CROSS-BORDER PRIVACY RULES SYSTEM PARTICIPATION OF CHINESE TAIPEI

CROSS BORDER PRIVACY RULES AND PRIVACY RECOGNITION FOR PROCESSORS SYSTEMS JOINT OVERSIGHT PANEL

FINDINGS REPORT

Submitted To: Ms. Shannon Coe

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June 06, 2018

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OVERVIEW AND PURPOSE

The purpose of this findings report is to assess Chinese Taipei's application to formally participate in the APEC Cross Border Privacy Rules System. Paragraph 7.2 of the Charter of the APEC Cross Border Privacy Rules and Privacy Recognition for Processors Systems Joint Oversight Panel (herein "Charter") identifies the core functions of the Joint Oversight Panel (herein "JOP") and instructs the JOP to "Engage in consultations with those Economies that have indicated an intention to participate in the Cross-Border Privacy Rules (herein "CBPR") System and issue a report as to how the conditions set out in paragraph 2.1...have been met." This report details how the conditions in paragraph 2.1 have been met.

Conditions set out in paragraph 2.1 of the Charter require that the following be submitted to the Chair of the Electronic Commerce Steering Group (herein "ECSG"), the Chair of the Data Privacy Subgroup (herein "DPS") and the Chair of the JOP:

- A letter of intent to participate in the CBPR System;
- Confirmation that a Privacy Enforcement Authority in that Economy is a participant in the Cross-Border Privacy Enforcement Arrangement (herein "CPEA");
- Confirmation that the Economy intends to make use of at least one APEC-recognized
 Accountability Agent subject to the procedures outlined in paragraph 7.2 of the Charter (note:
 the Economy need not name a specific Accountability Agent at this point, only affirm its intention
 to use the services of an APEC-recognized Accountability Agent once it has been identified and
 approved);
- With respect to Accountability Agents, a narrative description of the relevant domestic laws and
 regulations and administrative measures which may apply to any CBPR System certificationrelated activities of an Accountability Agent operating within the Economy's jurisdiction and the
 enforcement authority associated with these laws and regulations and administrative measures;
 and
- The Completed APEC Cross-Border Privacy Rules System Program Requirements Enforcement
 Map and additional narrative explanation of the Economy's ability to take enforcement actions
 under applicable domestic laws and regulations that have the effect of protecting personal
 information consistent with the CBPR System program requirements.

Following is a findings report that details the consultative process undertaken with the relevant government representatives from Chinese Taipei and an explanation of how each of the conditions set out in paragraph 2.1 of the Charter has been met.

This report is to be circulated to all Member Economies by the APEC Secretariat and made publicly available on the APEC website as well as the CBPR System website.

SUMMARY OF FINDINGS

In a letter received 06 June 2018, Chinese Taipei's APEC Senior Official from the Ministry of Foreign Affairs provided the Chair of the APEC ECSG *Chinese Taipei's Letter of Intent to Participate in the CBPR System*. The letter contained confirmation of the following:

- The Ministry of the Interior, Ministry of Foreign Affairs, Ministry of Education, Ministry of Justice, Ministry of Economic Affairs, Ministry of Transportation and Communications, Ministry of Labor, Council of Agriculture, Ministry of Health and Welfare, Ministry of Culture, Ministry of Science and Technology, Financial Supervisory Commission, Public Construction Commission, Fair Trade Commission, and National Communications Commission are participants in the Cross-Border Privacy Enforcement Arrangement (CPEA); and
- 2) Chinese Taipei intends to make use of at least one APEC-recognized Accountability Agent subject to the procedures outlined in paragraph 7.2 of the Charter.

Appended to this *Letter of Intent to Participate*, under Annex A and Annex B respectively, were the following documents:

- 1) A narrative description of the relevant domestic laws that may apply to any CBPR certification-related activities of an Accountability Agent operating within Chinese Taipei's jurisdiction, and the enforcement authority associated with these laws; and
- 2) The completed APEC CBPR System Program Requirements Enforcement Map.

FINDINGS OF THE JOINT OVERSIGHT PANEL

Having verified the completeness of Chinese Taipei's Letter of Intent to Participate; Having consulted with representatives from the Ministry of Foreign Affairs on the narrative description of domestic laws applicable to the certification-related activities of Accountability Agents operating in Chinese Taipei, and on the completed APEC Cross Border Privacy Rules System Program Requirements Enforcement Map;

Having verified with the Administrators of the APEC Cross Border Privacy Enforcement
Arrangement (CPEA) that the Ministry of the Interior, Ministry of Foreign Affairs, Ministry of Education,
Ministry of Justice, Ministry of Economic Affairs, Ministry of Transportation and Communications, Ministry
of Labor, Council of Agriculture, Ministry of Health and Welfare, Ministry of Culture, Ministry of Science
and Technology, Financial Supervisory Commission, Public Construction Commission, Fair Trade
Commission, and National Communications Commission participates in the APEC CPEA;
The Joint Oversight Panel finds that the conditions established in paragraph 2.1 (i-iii) of the Charter,
establishing the requirements for recognition as a Participant in the Cross-Border Privacy Rules System,
have been met by Chinese Taipei.

