantium Service Desk. Incidents and Service Requests should be logged via:

- Telephone support: 03000 422224
- Email support: ictservicedesk@cantium.solutions*

The technical support service is provided between 8:30 A.M. to 5:30 P.M. Monday - Friday excluding Public Holidays & Christmas concessionary day.

* Emails received outside of office hours will be collected, however, no action can be guaranteed until the next working day.

For service incidents (service unavailability or service degradation) the following target response and target resolution times will apply:



Priority	Target Response	Target Resolution	Definition
P1	2 working hours	10 working hours	Full Service Unavailability
P2	5 working hours	20 working hours	Major Functionality Unavailability
P3	10 working hours	10 working days	Minor Functionality Unavailability

Please note that P1 and P2 incidents must be reported via telephone in order for us to meet the SLA timelines. Reporting these via e-mail may result in a delay. P3 incidents can be reported either via telephone or via e-mail.

For service incidents relating to infrastructure managed by Yoti (service unavailability or service degradation) the following target response and target resolution times will apply, these resolution times relate to infrastructure supported directly by Yoti.

Support requests raised to Yoti will be handled in line with the Yoti SLA below:

Issue Severity	Response Time (24/7)	Resolution Time (24/7)
Priority 1:	30 minutes	2 hours
Yoti Service complete outage		
Loss or corruption of Attribute data		
Priority 2:	30 minutes	4 hours
Significant impairment to the Yoti Service functionality		



Priority 3:	1 hour	8 hours
Yoti Service is operational but with materially reduced functionality.		
Degradation to service performance		
Impairment to service functionality		
Priority 4 Minor degradation to service performance	Two working days	Up to five working days

Service Feedback

Cantium Business Solutions endeavours to make its service the best that it can always be.

We therefore encourage and appreciate all feedback you may wish to present us with, both positive and negative.

Where possible, would aim to rectify any problems you incur to a level that meets both our high expectations, although we do recognise that on occasion may not be possible. Please be assured that your feedback will be taken seriously. Often, we will be able to resolve problems face to face or by telephone. If you feel that this is not possible then you can put your feedback in writing by e-mail to our Account Management Team at

accountmanagement@cantium.solutions

Please cover the following points:



- Your reason for feedback.
- An overview of the feedback and its handling to date.
- Your view on what should happen next.
- The names of any staff involved

When your feedback is received, we will endeavour to:

- Rectify any problems caused.
- Respond to your correspondence within five working days

Where we are unable to meet the proposed twenty-day deadline, if for example further investigation is required, we will contact you to inform you of progress of your complaint and agree a completion date with you.

In all instances your feedback will be investigated by a senior member of staff and that person will contact you. We will also ensure that if required additional training and development will be provided to our staff and that lessons are learned from what has happened, to prevent it happening again.

Additional Services

Cantium Business Solutions offer a complete suite of business management tools. These solutions are based around improving your cost effectiveness and efficiencies within the ICT Sector.

For further details on the services we provide, please visit our website:

www.cantium.solutions



Use of the Digital Identity functionality on EmploymentCheck utilises an integration with a third-party Digital Identity Service Provider (IDSP) - Yoti. Use of the functionality ensures compliance with Yoti's terms and conditions which can be found below:

https://www.Yoti.com/privacy/

https://www.Yoti.com/privacy/identity-verification-ukdiatf/

Schedule of Processing, Personal Data and Data Subjects (Annex A)

The contact details of the Controller's Data Protection Officer (or representative) are on the Customer Order Form.

The contact details of the Processor's Data Protection Officer (or representative) are:

Email: DPO@csltd.org.uk

Post: Data Protection Officer, Cantium Business Solutions, 1 Abbey Wood

Road, Kings Hill, West Malling, England, ME19 4YT

The Processor shall comply with any further written instructions with respect to processing by the Controller.

Any such further instructions shall be incorporated into this Schedule.



