

# Payment Card Industry (PCI) Data Security Standard

**Attestation of Compliance for Onsite Assessments – Service Providers** 

Version 3.2.1

June 2018



# **Section 1: Assessment Information**

#### Instructions for Submission

This Attestation of Compliance must be completed as a declaration of the results of the service provider's assessment with the *Payment Card Industry Data Security Standard Requirements and Security Assessment Procedures (PCI DSS)*. Complete all sections: The service provider is responsible for ensuring that each section is completed by the relevant parties, as applicable. Contact the requesting payment brand for reporting and submission procedures.

Part 1. Service Provider and Qualified Security Assessor Information						
Part 1a. Service Provider Organization Information						
Company Name:	RBK Money Limited		DBA (doing business as):	RBK.money		
Contact Name:	Mr. Alexey Pronin		Title:	CISO		
Telephone:	+7(917)5852255		E-mail:	a.pronin@rbkmoney.com		
Business Address:	7-1 Pavlovskaya Str.		City:	Moscow		
State/Province:	-	Country:	Russian Feder	ation	Zip:	115093
URL:	www.rbk.money					

Part 1b. Qualified Security Assessor Company Information (if applicable)						
Company Name:	SRC Security Res	SRC Security Research & Consulting GmbH				
Lead QSA Contact Name:	Andrey Shcherba	kov	Title:	Information Security Consultant		rity
Telephone:	+49-228-2806-129		E-mail:	andrey.shcherbakov@src- gmbh.de		ov@src-
Business Address:	Emil-Nolde-Str. 7	Emil-Nolde-Str. 7		Bonn		
State/Province:	NRW	Country:	Germany Zip:			53113
URL:	www.src-gmbh.de					



Part 2a. Scope Verification  Services that were INCLUDED in the scope of the PCI DSS Assessment (check all that apply):							
Name of service(s) assessed:	RBK.money Card Processing Platf						
Type of service(s) assessed:							
Hosting Provider:	Managed Services (specify):	Payment Processing:					
☐ Applications / software	☐ Systems security services	☐ POS / card present					
☐ Hardware	☐ IT support	☐ Internet / e-commerce					
☐ Infrastructure / Network	☐ Physical security	☐ MOTO / Call Center					
☐ Physical space (co-location)	☐ Terminal Management System	□ АТМ					
☐ Storage	Other services (specify):	Other processing (specify):					
☐ Web							
Security services							
3-D Secure Hosting Provider							
☐ Shared Hosting Provider							
Other Hosting (specify):							
Account Management	☐ Fraud and Chargeback	□ Payment Gateway/Switch					
☐ Back-Office Services	☐ Issuer Processing	☐ Prepaid Services					
☐ Billing Management	☐ Loyalty Programs	☐ Records Management					
☐ Clearing and Settlement		☐ Tax/Government Payments					
☐ Network Provider							
Others (specify):							
Note: These categories are provide	ed for assistance only, and are not inte	ended to limit or predetermine					



#### Part 2a. Scope Verification (continued) Services that are provided by the service provider but were NOT INCLUDED in the scope of the PCI DSS Assessment (check all that apply): Name of service(s) not assessed: n/a - All cardholder data related services were included in the assessment. Type of service(s) not assessed: **Hosting Provider:** Managed Services (specify): **Payment Processing:** ☐ Applications / software ☐ Systems security services POS / card present ☐ Hardware ☐ IT support ☐ Internet / e-commerce ☐ Infrastructure / Network ☐ Physical security ☐ Physical space (co-location) ☐ Terminal Management System $\square$ ATM Other processing (specify): □ Storage Other services (specify): Web ☐ Security services ☐ 3-D Secure Hosting Provider ☐ Shared Hosting Provider ☐ Other Hosting (specify): ☐ Account Management Fraud and Chargeback ☐ Payment Gateway/Switch ☐ Back-Office Services ☐ Issuer Processing ☐ Prepaid Services ☐ Billing Management Loyalty Programs ☐ Records Management ☐ Clearing and Settlement ☐ Merchant Services ☐ Tax/Government Payments □ Network Provider Others (specify): Provide a brief explanation why any checked services were not included in the assessment: Part 2b. Description of Payment Card Business Describe how and in what capacity your business Cardholder data is stored, processed and stores, processes, and/or transmits cardholder data. transmitted on behalf of the merchants. RBK. money has processed about 10 000 000 credit card transactions in 2019 Describe how and in what capacity your business is n/a otherwise involved in or has the ability to impact the security of cardholder data. Part 2c. Locations List types of facilities (for example, retail outlets, corporate offices, data centers, call centers, etc.) and a summary of locations included in the PCI DSS review. Number of facilities Location(s) of facility (city, country): Type of facility: of this type 3 Example: Retail outlets Boston, MA, USA Office in Moscow 1 7-1 Pavlovskaya Str., 115093 Moscow Datacenter in Moscow 1 Volgogradsky Prospekt 42, bld. 9, Moscow