The Joint Oversight Panel invites the Chair of the APEC ECSG to notify Chinese Taipei that the conditions set out in paragraph 2.1 of the Charter have been met, and to advise Chinese Taipei that it is hereby considered a Participant in the CBPR System.

Once the notification has been given by the Chair of the ECSG, Chinese Taipei may nominate one or more Accountability Agents for APEC recognition or notify the JOP of a request by the Accountability Agent(s), for recognition under the CBPR System.

Submitted by the Joint Oversight Panel

Shannon Coe
Chair, Joint Oversight Panel
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DISCUSSION OF FINDINGS

Letter of Intent

On 06 June 2018, the Chair of the APEC ECSG received a letter from Chinese Taipei's APEC Senior Official from the Ministry of Foreign Affairs indicating Chinese Taipei's intent to participate in the APEC Cross Border Privacy Rules (herein "CBPR") System. The letter makes the following statements:

- The Ministry of the Interior, Ministry of Foreign Affairs, Ministry of Education, Ministry of Justice, Ministry of Economic Affairs, Ministry of Transportation and Communications, Ministry of Labor, Council of Agriculture, Ministry of Health and Welfare, Ministry of Culture, Ministry of Science and Technology, Financial Supervisory Commission, Public Construction Commission, Fair Trade Commission, and National Communications Commission, Privacy Enforcement Authorities in Chinese Taipei, participate in the Cross-Border Privacy Enforcement Arrangement (CPEA); and
- 2) Chinese Taipei intends to make use of at least one APEC-recognized Accountability Agent subject to the procedures outlined in paragraph 7.2 of the Charter.

Appended to the letter, under Annex A and Annex B respectively, were the following documents:

- 1) A narrative description of the relevant Chinese Taipei's laws that may apply to any CBPR certification-related activities of an Accountability Agent operating within Chinese Taipei's jurisdiction and the enforcement authority associated with these laws; and
- 2) The APEC CBPR System Program Requirements Enforcement Map, completed by Chinese Taipei, outlining the identified enforcement authorities' ability to take enforcement actions under applicable laws that have the effect of protecting personal information consistent with the CBPR System program requirements.

Confirmation of CPEA Participation

In its 06 June 2018 Letter of Intent to Participate in the APEC CBPR System, Chinese Taipei confirmed that: the Privacy Enforcement Authorities in Chinese Taipei - the Ministry of the Interior, Ministry of Foreign Affairs, Ministry of Education, Ministry of Justice, Ministry of Economic Affairs, Ministry of Transportation and Communications, Ministry of Labor, Council of Agriculture, Ministry of Health and Welfare, Ministry of Culture, Ministry of Science and Technology, Financial Supervisory Commission, Public Construction Commission, Fair Trade Commission, and National Communications Commission - participate in the Cross-Border Privacy Enforcement Arrangement (CPEA).

On 31 July 2018, the JOP obtained confirmation of the participation of Ministry of the Interior, Ministry of Foreign Affairs, Ministry of Education, Ministry of Justice, Ministry of Economic Affairs, Ministry of Transportation and Communications, Ministry of Labor, Council of Agriculture, Ministry of Health and Welfare, Ministry of Culture, Ministry of Science and Technology, Financial Supervisory Commission, Public Construction Commission, Fair Trade Commission, and National Communications Commission from the Framework Administrators of the APEC CPEA. Current CPEA membership can be found at:

http://www.apec.org/Groups/Committee-on-Trade-and-Investment/Electronic-Commerce-Steering-Group/Cross-border-Privacy-Enforcement-Arrangement.aspx

Based on consultations with Ministry of Foreign Affairs, and confirmation by the CPEA Administrators, the JOP finds that Chinese Taipei meets the corresponding requirement for Member Economy participation, as set out in paragraph 2.1 of the Charter.

Stated Intent to Make Use of APEC-Recognized Accountability Agent(s)

Chinese Taipei's *Notice of Intent to Participate* includes a confirmation that Chinees Taipei intends to make use of at least one APEC-recognized Accountability Agent, subject to the procedures outlined in paragraph 7.2 of the Charter. The JOP finds that this confirmation by Ministry of Foreign Affairs meets the corresponding requirement for Member Economy participation, as set out in paragraph 2.1 of the Charter.

