

EU Data Act Disclosure

1. Product description: Sharp Android TV

2. Name and address of Sharp Consumer Electronics Poland sp. z o.o. manufacturer: Ostaszewo 57B, 87-148 Łysomice, Poland

3. Applicable EU regulation: Regulation (EU) 2023/2854 (EU Data Act)

We, Sharp, as the manufacturer of the specified product, confirm that the information presented in the disclosure table below is accurate and corresponds to the EU regulation mentioned above.

Compliance Legal		Question	Manufacturer Response	
Area	Reference			
	(EU Data			
	Act)*			
Data Type &	3(2)(a-b)	Please describe the type of data	Device Information :Covers	
Format		generated by the connected product (e.g.,	technical specifications and	
		sensor readings, logs, user-entered info).	identifiers including build info,	
			software version, CA module state,	
			system health, and monitoring logs.	
			User Settings and Preferences:	
			Profile settings, Al-driven	
			configurations, and user-specific	
			preferences.	
			Audio-Visual Settings: Customizations related to sound	
			and picture quality. Application and Content Usage:	
			Usage of installed apps, content	
			browsing, and media access	
			patterns.	
			Channel and Input Source Activity:	
			Information about channel tuning,	
			external inputs, and interaction with	
			live or scheduled content.	
			Menu and Search Interaction: User	
			behavior on menus and search	
			activities.	
			Power and Operational States:	
			Status data such as power on/off,	
			low battery warnings, and general	
			device state changes.	
			Remote and Input Usage: Captures	
			how users interact with the TV using	
			remote control, USB ports, and	
			Bluetooth devices.	
			Connectivity and Network"	
		Please specify the format of the data	Data may be stored in various	
		(CSV, JSON, XML, proprietary).	formats including CSV, JSON, XML,	
			or proprietary formats, depending	
			on the application and service.	
		Please estimate the volume of data	Depending on user activity, the	
		generated per day/week/month.	product may generate several	
			megabytes of data per week	

1 1	Is the connected product capable of	Yes	
	generating data continuously and in real	res	
	1-		
Data Ctarage 2(2)	time? (Yes/No, please explain)	I lubrial come data is atomad on the	
Data Storage 3(2)		Hybrid, some data is stored on the	
& Retention	remote server, hybrid)?	device, and some on the server	
	NATIONAL CONTRACTOR OF THE PROPERTY OF THE PRO	D ();	
	What is the intended data retention	Retention periods vary depending	
	period?	on the type of data. Personal	
		information or user-generated	
		content may be manually deleted by	
		the user request.	
	If the retention period is assumed rather	Retention policies are in line with	
	than fixed, please explain the basis for	Article 5(1)(e) GDPR (data	
	this assumption.	minimization and storage limitation)	
	· ·	,	
Data 3(2)(d)	, 4(1) Who is the holder of the generated data	Determined by User Data Policy	
Ownership &	(organisation, entity, or third party)?		
Access			
	Does any entity other than the above-	No	
	mentioned one control access to the		
	data?		
	Does Sharp Consumer Electronics	No	
	Poland Sp. z o. o. have access to the		
	data generated?		
	How the user may access, retrieve or	End users may manage their data	
	erase the generated data?	by submitting a request via the form	
	crase the generated data:	available on the manufacturer	
		website:	
		https://www.sharpconsumer.com/da	
		ta-access-request/	
	Can the user directly access, retrieve, or	User direct data management	
	erase the data?	mechanisms will be developed	
	crase trie data :	before 2026.09.12, as required by	
		EU Data Act.	
Technical 3(2)	(d) What technical means (API, dashboard,		
	file export tool) are available to access,	User direct data management	
Means of		mechanisms will be developed	
Access	retrieve, or erase the data?	before 2026.09.12, as required by	
	And the page of a real page of the control of the c	EU Data Act.	
	Are these means machine-readable and	User data management	
	interoperable?	mechanisms will be developed	
		before 2026.09.12, as required by	
	And the surb as a first series of the first se	EU Data Act.	
	Are they based on open standards?	User data management	
		mechanisms will be developed	
		before 2026.09.12, as required by	
<u> </u>		EU Data Act.	
Terms of Use 3(2)	: :	Determined by User Data Policy,	
for Access	retrieving, or erasing the data?	published by the link:	
		https://www.sharpconsumer.com/pri	
		vacy-policies/.	
	Are there charges (fees) or conditions?	Free of charge	
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	How frequently are the data access,	This update will be done	
	retrieve, erase mechanisms updated?	automatically, with regular TV SW	
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Quality of 3(2)(d) Service		What service levels (availability, uptime, support) apply when accessing, retrieving, or erasing data?	Service levels are defined by the Service Level Agreement (SLA), Terms of Service, and Privacy Policy	
		How quickly will requests from users be fulfilled?	Related to the details of requests	
		Are there contingency measures if systems are unavailable?	Yes	
Related services	3(1), 3(3), 4(1)	Is the product linked to any additional digital services (e.g., mobile applications, cloud platforms, analytics systems)?	Yes	
		Who is the service provider of related services?	Third-party applications	
		Will related service data be shared with other entities?	No	
		Does the service provider, when pursuing its own purposes for data processing, have a legal basis for processing users' personal data in accordance with the requirements of Articles 6 and 9 of the GDPR? If so, please indicate what those legal bases are.	The third party app regularly receives requests from governments and courtsaround the world to disclose user data,respect for the privacy and security of data you store with underpins ourapproach to complying with these legal requests.	
General	1, 3(1)	Is there a designated person within your organization responsible for ensuring compliance with the obligations introduced by the EU Data Act (Regulation EU 2023/2854)? If yes, please provide contact details.	Sharp official compliance representative authorized person, email address DataAccessRequest@sharpconsu mer.eu	

^{*} Regulation (EU) 2023/2854 of the European Parliament and of the Council of 13 December 2023 on harmonised rules on fair access to and use of data and amending Regulation (EU) 2017/2394 and Directive (EU) 2020/1828 (Data Act)

Supplier Name: Sharp Consumer Electronics

Poland Sp. z o. o.

Authorised representative: Kamil Gorczyca

Position: Certification Specialist

Date: 29.09.2025

Signature:

Sharp Consumer Electronics Poland sp. z o.o.
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