PC Security Standards Council								
David Oal Davins and An								
Part 2d. Payment Ap	plications							
Does the organization us	e one or more	Payment Application	s? ⊠ Yes □ No					
Provide the following info	rmation regard	ling the Payment App	olications your organizat	ion uses:				
Payment Application Name	Version Number	Application Vendor	Is application PA-DSS Listed?	PA-DSS Listing Expiry date (if applicable)				
CAPI	n/a (current git branch – 2020-04-15)	RBK.money	☐ Yes   ⊠ No	N/A				
			☐ Yes ☐ No					
			☐ Yes ☐ No					
			☐ Yes ☐ No					
			☐ Yes ☐ No					
			☐ Yes ☐ No					
			☐ Yes ☐ No					
			☐ Yes ☐ No					

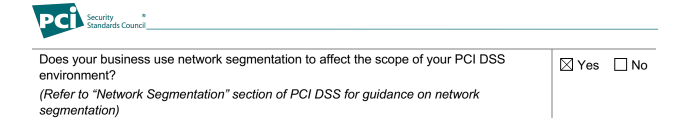
#### Part 2e. Description of Environment

Provide a <u>high-level</u> description of the environment covered by this assessment.

For example:

- Connections into and out of the cardholder data environment (CDE).
- Critical system components within the CDE, such as POS devices, databases, web servers, etc., and any other necessary payment components, as applicable.

RBK Money Limited is providing Payment Services for Internet Merchants. This includes payment solutions for credit card (storing/processing/transmitting data) and electronic bank transfer. During the payment process clients enter sensitive card data on payment page and further card data is forwarded to one of the processing of acquirer banks for transaction processing. Sensitive authentication data (CVV2/CVC2) is available only in the RAM of the application servers or in short-term database storage during the transaction processing. Sensitive authentication data is neither stored nor written to logs. Full PAN is only available in the database in an encrypted form. There is no business need to see the full PAN. Full PANs (AES128 or AES256 encrypted) are recorded into database servers. 6x4 or x4 masked PANs are available in database servers as well as in logs of application servers. Connections into and out of the CDE as well as critical system components within the CDE, such as database, web and application servers were assessed.





Part 2f. Third-Party Service Providers						
Does your company have a relationship with a Qualified Integrator & Reseller (QIR) for the purpose of the services being validated?						
If Yes:						
Name of QIR Company:						
QIR Individual Name:						
Description of services provided	d by QIR:					
Does your company have a relationship with one or more third-party service providers (for example, Qualified Integrator Resellers (QIR), gateways, payment processors, payment service providers (PSP), web-hosting companies, airline booking agents, loyalty program agents, etc.) for the purpose of the services being validated?						
If Yes:						
Name of service provider:	Description o	f services provided:				
Hosting Provider "Oxygen" (Volgogradsky Prospekt 42, bld. 9, Moscow, Russian Federation)	Colocation - physical security					
Note: Requirement 12.8 applies to all entities in this list.						