Through the appropriate government agency, Chinese Taipei may forward to the ECSG, the DPS and the JOP, the relevant application and associated documentation of those organizations seeking APEC recognition as an Accountability Agent in the APEC CBPR System.

Relevant Laws, Regulations and Administrative Measures which may Apply to CBPR- Certification-Related Activities of an Accountability Agent Operating in Chinese Taipei

Annex A of Chinese Taipei's *Letter of Intent to Participate* outlines domestic laws, regulations and administrative measures which may apply *to* certification-related activities that CBPR System Accountability Agents operating in Chinese Taipei would be expected to engage in.

Pursuant to "the APEC Cross-Border Privacy Rules System Policies, Rules and Guidelines" and the "Accountability Agent APEC Recognition Application", an Accountability Agent operating in Chinese Taipei would be expected to complete and sign the Recognition Application required of an applicant to become an APEC-recognized Accountability Agent; it would publicly communicate its participation in the CBPR System; and publicly display a list of CBPR certified companies.

If an Accountability Agent operating in Chinese Taipei that publicly represents that it complies with the CBPR program requirements fails to do so, its public representation may constitute an unfair or misleading representation that violates of Paragraph 1 Article 21 of Fair Trade Act. Additionally, an APEC recognized Accountability Agent that causes damage to consumers, shall be held liable in accordance with Article 7 of Consumer Protection Act. If an APEC-recognized Accountability Agent uses a mark for certifications, it must register this certification mark under Article 93 of Trademark Act of Chinese Taipei, the Registrar Office. The Registrar Office may revoke this mark under the following circumstances when the certification is used by the proprietor of such a mark as a trademark; the proprietor of the certification mark carries on a business of goods or services of the kind certified; the proprietor of the certification mark is no longer competent to certify another person's goods or services to which the registration certification mark is designated; the proprietor of the certification mark discriminates against those who apply for certification; the proprietor of such trademark or mark transfers, licenses, or creates a pledge which falls under the preceding article; the proprietor of such trademark or mark does not manage or supervise the use pursuant to the regulations governing the use; or the proprietor of such trademark or mark uses such trademark or mark improperly that is likely to cause damage to others or the public.

APEC Cross Border Privacy Rules System Program Requirements Enforcement Map

Annex B of Chinese Taipei's *Notice of Intent to Participate* contains the completed APEC Cross Border Privacy Rules System Program Requirements Enforcement Map. This Map describes Chinese Taipei's ability to take enforcement action and identifies provisions establishing a level of protection for personal information under Chinese Taipei's laws and regulations governing the handling of personal information. The *Persona Information Protection Act* has the effect of protecting personal information consistent with the CBPR program requirements. The JOP reviewed the Chinese Taipei's submission and conducted consultations with the Ministry of Foreign Affairs to verify the applicability of the Law to the relevant program requirement (*see Appendix*).

Consultation Process

As instructed in the Charter and in the JOP Protocols document, the JOP engaged in consultations with relevant parties in preparation for the submission of this report to the Chair of the ECSG. The purpose of these consultations was to obtain further details and clarifications on certain elements of *Chinese Taipei's Letter of Intent to Participate* in the CBPR System, including information provided in Annex A and Annex B, and to obtain confirmation of the identified Privacy Enforcement Authorities participation in the CPEA. Consultations were undertaken with representatives of the Ministry of Foreign Affairs and Administrators of the CPEA. These consultations took place via email.

SUSPENSION OR WITHDRAWAL OF PARTICIPATION

Participation by Chinese Taipei in the CBPR System may be suspended by a consensus determination by all APEC Member Economies (excluding both the requesting Economy and the Economy in question) that one or more of the following situations has occurred:

- Revocation, repeal or amendment of any domestic laws and/or regulations having the effect of
 making participation in the CBPR System impossible (such as repeal of a law that has the effect
 of protecting personal information consistent with the CBPR program requirements); or
- The CBPR Participant's Privacy Enforcement Authority as defined in paragraph 4.1 of the CPEA ceases participation pursuant to paragraph 8.2 of the CPEA.

Only CBPR Participating Economies may initiate a request for a consensus determination that any situation identified above has occurred.

Chinese Taipei may cease participation in the CBPR System at any time by giving one month's written notice (beginning from the date the notice is received) to the ECSG Chair.

If Chinese Taipei ceases participation (whether by way of withdrawal or suspension) in the CBPR System, any certifications performed by APEC-recognized Accountability Agents operating in Chinese Taipei must be suspended at the same time as the cessation of Chinese Taipei's participation in the CBPR System. This requirement must be incorporated into the agreements between the Accountability Agents and any organizations they certify as CBPR-compliant. However, existing legal obligations may remain in effect under domestic law.

