

Notice of the Privacy Committee

Subject to the provision of the Personal Information Protection Regulation submitted or transferred to foreign countries under the 2 9 section of the 1919 Personal Information Protection Act.

1923

By virtue of the 1 6 (4) and (4) in accordance with the provisions of the 2 9, paragraph two and paragraph three of the 1919 Personal Data Protection Act, the PDPA has issued the following notice:

Article 1 this Notice states that "the 1919 Privacy Committee Notice regarding the provision of protection of personal information sent or transferred to foreign countries under the 1923 9 section of the 2 of the Table of Protection of Personal Information".

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

Article ๓ In this post

"Affiliate or affiliate" means an entity that is authorized or managed over another entity or entity that is controlled by an entity that has the authority to form a parent company, subsidiary or associate, as well as an individual or juristic person. legal or related due to joint ventures or businesses using relevant legal principles and generally accepted accounting standards.

"The sender or transfer of personal information" means the controller of personal information or the person who sends or transfers personal information to the recipient of the personal information in different addresses.

"Personal Information Receiver" means a data controller or personal processor located abroad that receives personal information from the sender or transfers personal information to use or disclose personal information.

" Cloud Service Provider ((a) 1F 3 3 Medical Cover 5 56 3, a 6-vao (3, a 6-e, a 6-o)" means a service provider that maintains or holds information to others in a temporary or permanent format that manages information on the Internet. It may be available in various forms. Jensen, the main provider of the service (Telkorn! Cho (Po: Cho: 6), Lel: 56, 3 166.platform provider 31 L !! 0 Bal 3 56 3 2 6 : Microsoft) Software Provider (2/6 3 Rel 56 2 6: Rel) Storage System Provider (L!: L! 0 lot 6 L 56 3 2 6 : L) and Data Management System Provider R65 R 6 3 6 0 3! 5 3 56 (0! 0), 2 6, etc.

"Send or transfer personal information" means sending or transferring personal information by the person who transfers personal information, whether through physical transmission or transfer of information, or through computer systems or networks, to the recipient of personal information, but does not include sending and receiving information in a neutral manner (Tue: 6, 3 60 and 1 ෭/) in the transmission of information.(0 2 1:3 2 LertII) between a computer system or network system or data collection (S!: L!: 0 lot 6) in a temporary or non-third party access to such personal data other than the data controller, the data processor, the personal data that is the sender of the personal data, or the personnel who are the employees.the data controller or the processor of the personal data is the case of international transmission or transmission of the data through the system of the cloud service provider (8 01 F0 0 3 Medical Cover 5 56 3 106 VO 0VI^I6O), where no person 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, technical or legal terms;

"Privacy Policy of the same affiliated entity or business group (0 0 ෭, 0 Lo!6 as!.6M)" means the policy or agreement to protect the personal information that the sender and the receiver of the personal information agree and be bound to determine.protect personal information that is suitable for the wind between the same affiliates or business affiliates.

"Board of Directors" means the "Office" Personal Information Protection

Committee means the Office of the Personal Information Protection Committee.

Article 4 shall maintain this notice by the Chairman of the Data Protection Committee.

Category 1

The Personal Data Controller

And being affiliated with the same business or business group for joint business or business.

Article 4 the controller of personal data or the processor of personal data which is located in Raj may send or transfer personal data to the receiver of personal data which is located abroad and within or within the same business group under Section 2 9 paragraph one of the Data Protection Act 1919.if the sender or transfer of personal information and the recipient of such personal information has been prescribed in the protection of personal information in the same business group or business group (Sht0 g, ෭, 0 Lo!, 5 001 Cho for joint venture or business that has been inspected and approved by the office.

Article 6, the controller of personal data or the processor of personal data to be transmitted or personal data to the controller of personal data or the processor of personal data belonging to the same business or business group, can propose a policy to protect personal data in the same business or business. (Wee Te Te 5 WO (WO 9) for the purpose of conducting business or joint business under 5, the Office shall review and certify in accordance with this notice by submitting the policy as follows:

- (၁) Submit directly to the office
- (၂) Submit via mail to the office
- (၃) Submit through electronic brothels or other brothels as required by the Office.