#### Part 2g. Summary of Requirements Tested

For each PCI DSS Requirement, select one of the following:

- **Full** The requirement and all sub-requirements of that requirement were assessed, and no sub-requirements were marked as "Not Tested" or "Not Applicable" in the ROC.
- **Partial** One or more sub-requirements of that requirement were marked as "Not Tested" or "Not Applicable" in the ROC.
- None All sub-requirements of that requirement were marked as "Not Tested" and/or "Not Applicable" in the ROC

For all requirements identified as either "Partial" or "None," provide details in the "Justification for Approach" column, including:

- Details of specific sub-requirements that were marked as either "Not Tested" and/or "Not Applicable" in the ROC
- Reason why sub-requirement(s) were not tested or not applicable

**Note:** One table to be completed for each service covered by this AOC. Additional copies of this section are available on the PCI SSC website.

Name of Service A	ssessed:	RBKMoney Card Processing Platform					
		1	Details of Requirements Assessed				
PCI DSS Requirement	Full	Partial	None	Justification for Approach  (Required for all "Partial" and "None" responses. Identify which sub-requirements were not tested and the reason.)			
Requirement 1:		$\boxtimes$		1.2.3 - there are no wireless networks in the CDE of RBK.money.			
Requirement 2:				<ul><li>2.1.1 - there are no wireless networks in the CDE of RBK.money.</li><li>2.6 - RBK.money is not a shared hosting provider.</li></ul>			
Requirement 3:				3.4.1 - disk encryption is not used.			
Requirement 4:				4.1.1 - the wireless technology is not used in the CDE.			
Requirement 5:							
Requirement 6:				6.4.6 - no significant changes occurred in the past year.			
Requirement 7:	$\boxtimes$						
Requirement 8:		$\boxtimes$		8.1.5 - there is no access to system components for third parties.			
				8.5.1 - RBK.money has to access to customers' premises.			
Requirement 9:				9.6.2 - cardholder information is never distributed by RBK.money in any form of media.			
				9.6.3 - cardholder information is never distributed by			



			RBK.money in any form of media.
			9.7.1 - cardholder information is never distributed by RBK.money in any form of media.
			9.9 - RBK.money does not possess any devices that capture cardholder data via direct physical interaction.
Requirement 10:			
Requirement 11:			
Requirement 12:			12.3.9 - there is no remote access for vendors or business-partners.
Appendix A1:		$\boxtimes$	RBK.money is not a shared hosting provider.
Appendix A2:		$\boxtimes$	There are no POS/POI terminals at RBK.money.



# **Section 2: Report on Compliance**

This Attestation of Compliance reflects the results of an onsite assessment, which is documented in an accompanying Report on Compliance (ROC).

The assessment documented in this attestation and in the ROC was completed on:	2020-05-28	
Have compensating controls been used to meet any requirement in the ROC?	☐ Yes	⊠ No
Were any requirements in the ROC identified as being not applicable (N/A)?	⊠ Yes	☐ No
Were any requirements not tested?	☐ Yes	⊠ No
Were any requirements in the ROC unable to be met due to a legal constraint?	Yes	⊠ No



# **Section 3: Validation and Attestation Details**

#### Part 3. PCI DSS Validation

#### This AOC is based on results noted in the ROC dated 2020-05-28.

Based on the results documented in the ROC noted above, the signatories identified in Parts 3b-3d, as applicable, assert(s) the following compliance status for the entity identified in Part 2 of this document (check one):

<b>Compliant:</b> All sections of the PCI DSS ROC are complete, all questions answered affirmatively, resulting in an overall <b>COMPLIANT</b> rating; thereby RBK Money Limited has demonstrated full compliance with the PCI DSS.							
Non-Compliant: Not all sections of the PCI DSS ROC are complete, or not all questions are answered affirmatively, resulting in an overall NON-COMPLIANT rating, thereby (Service Provider Company Name) has not demonstrated full compliance with the PCI DSS.							
Target Date for Compliance:							
	with a status of Non-Compliant may be required to complete the Action . Check with the payment brand(s) before completing Part 4.						
Compliant but with Legal exception: One or more requirements are marked "Not in Place" due legal restriction that prevents the requirement from being met. This option requires additional revision acquirer or payment brand.  If checked, complete the following:							
Affected Requirement	Details of how legal constraint prevents requirement being met						

### Part 3a. Acknowledgement of Status

#### Signatory(s) confirms:

#### (Check all that apply)

- The ROC was completed according to the *PCI DSS Requirements and Security Assessment Procedures*, Version 3.2.1, and was completed according to the instructions therein.
- All information within the above-referenced ROC and in this attestation fairly represents the results of my assessment in all material respects.
- I have confirmed with my payment application vendor that my payment system does not store sensitive authentication data after authorization.
- I have read the PCI DSS and I recognize that I must maintain PCI DSS compliance, as applicable to my environment, at all times.
- If my environment changes, I recognize I must reassess my environment and implement any additional PCI DSS requirements that apply.