RE-INITIATION OF PARTICIPATION

Any APEC Member Economy that has withdrawn or is suspended from participation in the CBPR System may engage in consultations with the JOP to re-initiate participation pursuant to the process described in paragraphs 1-5 of the Protocols of the Joint Oversight Panel at any time.

APPENDIX

APEC CROSS-BORDER PRIVACY RULES SYSTEM PROGRAM REQUIREMENTS: ENFORCEMENT MAP

The purpose of this Appendix is to identify those Articles in applicable Chinese Taipei's law relevant to the enforceability of each of the 50 CBPR program requirements. This summary only provides the text of clauses directly relevant to the enforcement of each of Chinese Taipei's law. English translations provided do not represent official text, and consultations have been undertaken to ensure accurate understanding of Chinese Taipei's law.

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NOTICE

Assessment Purpose – To ensure that individuals understand the applicant's personal information policies (subject to any qualifications), including to whom the personal information may be transferred and the purpose for which the personal information may be used. Refer to the APEC Cross Border Privacy Rules Intake Questionnaire for a list of acceptable Qualifications to the provision of notice.

Question (to be answered by the	Assessment Criteria	Enforceability
Applicant)	(to be verified by the Accountability Agent)	(to be answered by the Economy)
1. Do you provide clear and easily accessible statements about your practices and policies that govern the personal information described above (a privacy statement)? Where YES, provide a copy of all applicable privacy statements and/or hyperlinks to the same.	If YES, the Accountability Agent must verify that the Applicant's privacy practices and policy (or other privacy statement) include the following characteristics: • Available on the Applicant's Website, such as text on a Web page, link from URL, attached document, pop-up windows, included on frequently asked questions (FAQs), or other (must be specified). • Is in accordance with the principles of the APEC Privacy Framework; • Is easy to find and accessible. • Applies to all personal information; whether collected online or offline. • States an effective date of Privacy Statement publication. Where Applicant answers NO to question 1, and does not identify an applicable qualification subject to the Qualifications to Notice set out below, the Accountability Agent must inform the Applicant that Notice as described herein is required for compliance with this principle. Where the Applicant identifies an applicable qualification, the Accountability Agent must verify whether the applicable qualification is justified.	Article 8, Article 9 of the PIPA Personal Information Protection Act (hereinafter "the PIPA") http://law.moj.gov.tw/Eng/LawClass/Law Content.aspx?PCODE=I0050021 Article 16 of the PIPA Enforcement Rules Enforcement Rules of the Personal Information Protection Act (hereinafter "the PIPA Enforcement Rules) http://law.moj.gov.tw/Eng/LawClass/Law Content.aspx?PCODE=I0050022
1.a) Does this privacy statement describe how personal information is collected?	If YES, the Accountability Agent must verify that: • The statement describes the collection practices and policies applied to all covered personal information collected by the Applicant. • the Privacy Statement indicates what types of personal	Article 8, Article 9 of the PIPA

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	information, whether collected directly or through a third	
	party or agent, is collected, and	
	 The Privacy Statement reports the categories or specific 	
	sources of all categories of personal information	
	collected.	
	If NO, the Accountability Agent must inform the Applicant that	
	Notice as described herein is required for compliance with this	
	principle.	
1.b) Does this privacy statement describe	Where the Applicant answers YES, the Accountability Agent must	
the purpose(s) for which personal	verify that the Applicant provides notice to individuals of the	Article 8, Article 9 of the PIPA
information is collected?	purpose for which personal information is being collected.	
	Where the Applicant answers NO and does not identify an	
	applicable qualification set out below, the Accountability Agent	
	must notify the Applicant that notice of the purposes for which	
	personal information is collected is required and must be	
	included in their Privacy Statement. Where the Applicant	
	identifies an applicable qualification, the Accountability Agent	
	must verify whether the applicable qualification is justified.	
1.c) Does this privacy statement inform	Where the Applicant answers YES, the Accountability Agent must	
individuals whether their personal	verify that the Applicant notifies individuals that their personal	Article 8, Article 9 of the PIPA
information is made available to third	information will or may be made available to third parties,	
parties and for what purpose?	identifies the categories or specific third parties, and the	
	purpose for which the personal information will or may be	
	made available.	
	Where the Applicant answers NO and does not identify an	
	applicable qualification, the Accountability Agent must notify the	
	Applicant that notice that personal information will be available	
	to third parties is required and must be included in their Privacy	
	Statement. Where the Applicant identifies an applicable	
	qualification, the Accountability Agent must verify whether the	
	applicable qualification is justified.	