Description	Details
Identity of the	The Parties acknowledge that for the purposes of the Data
Controller and	Protection Legislation, the Customer is the Controller and the
Processor	Contractor and its Sub-Contractors are the Processors as defined in the Contract.
Subject matter of the	The processing is needed in order to ensure that the
processing	Processor can effectively provide the service(s) as outlined in the Contract and Service Level Agreement.
Duration of the	Processing will take place as for the period defined in the
processing	contract.
Nature and purposes of the processing	The purpose of processing is to fulfil Cantium's obligations in delivering the service(s) outlined in the Contract and Service Level Agreement.
	Data will be input by the Customer's administrators and Applicants onto the EmploymentCheck system and via the Yoti integration using the white-labelled Yoti smartphone app or embedded IDV route.
	Data will be transferred from Yoti's system to Cantium's EmploymentCheck system upon completion of the Digital Identity check.
	No personal data will be transferred directly from the
	EmploymentCheck system to the Yoti systems. Instead



personal information will be entered directly into the Yoti system.

Yoti's Identity Verification service allows one time verification of a living person's identity. This verification is conducted under the rules set out in the Department for Culture, Media and Sport's UK digital identity and attributes trust framework (known as the "UKDIAFT").

Cantium Business Solutions Ltd. will provide data processing services including:

- Hosting the EmploymentCheck application
- Application maintenance and development
- Secure user redirection to Yoti's online process
- Purging of personal and sensitive data 6 months after a check has been archived by the Customer's admin users or the systems automated archive function in line with the DBS compliance requirements
- Reporting for the purposes of billing for services provided
- Reporting for the purposes of providing Key
 Performance Indicator reports for the customer
- Transfer of the user session to Yoti's SDK and receipt of data from Yoti which has been used to conduct a Digital Identity check on the Applicant

Yoti Information Collection and Use



Yoti collect information from those using Yoti's Identity Verification service to send clients an assertion of identity so that they can conduct digital DBS, Right to Work or Right to Rent checks on you.

Yoti collect some device information as part of their analytics.

If Yoti suspect your document is fraudulent Yoti may keep it in an internal database to ensure that (a) this document is never accepted by Yoti and (b) is used to improve their antifraud techniques.

If Yoti find a suspected fraudulent document, they may share this with relevant law enforcement and anti-fraud bodies.

Yoti do not process your data: (i) for any marketing purposes; (ii) to create aggregate data sets which can identify you; or (iii) in any way that you have not agreed to or is not explained in this privacy policy.

Yoti Limited will provide data processing services including:

Identity Document date extraction. Yoti extracts data from your identity documents to establish your identity. Yoti extracts your name, date of birth, address (if present), document number, type of document, document expiry date and photo.

Selfie. Yoti captures images of your face to conduct liveness tests to check that you are a real person and not someone trying to impersonate you.



Yoti takes a scan of your face to create a biometric template of your face, which Yoti stores securely. A biometric template is a digital map of your face.

Yoti perform face matches to compare your selfie with the photo on your identity document. When you add a document Yoti compares its photo with the face template to make sure users only upload their own documents.

As Yoti are capturing your biometrics, Yoti will ask you to consent to this. If you do not want to consent then you will not be able to complete the digital identification process and you can speak to the HR vetting company or employer / volunteer organisation you are working with about other routes you can use for verification.

Address. You may assert your address to Yoti, and Yoti may check it against the records held by a Credit Reference Agency. The check will be in the name of Yoti Limited.

Or Yoti may take your address from an identity document that you have submitted to Yoti.

Third Party data sources. Yoti may send your information to trusted third parties, such as Credit Reference Agencies, to look for other information about you that helps Yoti verify your identity.

Information on how Yoti verified your identity. This information creates an audit trail stating how Yoti verified



your identity. It is sent to their client as part of their digital service for or about you.

This information includes your IP address when using Yoti's Identity Verification service.

Feedback and Email. If you send feedback to their Customer Support Yoti will use that information to get in touch with you to resolve your issue or to acknowledge your feedback.

In order to facilitate the maintenance, development and investigation of system issues, identified Cantium technical staff may access data stored within the system database to perform tasks in the interests of the Customer for the purposes of:

Data analysis and report generation.

Insertion and alteration of data to facilitate Customer requests.

Correction of system issues.

Extraction of data to facilitate Customer requests.

Research facilitating improvements and enhancements to the system.

In all cases, only the minimum of data required will be accessed and no data will be altered, inserted, or removed without the express written permission from the Data Controller. All staff accessing the data are trained and vetted in line with Cantium policy.