Clause 7 shall review and certify the policies on the protection of personal information in the same business group (Wee Tet 5 Wewo (WO 9) for the business or joint business which has been submitted in accordance with 6 in accordance with the rules and standards for the protection of personal information specified in the Protection of personal information and secondary laws and related notices. the subject matter of the Privacy Policy shall be checked for compliance with the following rules.

(၁) The legal effect and conditions of the policy on the protection of such personal information with legal entities or individuals of the same business or group of businesses, as well as the relevant personal processors, senders or transferees of personal information, and the recipients of personal information or the same business of the personal data controller or the personal data processor that has been audited and certified by the data controller. such policies must comply with the law on the protection of personal data and must be binding on personnel, employees, employees, or persons involved in or transferring personal data and the recipients of personal data and the transmission or transfer of personal data and personal data of the controller of personal data and the processor of personal data in the same business group.

(၂) Requirements that ensure the protection of personal information, ownership rights, section information, and complaints of personal information that is sent or transferred abroad.

(၃) တံာ် measures are in place to protect personal information and security measures in accordance with the law on protection of personal information. The security measures must also comply with the standards as required by law.

Category 2

Appropriate protection measures (/ \ | Vavo (9 or 9 or 3 Cholpro)

Article 8 in the absence of a decision on the personal data protection standards of the destination country or the international organization that receives the personal data of the Commission under the 2 8 section of the 1919 Privacy Act or the policy to protect personal data is not yet in accordance with 4.the controller of personal data or the processor of personal data may transfer personal data to a foreign country with the exception of not complying with the 2 8 when appropriate protection measures (L) are provided (WVEO!6 RIKI 65 Cholberet), which can be enforced in accordance with the rights of the owner of personal data and have effective legal remedies.

The appropriate protection measures under paragraph one may be in the following forms:

(၁) Contractual clauses that comply with the contract for the transmission or transfer of personal information which is a contract for the protection of personal information in connection with the transmission or transfer of information across borders or the transmission or transfer of personal information between countries designated by the Commission to the sender.transfer of personal information and the recipients of personal information. used to determine the duties and conditions of the appropriate data protection countermeasure.

(၂) ^6 O: 0 T) certification regarding the collection, use and disclosure of personal information of the personal information controller or the personal information processor in connection with cross-border personal information, or the transmission or transfer of international personal information as having the appropriate protection of personal information in accordance with accepted standards.

(၃) Terms of Personal Data Protection measures in instruments or agreements binding Legal and compulsory fever between a government agency of Thailand and a government agency of another country in the case of the transmission or transfer of personal data between a government agency of Thailand and a government agency of that country.

Section 9. The appropriate protective measures under 8 shall comply with the following criteria:

(၁) The legal effect and condition of the Personal Data Protection measures; and
Legal remedies against legal entities or individuals who send or transfer personal information, and the recipients of personal information, and the processing of personal information concerned, whether the personal information is controlled by the individual and the recipient of the personal information.such appropriate protection measures must comply with the Personal Data Protection Rules and must be binding on personnel, employees, employees or persons with the sender or transfer of personal data and the recipient of personal data.

(၂) Requirements that ensure the protection of personal information, ownership rights, section information, and complaints for personal information that is sent or transferred overseas.

(က) သို့မဟုတ် measures are in place to protect personal information and security measures in accordance with the law on protection of personal information. The security measures shall comply with the standard in accordance with the law on protection of personal information.

Section 10, subject to 9, a contract for the transmission or transfer of personal data under B, paragraph two (1) shall have one of the following characteristics:

(၁) Contractual clauses created and binding on which the parties have the following content and terms of protection of personal information:

(က) The collection, use and disclosure of personal information, as well as the transmission or transfer of personal information to recipients, must comply with the Personal Information Protection Act.

(B) the sender or transfer of personal data and the recipient of personal data must provide a security measure in accordance with the သို့မဟုတ် standard in accordance with the Personal Data Protection Act.

(C) in the case where the recipient of the personal data is the processing of the personal data;

1) the recipient of the personal information must collect Fever or Disclosure
Section

By order or on behalf of the sender or transfer of personal information and only for the purpose set by the sender or personal person.

2) the recipient of the personal information shall contact the sender or transfer of personal information in the Orion. If the owner of the personal information asks for fever, the rights of the owner of the personal information under the Personal Information Protection Act, unless the sender or transfer of personal information, the recipient shall assign the receiver to process the request for such exercise on behalf of the sender or transfer of personal information.