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1.d) Does this privacy statement disclose	Where the Applicant answers YES , the Accountability Agent must	Article 8, Article 9 of the PIPA
the name of the applicant's company and	verify that the Applicant provides name, address and a functional	The defe of the first
location, including contact information	e-mail address.	
regarding practices and handling of	Where the Applicant answers NO and does not identify an	
personal information upon collection?	applicable qualification, the Accountability Agent must inform	
Where YES describe.	the Applicant that such disclosure of information is required for	
	compliance with this principle. Where the Applicant identifies an	
	applicable qualification, the Accountability Agent must verify	
	whether the applicable qualification is justified.	
1.e) Does this privacy statement provide	Where the Applicant answers YES , the Accountability Agent must	A .: 1 O A .: 1 O C.1 DIDA
information regarding the use and	verify that the Applicant's Privacy Statement includes, if	Article 8, Article 9 of the PIPA
disclosure of an individual's personal	applicable, information regarding the use and disclosure of all	
information?	personal information collected. Refer to question 8 for guidance	
	on permissible uses of personal information. Where the	
	Applicant answers NO and does not identify an applicable	
	qualification, the Accountability Agent must inform the Applicant,	
	that such information is required for compliance with this	
	principle. Where the Applicant identifies an applicable	
	qualification, the Accountability Agent must verify whether the	
	applicable qualification is justified.	
1.f) Does this privacy statement provide	Where the Applicant answers YES, the Accountability Agent must	
information regarding whether and how	verify that the Privacy Statement includes:	Article 8, Article 9 of the PIPA
an individual can access and correct their	 The process through which the individual may access his or 	
personal information?	her personal information (including electronic or	
	traditional non-electronic means).	
	• The process that an individual must follow in order to correct	
	his or her personal information	
	Where the Applicant answers NO and does not identify an	
	applicable qualification, the Accountability Agent must inform	
	the Applicant that providing information about access and	
	correction, including the Applicant's typical response times for	
	access and correction requests, is required for compliance with	

	this principle. Where the Applicant identifies an applicable qualification, the Accountability Agent must verify whether the applicable qualification is justified.	
2. Subject to the qualifications listed below, at the time of collection of personal information (whether directly or through the use of third parties acting on your behalf), do you provide notice that such information is being collected?	Where the Applicant answers YES , the Accountability Agent must verify that the Applicant provides notice to individuals that their personal information is being (or, if not practicable, has been) collected and that the notice is reasonably available to individuals. Where the Applicant answers NO and does not identify an applicable qualification, the Accountability Agent must inform the Applicant that the notice that personal information is being collected is required for compliance with this principle. Where the Applicant identifies an applicable qualification, the Accountability Agent must verify whether the applicable qualification is justified.	Article 8, Article 9 of the PIPA
3. Subject to the qualifications listed below, at the time of collection of personal information (whether directly or through the use of third parties acting on your behalf), do you indicate the purpose(s) for which personal information is being collected?	Where the Applicant answers YES , the Accountability Agent must verify that the Applicant explains to individuals the purposes for which personal information is being collected. The purposes must be communicated orally or in writing, for example on the Applicant's website, such as text on a website link from URL, attached documents, pop-up window, or other. Where the Applicant answers NO and does not identify an applicable qualification set out on part II of the CBPR Self-Assessment Guidelines for Organisations, the Accountability Agent must inform the Applicant of the need to provide notice to individuals of the purposes for which personal information is being collected. Where the Applicant identifies an applicable qualification, the Accountability Agent must verify whether the applicable qualification is justified.	Article 5, Article 6, Article 8, Article 9, Article 19, Article 53 of the PIPA

4. Subject to the qualifications listed
below, at the time of collection of personal
information, do you notify individuals that
their personal information may be shared
with third parties?

Where the Applicant answers **YES**, the Accountability Agent must verify that the Applicant provides notice to individuals that their personal information will be or may be shared with third parties and for what purposes.

Where the Applicant answers **NO** and does not identify an applicable qualification set out on part II of the CBPR Self-Assessment Guidelines for Organisations, the Accountability Agent must inform the Applicant to provide notice to individuals that the personal information collected may be shared with third parties. Where the Applicant identifies an applicable qualification, the Accountability Agent must determine whether the applicable qualification is justified.

Article 6, Article 8, Article 9, Article 19 of the PIPA

COLLECTION LIMITATION

Assessment Purpose - Ensuring that collection of information is limited to the specific purposes stated at the time of collection. The collection of the information should be relevant to such purposes, and proportionality to the fulfillment of such purposes may be a factor in determining what is relevant. In all instances, collection methods must be lawful and fair.

