

## Notice of the Privacy Committee

Subject to the provision of the Personal Information Protection Regulation submitted or transferred to foreign countries under the 28 section of the 1919 Personal Information Protection Act.

1923

By virtue of the 16 (4) and (4) in accordance with the 2 Section, the 8 of the 1919 Personal Data Protection Act, the Personal Data Protection Committee has issued the following notice:

Article 1 this Notice states that “the 1919 Data Protection Committee’s Notification on Personal Data Protection Principles submitted or transferred to foreign countries under the provisions of the Privacy 1923 Act”.

Article 2 this notice shall be effective at ninety days from the date of its publication in the Royal Declarations.

Article ൩ In this post

“Service Provider, Class System 01” means the provider of 0 data retention or data retention services to other persons in either temporary or permanent form, with the system available on the Internet, which may be provided in various forms. The provider of the data retention or retention service may be provided in various forms 566.

(Telkorn! As of : Cho 6 Retail 568/46 : Lake) Platform Provider L 63 L 568/46 R): L Software Providers (R0 Gi 2/ Ro 6 Rel 568/46 : Rel) Storage System Providers (L!: L5! Aloe 56 L 568/46 : R) and Data Management System Provider 568/6 O (655 M 0 3!: Pour 5 Or

The provider of the Bashtat Fengkchan L 568/46: D^L) etc.

“Send or transfer personal information” means sending or transferring personal information by the sender of personal information, whether by physical transmission or transfer of information or via computer system or network, to the recipient of personal information, but not to include sending and receiving information in a mediated manner (360217) in the transmission of information.(3!3! Master!) between the computer system or network system, or data collection (OLOT! OLOT 6) in a temporary format, or if no third party has access to such personal data other than the data controller, the data processor, the personal data that is the sender of that personal data, or the personnel, employees, or the data controller or personal data processor is the case of overseas transmission of data or transmission through the system of the cloud service provider (HP 0 VG! pour 3 568/46 major © VI(RG) without anyone other than the personal data

controller or the personal data processor, the sender of the personal data, or the employee.or employees  
accessing personal information, have technical measures or legal conditions.

“Committee” means the “Office” means the Office of the Personal Information Protection Committee.

4 in the event that the controller of personal data sends or transfers personal data to a different The destination country or international organization that receives personal information must have adequate privacy standards in accordance with the provisions of the Personal Information Protection Regulation, unless:

- (၈) Compliance with the law.
- (၉) The Owner of Personal Information

Know the inadequate standards of protection of personal information of the destination country or international organization.

Received personal information

- (၁၀) It is necessary for the performance of a contract in which the owner of the personal data is a symbol.

To be used to process the request of the owner of the personal data prior to entering into the contract.

- (၁၁) It is a contractual act between the controller of personal information and the person or the legal person.

For the benefit of the owner of personal information

(၁၂) To prevent or suppress the harm to the life, body or health of the person who is the part of the information or other person when the owner of the personal information cannot give consent at that time.

- (၁၃) It is necessary to carry out the mission for important public benefits.

Article 4. The criteria for determining whether the destination country or international organization receiving personal information must have a personal data protection standard. The provision of personal information protection in which the destination country or international organization receiving personal information must have adequate data protection standards in accordance with 4.the sufficiency of the following

- (၁၄) There are legal measures or mechanisms in place regarding the protection of personal information of the destination country.

The International Organization of Information Protection

The Personal Information Controller

Appropriate and enforceable personal information protection measures in accordance with the rights of the personal data subject.

And effective legal remedies.

- (b) There are agencies or organizations that have the duty and authority to enforce laws and regulations.

Protection of Personal Information in the destination country or international organization 6 in offering adequate information protection standards

The destination country or international organization that receives personal information to the Board is the person who is in accordance with the 2 8 clause three. The office may accept the subject of which the personal information controller offers to have the information available.

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Or the Office may collect information and propose it by the Office itself. The Committee may consider the decision on a case-by-case basis or consider the identification of the destination country or international organization receiving personal information which is deemed to have adequate standards of protection of personal information.

The Office may ask the Board to review the decision when there is new evidence to be believed. The destination country or international organization receiving personal information has developed to have adequate standards of protection of personal information or other cases deemed appropriate.

Article 7. In order to propose the matter to the 6 Diagnostic Committee, the Office shall prepare a report of the personal data protection standards of the destination country or international organization. The Office may prepare it by itself or propose a report of another authority.

Article ๘ The Chairman of the Data Protection Committee shall be the guardian of this notice.

Notice The December 3 1923

Thieneerat Nakorn

Chairman of the Personal Information Protection Committee