#### Part 3a. Acknowledgement of Status (continued)

- No evidence of full track data<sup>1</sup>, CAV2, CVC2, CID, or CVV2 data<sup>2</sup>, or PIN data<sup>3</sup> storage after transaction authorization was found on ANY system reviewed during this assessment.
- ASV scans are being completed by the PCI SSC Approved Scanning Vendor Inormzaschita, ASV cert. number 4159-01-10

#### Part 3b. Service Provider Attestation

Howel from

Signature of Service Provider Executive Officer ↑	Date: 2020-05-29
Service Provider Executive Officer Name: Alexey Pronin	Title: CISO

#### Part 3c. Qualified Security Assessor (QSA) Acknowledgement (if applicable)

If a QSA was involved or assisted with this assessment, describe the role performed:

The assessor Andrey Shcherbakov (employee of SRC Security Research & Consulting GmbH) completed the onsite assessment and the ROC.

Signature of Duly Authorized Officer of QSA Company ↑

Date: 2020-05-29

Duly Authorized Officer Name: Andrey Shcherbakov

QSA Company: SRC Security Research & Consulting GmbH

J. Shoker below

# Part 3d. Internal Security Assessor (ISA) Involvement (if applicable)

If an ISA(s) was involved or assisted with this assessment, identify the ISA personnel and describe the role performed:

Data encoded in the magnetic stripe or equivalent data on a chip used for authorization during a card-present transaction. Entities may not retain full track data after transaction authorization. The only elements of track data that may be retained are primary account number (PAN), expiration date, and cardholder name.

<sup>&</sup>lt;sup>2</sup> The three- or four-digit value printed by the signature panel or on the face of a payment card used to verify card-not-present transactions.

<sup>&</sup>lt;sup>3</sup> Personal identification number entered by cardholder during a card-present transaction, and/or encrypted PIN block present within the transaction message.



# Part 4. Action Plan for Non-Compliant Requirements

Select the appropriate response for "Compliant to PCI DSS Requirements" for each requirement. If you answer "No" to any of the requirements, you may be required to provide the date your Company expects to be compliant with the requirement and a brief description of the actions being taken to meet the requirement.

Check with the applicable payment brand(s) before completing Part 4.

PCI DSS Requirement	Description of Requirement	DSS Req	unt to PCI uirements et One)	Remediation Date and Actions (If "NO" selected for any Requirement)
1	Install and maintain a firewall configuration to protect cardholder data			. roqenonomy
2	Do not use vendor-supplied defaults for system passwords and other security parameters			
3	Protect stored cardholder data	$\boxtimes$		
4	Encrypt transmission of cardholder data across open, public networks	$\boxtimes$		
5	Protect all systems against malware and regularly update anti-virus software or programs			
6	Develop and maintain secure systems and applications	$\boxtimes$		
7	Restrict access to cardholder data by business need to know	$\boxtimes$		
8	Identify and authenticate access to system components	$\boxtimes$		
9	Restrict physical access to cardholder data	$\boxtimes$		
10	Track and monitor all access to network resources and cardholder data	$\boxtimes$		
11	Regularly test security systems and processes	$\boxtimes$		
12	Maintain a policy that addresses information security for all personnel	$\boxtimes$		
Appendix A1	Additional PCI DSS Requirements for Shared Hosting Providers	$\boxtimes$		Not applicable
Appendix A2	Additional PCI DSS Requirements for Entities using SSL/early TLS for Card- Present POS POI Terminal Connections	$\boxtimes$		Not applicable









