Barracuda ECHO Platform
Data Privacy Overview
Overview
This document describes data privacy measures and data storage policies that are specific to Barracuda’s ECHO Platform service for Managed Service Providers (“ECHO Platform”).

Barracuda is dedicated to protecting our customers’ privacy and helping them protect the privacy of their users and customers. Our products help customers comply with global, regional, and national privacy regulations, including technical requirements of the General Data Protection Regulation (GDPR).

The ECHO Platform is a purpose-built platform enabling MSPs to accelerate their growth in data protection and information security managed services. This cloud-based console minimizes operational complexity for MSPs via integrations with PSA and RMM tools, while providing a unified management console to monitor end users’ (SMBs) backup and security solutions.

Data Inventory, Data Protection Impact Assessment (DPIA), and Data Mapping
Barracuda has conducted and maintains a data inventory and data mapping of the collection, transfer, and storage of Personal Information for the ECHO Platform. Further, the required Data Protection Impact Assessment (DPIA) for applicable controls has been completed and safeguards are in place to mitigate potential risks.

Customer Consent
Barracuda’s Data Processing Addendum sets forth each party’s rights and obligations with regard to the processing of personal data. Barracuda’s Data Processing Addendum for data controllers can be executed on our Trust Center within the Self Service Center at the following address: https://www.barracuda.com/company/legal/trust-center

Cross-Border Data Transfer
Barracuda complies with the EU – US cross-border data transfer mechanisms approved by the European Commission regarding the collection, use, and retention of Personal Information transferred from the European Union to the United States. Any transfer of customer data outside the European Union will be done in compliance with the GDPR and applicable local privacy laws. Barracuda’s Standard Contractual Clauses are located within our DPA at the following address: https://www.barracuda.com/company/legal/trust-center

Employee Training
Upon hire and annually thereafter, Barracuda employees who have access to customer data undergo security and data privacy awareness training to ensure their continued knowledge of obligations and responsibilities to comply with data protection requirements.
Retention and Right to Be Forgotten (RTBF)
At the expiration or termination of your service with Barracuda, Barracuda generally stores customer data for 30 days post termination to allow additional time for you to manually export your data or renew your subscription. After this 30-day retention period, Barracuda will fully disable the account and commence deletion of all customer data at its discretion, including any cached or backup copies.

If you wish to send a Right to Be Forgotten (RTBF) request, please send an email to legal@barracuda.com and Barracuda will provide timely updates through the process of data deletion.

Data Transmission and Storage
Data in transit is simultaneously AES 256-bit encrypted and TLS encryption is used to transfer data to the Barracuda cloud. Customer data remains encrypted in state of rest via AES 256-bit encryption.

Access Control
The Backup Agent is installed on the customer’s servers by the MSP, or, with the customer’s consent, by Barracuda. Explicit authentication is required to install the Backup Agent and access to the Agent and respective data is predicated on access to that machine.

Data Location
Barracuda maintains a global network of datacenters and annually verifies that each one meets defined security and privacy requirements. The cloud infrastructure for Barracuda’s ECHO Platform is deployed in the Americas and EMEA regions via private and public cloud (Azure) data centers. Any transfer of customer data outside the regions will be done in compliance with the GDPR and applicable local privacy laws.