At CD PROJEKT, we pay special attention to the security of the information we share. For this reason, we recommend that the external entities we work with meet certain security requirements.

We have specified three levels of security requirements depending on the criticality of the data we entrust.

For each level of data vulnerability, our contractors should meet specific security requirements in the areas of procedures, physical security, incident response, continuity of operations, data security, infrastructure security, access and identity management.

**Security requirements for the CDPR’s low level of data vulnerability**

1. **Procedures**
   1.1. All of the contractor’s employees, as well as in justifiable cases – the contractor’s business partners, should undergo security awareness training and be regularly informed of the organisational principles and procedures, depending on their specific function.
   1.2. Prior to initiating collaboration with an external entity which involves granting access to any CDPR data thereto, the contractor should make sure that the relevant entity has obtained clearance from CDPR to access CDPR data.

2. **Physical security**
   2.1. The contractor should deploy physical security systems (e.g. locks, CCTV cameras, card readers, alarm systems) around areas where CDPR data is processed.
   2.2. All physical resources used to process CDPR data (such as external hard drives and printouts) should be stored at a secure location.
   2.3. Guests entering areas where CDPR data is processed should at all times be accompanied by a representative of the contractor.

3. **Incident response**
   3.1. Any security incident which may potentially involve CDPR data should be immediately reported to security@cdprojektred.com.

4. **Data security**
4.1. The hardware and software used to process CDPR data should receive regular security updates. The contractor should perform ongoing monitoring of the availability of security updates for each component of its hardware and software infrastructure.

4.2. Access to CDPR data must be restricted to persons who have been tasked with processing such data by the contractor.

4.3. Each individual tasked with processing CDPR data should be covered by a valid non-disclosure agreement with the contractor.

4.4. The contractor should have a valid non-disclosure agreement with CDPR.

4.5. The contractor should deploy malware protection measures (detection, prevention, recovery); in particular, the contractor should regularly create backup copies on separate media.

4.6. The contractor should only transfer CDPR data in an encrypted form, or transfer it using encrypted channels (e.g. VPN).

5. **Infrastructure security**

5.1. Remote access to the contractor’s intranet where CDPR data is processed should be limited in scope and restricted to VPN.

6. **Access and identity management**

6.1. IT systems where CDPR data is processed should be secured with individual user logins and passwords.

6.2. Each user should only be able to access the specific CDPR data which they require (resource segmentation and access management based on the need-to-know principle).

6.3. The contractor should grant and modify user access on the fly, depending on existing requirements (recruitment/dismissal/reassignment of employees, or change in the scope of employment).