3) the recipient of the personal data must return the personal data in accordance with the contract with the person who transferred the personal data or deleted or destroyed the personal data, or make the personal data inidentifiable to the person who owns the personal data by means of appropriate, in accordance with the conditions specified by the sender or transfer of the personal data, and the recipient of the personal data must.in writing to the sender or transfer of personal information once such action has been taken.

4) the recipient of the personal information shall notify the sender of the breach of personal information in accordance with the rules on the protection of personal information, or transfer personal information without any washing within seven days from the knowledge of the reasons to be able to act in the typhoon.

(၁) In the event that the recipient of the personal information is the controller of the personal information, the recipient of the information shall notify the breach of the personal information in

accordance with the law on the protection of personal information to the transfer of personal information in the order that the sender or transfer of personal information is the controller of the personal information. without washing me within seventy-two hours as far as possible, unless the violation has no risk of affecting the rights and freedoms of a person.

(අ) Legal remedies must be taken to the owner of your personal data or your rights. Request personal data to be treated in accordance with effective law. (6 Kiki 60 Ki 2 6 [Aruba 6 3 6

(ආ) A contract entered into by the parties under the laws of foreign countries or by international bodies and contains the content and requirements relating to the protection of personal information.

(A) Master Agreement of ASEAN for Cross-border Data circulation (/Ruth 1^0(2 1Tell kilo(Akichl!.Por. [LCHOR 65ki 0 o 0 0 5580 3 2 Poll Gu)

(B) Standard contractual clauses for the transfer of personal information to foreign countries (Gilbert Molbo

Tell kilo 0 2 Gishl!. P [LCHRON Gi 0 0 Goki 6 7 Lotyki 6 3 Pro 0 Gi 2 Pro 0 Gil I L X O! Bo 0 Chita

Gicho!6r) Gi 0 issued in/\ Goki 46 (646 (1) Assemble/\ Goki!0 2 65 (2) and// Goki 0 2 28 (7)

(811) 2016/679 of the European Union (Cheshoo 0 | 6 Lessons! Chest) or Chapter 6 6 Loi Welgil 8 0 Gi 6 Gi! 0 Tki 2 5 Sch1 Lki! 0 et (Gi'8)

(C) Standard contractual clauses for the transmission or transfer of personal information to foreign countries of other international agencies or organizations as prescribed by the Board of Directors; 1 1 the 1 clauses 0 (2) must contain the following information about data protection.

(ආ) Measures to inform the owner of personal information about the transmission or transfer of personal information

(ඈ) Measures to limit the transmission or transfer of personal information to the extent necessary and only about the collection, use and disclosure of personal information.

(ඉ) Alternative measures for the owner of personal information to exercise the right to cancel, transmit or transfer personal information to a third party, or to cancel the use of personal information outside the scope of the purpose.

(ඊ) Measures to determine the responsibility for the transmission or transfer of personal information in the contract in order to determine appropriate personal information protection measures, including the protection of the transmission or transfer of personal information to third parties.

(උ) Security measures for the transmission or transfer of personal information to prevent Breach of personal information

(ඌ) Measures to determine the right to access personal information. The processing of the provision of personal information is accurate, complete and not misleading, and the deletion or deletion of personal information is incapable of identifying the person who owns the personal information.

(ඍ) Effective legal remedies, law enforcement and liability arising from the transmission or transfer of personal information

1 2 in the event of the use of the 1 0 (2) if the legal basis for the addition of the subject matter in the contract or addition of the Personal Data Protection measures or amendments to the non-material portions which do not conflict with the 1 1 principles, the effect on the rights and freedoms of the owner of the Personal Data; to be able to do so.

Clause 1 0 3 also allows the Office to publish information and details of the Master 1 Agreement (2) through the Office's website.

Article 1 4 Accreditation 0:6 O (L) regarding the collection, use and disclosure of personal information of the data controller or the data processor in connection with the transmission of personal information across borders or the transmission or transfer of international personal information that appropriate personal protection measures are in place (L) Wewo (W) 9 6 R 9 65 Cholpro) in accordance with the accepted standards under paragraph two (2), the Board of Directors has to comply with the 1 1.

Announcement at December 12, 1923

Thianchai Nakorn

Chairman of the Personal Information Protection Committee