Question	Assessment Criteria	Enforceability
(to be answered by the Applicant)	(to be verified by the Accountability Agent)	(to be answered by the Economy)
5. How do you obtain personal information:5.a) Directly from the individual?5.b) From third parties collecting on your behalf?5.c) Other. If YES, describe.	The Accountability Agent must verify that the Applicant indicates from whom they obtain personal information. Where the Applicant answers YES to any of these sub-parts , the Accountability Agent must verify the Applicant's practices in this regard. There should be at least one 'yes' answer to these three questions. If not, the Accountability Agent must inform the Applicant that it has incorrectly completed the questionnaire.	Article 4, Article 6, Article 19 of the PIPA
6. Do you limit your personal information collection (whether directly or through the use of third parties acting on your behalf) to information that is relevant to fulfill the purpose(s) for which it is collected or other compatible or related purposes?	Where the Applicant answers YES and indicates it only collects personal information which is relevant to the identified collection purpose or other compatible or related purposes, the Accountability Agent must require the Applicant to identify: • Each type of data collected • The corresponding stated purpose of collection for each; and • All uses that apply to each type of data • An explanation of the compatibility or relatedness of each identified use with the stated purpose of collection Using the above, the Accountability Agent will verify that the applicant limits the amount and type of personal information to that which is relevant to fulfill the stated purposes Where the Applicant answers NO, the Accountability Agent must inform the Applicant that it must limit the use of collected personal information to those uses that are relevant to fulfilling the purpose(s) for which it is collected.	Article 5, Article 6, Article 19 of the PIPA

7. Do you collect personal information	Where the Applicant answers YES , the Accountability Agent must	
(whether directly or through the use of	require the Applicant to certify that it is aware of and complying	Article 5, Article 6, Article 19 of the PIPA
third parties acting on your behalf) by	with the requirements of the jurisdiction that governs the	
lawful and fair means, consistent with the	collection of such personal information and that it is collecting	
requirements of the jurisdiction that	information by fair means, without deception.	
governs the collection of such personal	Where the Applicant Answers NO , the Accountability Agent must	
information? Where YES, describe.	inform that Applicant that lawful and fair procedures are	
	required for compliance with this principle.	

USES OF PERSONAL INFORMATION

Assessment Purpose - Ensuring that the use of personal information is limited to fulfilling the specific purposes of collection and other compatible or related purposes. This section covers use, transfer and disclosure of personal information. Application of this Principle requires consideration of the nature of the information, the context of collection and the intended use of the information. The fundamental criterion in determining whether a purpose is compatible with or related to the stated purposes is whether the extended usage stems from or is in furtherance of such purposes. The use of personal information for "compatible or related purposes" could extend, for example, to matters such as the creation and use of a centralized database to manage personnel in an effective and efficient manner; the processing of employee payrolls by a third party; or, the use of information collected by an applicant for the purpose of aranting credit for the subsequent purpose of collecting debt owed to that applicant.

Question	Assessment Criteria	Enforceability
(to be answered by the Applicant)	(to be verified by the Accountability Agent)	(to be answered by the Economy)
8. Do you limit the use of the personal	Where the Applicant answers YES , the Accountability Agent must	Article C Article C Article 20 of the DIDA
information you collect (whether directly	verify the existence of written policies and procedures to ensure	Article 5, Article 6, Article 20 of the PIPA
or through the use of third parties acting	that] all covered personal information collected either directly or	
on your behalf) as identified in your	indirectly through an agent is done so in accordance with the	
privacy statement and/or in the notice	purposes for which the information was collected as identified in	
provided at the time of collection, to those	the Applicant's Privacy Statement(s) in effect at the time of	
purposes for which the information was	collection or for other compatible or related purposes.	
collected or for other compatible or	Where the Applicant Answers NO , the Accountability Agent must	
related purposes? If necessary, provide a	consider answers to Question 9 below.	
description in the space below.		
9. If you answered NO, do you use the	Where the Applicant answers NO to question 8, the Applicant	Article C Article C Article 20 of the DIDA
personal information you collect for	must clarify under what circumstances it uses personal	Article 5, Article 6, Article 20 of the PIPA
unrelated purposes under one of the	information for purposes unrelated to the purposes of collection	
following circumstances? Describe below.	and specify those purposes. Where the applicant selects 9a, the	
9.a) Based on express consent of the	Accountability Agent must require the Applicant to provide a	
individual?	description of how such consent was obtained, and the	
9.b) Compelled by applicable laws?	Accountability Agent must verify that the Applicant's use of the	
	personal information is based on express consent of the	
	individual (9.a), such as:	
	Online at point of collection	
	• Via e-mail	

