

Government Request Transparency Report

Everlaw prioritizes maintaining Customer privacy and security, and maintaining the trust of our customers. In order to be transparent about any government requests for Customer Data, we publish periodic reports about requests for data by law enforcement and governmental entities. The latest report is below and covers all such requests from January 1, - December 31, 2025. More information about our policies and practices with respect to Customer Data (including definitions of terms) can be found in the [Everlaw Customer Terms of Service](#), [Privacy Notice](#), and [Customer Data Processing Addendum](#).

Principles:

- Everlaw reviews each request to make sure it satisfies applicable laws. Where appropriate, Everlaw may try to narrow the scope of a request, and in some cases Everlaw may object to producing any information at all.
- If Everlaw receives a request from a government agency, we send an email to the customer (or any other person as required by law) before disclosing information.
- Everlaw will not give notice when legally prohibited, although we will provide notice after a legal prohibition is lifted.
- Everlaw might not give notice if the account has been disabled or hijacked. In addition, Everlaw might not give notice in the case of emergencies, such as threats to life or safety, in which case we will provide notice if we learn that the emergency has passed.
- Everlaw will retain a record of any personal information that it is required to disclose, which will include what information has been disclosed, to whom, on what basis, and when.

Applicable Laws

Everlaw and our IT infrastructure is subject to the laws of the US. In addition, depending upon which of Everlaw's available AWS instances, Customer has

chosen to have its data stored and processed, then that data may also be subject to the laws of that jurisdiction.

Non-personal data

Everlaw adopts the above Principles to prevent foreign governments and law enforcement authorities from accessing or transferring non-personal EU data in ways that infringe EU and national law. Everlaw takes adequate, technical, organizational, and legal measures in respect of materials Customers upload to the Everlaw platform, consistent with those set out in our [Customer Data Processing Addendum](#) to prevent unlawful access by, and transfer of, non-personal data in the EU to international and third-country governments outside the EU.

Requests from US government agencies

In order to issue Everlaw with a request for Customer Data, US authorities must issue a subpoena, obtain a court order, search warrant, or national security request as appropriate.

Requests from government authorities outside the US

Everlaw may receive requests for Customer Data from government authorities outside of the US. When Everlaw receives one of these requests, Everlaw may provide user information in accordance with the above Principles, applicable laws, industry best practices, and Everlaw policies.

Requests for information in emergencies

In order to prevent injury or death, Everlaw may provide information to a government agency. Everlaw considers these requests on a case-by-case basis and in light of applicable laws and our policies.

Requests for information

PERIOD	TYPE OF REQUEST	NUMBER OF REQUESTS	CUSTOMER DATA DISCLOSED
January 1 - December 31, 2025	US Search Warrants	0	0

January 1 - December 31, 2025	US Court Orders	0	0
January 1 - December 31, 2025	US Subpoenas	0	0
January 1 - December 31, 2025	US National Security Requests	0	0
January 1 - December 31, 2025	Non-US Requests	0	0