	Yoti Security and Data Location	
	Yoti keeps the Identity Verification data encrypted in their UK datacentres and occasionally the data could be sent to their security centre in India for further checks. Yoti are audited annually by KPMG against the SOC2 Type 2 Security control standards and Yoti also maintain their ISO 27001 certification.	
	Yoti has the decryption keys for your encrypted data, but Yoti have access controls in place to limit which staff have access to the server. Yoti staff may need access data to troubleshoot problems and manage the server in emergency events.	
	If Yoti decide or are obliged to send or store your personal information in another country, Yoti will update this section to describe the protections Yoti has put in place.	
Type of Personal Data	Personal data relating to applicant users including:	
being Processed	Name	
	Gender	
	• Address	
	Date of birth	
	ID document details	
Categories of Data	These will include:	
Subject	Prospective and current employees (and those undertaking work for, or on behalf of the Customer), service users and clients of the Customer	



Plan for return and destruction of the data once the processing is complete

UNLESS requirement under union or member state law to preserve thattype of data In line with the contract, at the written direction of the Controller, unless a copy is specifically required to be retained by the Processor for audit or compliance purposes in performance of its obligations for up to six (6) years, the Processor will delete or return Personal Data (and any copies ofit) to the Controller on termination of the Contract unless the Processor is required by Law to retain the Personal Data.

Yoti's Data Retention

Yoti delete your data in line with the requesting companies (the company asking you to perform the checks) retention period.

The maximum amount of time that Yoti will have access to your data is 28 days; after which Yoti either:

delete your data completely or.

delete your data in line with the requesting company's privacy notice.

Yoti will hold your data for 28 days following the completion of the Identification Verification session and do not have access to view the data after this time.

Yoti may in some instances keep your data for longer than 28 days where there are legal, regulatory or anti-fraud reasons to keep your data for a longer period of time. Under these circumstances you would not be able to exercise your right to erasure. You can contact us to delete your data by emailing privacy@Yoti.com.



Yoti Deletion Rights

In certain circumstances you are entitled to ask us to delete the personal information Yoti holds about you. Yoti may keep your data for longer than 28 days where there are legal or regulatory reasons to do so.

Yoti Objection Rights

In certain circumstances you are entitled to object to Yoti processing your personal information.

There are unlikely to be any circumstances when this right applies to Yoti Identity Verification service personal information. If you want to contact us about your objection rights, please email: privacy@Yoti.com.

Yoti Restriction Rights

In certain circumstances you are entitled to ask us to restrict Yoti's processing of your personal information.

You can ask us to do this if:

you dispute the accuracy of your personal information; their processing is unlawful but you prefer restriction to deletion;

Yoti no longer need the information but you need it for legal reasons; or



	you have objected to their processing and Yoti are still dealing with this objection. If you want to contact us about your restriction rights, please email: privacy@Yoti.com
Identity of the Controller and Processor	The Parties acknowledge that for the purposes of the Data Protection Legislation, the Customer is the Controller and the Contractor and its Sub-Contractors are the Processors as defined in the Contract.
Subject matter of the processing	The processing is needed in order to ensure that the Processor can effectively provide the service(s) as outlined in the Contract and Service Level Agreement.

Sub-processors authorised

Cantium Business Solutions Ltd. utilise the following Sub-Processor(s):

- ANS Limited Server Hosting and Infrastructure Support
- Yoti Ltd Digital Identity Service Provider
- HR Connect (part of Commercial Services Group) Account Management

Customer information may be shared within the Global Commercial Services Group Ltd under a Data Sharing Agreement. The Agreement reflects the requirements of the UK GDPR and DPA 2018. Where a customer organisation purchases multiple services from within the Group the following information may be shared where this is required to deliver the services: title, name,



email address / contact details, employee number, job title, products/services consumed.

Technical and organisational security measures

The Supplier shall implement and maintain the following technical and organisationalsecurity measures to protect the Protected Data:

In accordance with the Data Protection Laws, taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of the processing of the Protected Data to be carried out under or in connection with the Contract, as well as the risks of varying likelihood and severity for the rights and freedoms of natural persons and the risks that are presented by the processing, especially from accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to the Protected Data transmitted, stored or otherwise processed, the Supplier shall implement appropriate technical and organisational security measures appropriate to the risk, including as appropriate those matters mentioned in Articles 32(1)(a) to 32(1)(d) (inclusive) of the GDPR.