	Via preference/profile page	
	Via picterence, prome page Via telephone	
	Via postal mail, or	
	Other (in case, specify)	
	Where the Applicant answers 9.a, the Accountability Agent must	
	require the Applicant to provide a description of how such	
	consent was obtained. The consent must meet the requirements	
	set forth in questions 17-19 below.	
	· ·	
	Where the Applicant selects 9.b, the Accountability Agent must	
	require the Applicant to provide a description of how the	
	collected personal information may be shared, used or disclosed	
	as compelled by law.	
	Where the Applicant does not answer 9.a or 9.b, the	
	Accountability Agent must inform the Applicant that limiting the	
	use of collected information to the identified purposes of	
	collection or other compatible or related purposes, unless	
	permitted under the circumstances listed in this Question, is	
	required for compliance with this principle.	
10. Do you disclose personal information	Where the Applicant answers YES in questions 10 and 11, the	Article 6, Article 20 of the PIPA
you collect (whether directly or through	Accountability Agent must verify that if personal information is	Article 0, Article 20 of the File A
the use of third parties acting on your	disclosed to other personal information	
behalf) to other personal information	controllers or transferred to processors, such disclosure and/or	
controllers? If YES, describe.	transfer must be undertaken to fulfill the original purpose of	
11. Do you transfer personal information	collection or another compatible or related purpose, unless	Article C. Article 20, Article 21 of the DIDA
to personal information processors? If YES,	based upon the express consent of the individual necessary to	Article 6, Article 20, Article 21 of the PIPA
describe.	provide a service or product requested by the individual, or	
12. If you answered YES to question 10	compelled by law.	Author Charles 20 Author 24 of the BIRA
and/or question 11, is the disclosure	Also, the Accountability Agent must require the Applicant to	Article 6, Article 20, Article 21 of the PIPA
and/or transfer undertaken to fulfill the	identify:	
original purpose of collection or another	1) each type of data disclosed or transferred;	
compatible or related purpose? If YES,	2) the corresponding stated purpose of collection for each type of	
describe.	disclosed data; and	

	3) the manner in which the disclosure fulfills the identified	
	·	
	purpose (e.g. order fulfillment etc.). Using the above, the	
	Accountability Agent must verify that the Applicant's disclosures	
	or transfers of all personal information is limited to the	
	purpose(s) of collection, or compatible or related purposes.	
13. If you answered NO to question 12 or if	Where applicant answers NO to question 13, the Applicant must	Article 6, Article 20 of the PIPA
otherwise appropriate, does the disclosure	clarify under what circumstances it discloses or transfers	Article 0, Article 20 of the FIFA
and/or transfer take place under one of	personal information for unrelated purposes, specify those	
the following circumstances?	purposes.	
13.a) Based on express consent of the	Where the Applicant answers YES to 13.a, the Accountability	
individual?	Agent must require the Applicant to provide a description of how	
13.b) Necessary to provide a service or	individual's provide consent to having their personal information	
product requested by the individual?	disclosed and/or transferred for an unrelated use, such as:	
13.c) Compelled by applicable laws?	Online at point of collection	
	Via e-mail	
	Via preference/profile page	
	Via telephone	
	Via postal mail, or	
	Other (in case, specify)	
	Where the Applicant answers YES to 13.b, the Accountability	
	Agent must require the Applicant to provide a description of how	
	the disclosure and/or transfer of collected personal information	
	is necessary to provide a service or product requested by the	
	individual. The Accountability Agent must verify that the	
	disclosure or transfer is necessary to provide a service or product	
	requested by the individual.	
	Where the Applicant answers YES to 13.c, the Accountability	
	Agent must require the Applicant to provide a description of how	
	collected information may be shared, used or disclosed as	
	compelled by law. The Applicant must also outline the legal	
	requirements under which it is compelled to share the personal	
	information, unless the Applicant is bound by confidentiality	
	morniation, amess the Applicant is bound by confidentiality	

requirements. The Accountability Agent must verify the existence and applicability of the legal requirement. Where the Applicant answers NO to 13.a, b and c, the Accountability Agent must inform the Applicant that limiting the disclosure and/or transfer of collected information to the identified purposes of collection or other compatible or related	
purposes, unless permitted under the circumstances listed in this Question, is required for compliance with this principle.	

CHOICE

Assessment Purpose - Ensuring that individuals are provided with choice in relation to collection, use, and disclosure of their personal information. However, this Principle recognizes, through the introductory words "where appropriate" in the Framework itself, that there are certain situations where consent may be clearly implied or where it would not be necessary to provide a mechanism to exercise choice. These situations are detailed in part II of the CBPR Self-Assessment Guidelines for Organisations. Refer to the APEC Cross Border Privacy Rules Intake Questionnaire for a list of acceptable Qualifications to the provision of choice mechanisms

Question	Assessment Criteria	Enforceability
(to be answered by the Applicant)	(to be verified by the Accountability Agent)	(to be answered by the Economy)
14. Subject to the qualifications described	Where the Applicant answers YES , the Accountability Agent must	
below, do you provide a mechanism for	verify that the Applicant provides a description of the	Paragraph 2 of Article 6, Item 6 of
individuals to exercise choice in relation to	mechanisms provided to individuals so that they may exercise	Paragraph 1 of Article 8, Article 9, Article
the collection of their personal	choice in relation to the collection of their personal information,	19 of the PIPA
information? Where YES describe such	such as:	
mechanisms below.	Online at point of collection	
	Via e-mail	
	Via preference/profile page	
	Via telephone	
	Via postal mail, or	
	Other (in case, specify)	
	The Accountability Agent must verify that these mechanisms are	
	in place and operational and that the purpose of collection is	
	clearly stated.	
	Where the Applicant answers NO , the Applicant must identify the	
	applicable qualification and the Accountability Agent must verify	
	whether the applicable qualification is justified. Where the	
	Applicant answers NO and does not identify an applicable	
	qualification the Accountability Agent must inform the Applicant	
	that a mechanism for individuals to exercise choice in relation to	
	the collection of their personal information must be provided.	

15. Subject to the qualifications described	Where the Applicant answers YES , the Accountability Agent must	
below, do you provide a mechanism for	verify that the Applicant provides a description of mechanisms	Article 6, Article 20 of the PIPA
individuals to exercise choice in relation to	provided to individuals so that they may exercise choice in	
the use of their personal information?	relation to the use of their personal information, such as:	
Where YES describe such mechanisms	Online at point of collection	
below.	• Via e-mail	
	Via preference/profile page	
	Via telephone	
	Via postal mail, or	
	Other (in case, specify)	
	The Accountability Agent must verify that these types of	
	mechanisms are in place and operational and identify the	
	purpose(s) for which the information will be used. Subject to the	
	qualifications outlined below, the opportunity to exercise choice	
	should be provided to the individual at the time of collection, for	
	subsequent uses of personal information. Subject to the	
	qualifications outlined below, the opportunity to exercise choice	
	may be provided to the individual after collection, but before:]	
	 being able to make use of the personal information, when 	
	the purposes of such use is not related or compatible to the	
	purpose for which the information was collected, and	
	Personal information may be disclosed or distributed to third	
	parties, other than Service Providers.	
	Where the Applicant answers NO , the Applicant must identify the	
	applicable qualification to the provision of choice, and provide a	
	description and the Accountability Agent must verify whether the	
	applicable qualification is justified.	
	Where the Applicant answers NO and does not identify an	
	acceptable qualification, the Accountability Agent must inform	

	the Applicant a mechanism for individuals to exercise choice in relation to the use of their personal information must be provided.	
16. Subject to the qualifications described below, do you provide a mechanism for individuals to exercise choice in relation to the disclosure of their personal information? Where YES describe such mechanisms below.	Where the Applicant answers YES, the Accountability Agent must verify that the Applicant provides a description of how individuals may exercise choice in relation to the disclosure of their personal information, such as: Online at point of collection Via e-mail Via preference/profile page Via telephone Via postal mail, or Other (in case, specify) The Accountability Agent must verify that these types of mechanisms are in place and operational and identify the purpose(s) for which the information will be disclosed. Subject to the qualifications outlined below, the opportunity to exercise choice should be provided to the individual at the time of collection, for subsequent disclosures of personal information. Subject to the qualifications outlined below, the opportunity to exercise choice may be provided to the individual after collection, but before: disclosing the personal information to third parties, other than Service Providers, for a purpose that is not related or when the Accountability Agent finds that the Applicant's choice mechanism is not displayed in a clear and conspicuous manner, or compatible with that for which the information was collected.] Where the Applicant answers NO, the Applicant must identify the applicable qualification to the provision of choice and provide a description and the Accountability Agent must verify whether the	Article 6, Article 20 of the PIPA

17 When choices are provided to the individual offering the ability to limit the collection (question 14), use (question 15) and/or disclosure (question 16) of their personal information, are they displayed or provided in a clear and conspicuous manner? 18. When choices are provided to the individual offering the ability to limit the collection (question 14), use (question 15) and/or disclosure (question 16) of their personal information, are they clearly worded and easily understandable?	applicable qualification is justified. Where the Applicant answers NO and does not identify an acceptable qualification, the Accountability Agent must inform the Applicant that a mechanism for individuals to exercise choice in relation to the disclosure of their personal information must be provided. Where the Applicant answers YES, the Accountability Agent must verify that the Applicant's choice mechanism is displayed in a clear and conspicuous manner. Where the Applicant answers NO, or when the Accountability Agent finds that the Applicant's choice mechanism is not displayed in a clear and conspicuous manner, the Accountability Agent must inform the Applicant that all mechanisms that allow individuals to exercise choice in relation to the collection, use, and/or disclosure of their personal information, must be clear and conspicuous in order to comply with this principle. Where the Applicant answers YES, the Accountability Agent must verify that the Applicant's choice mechanism is clearly worded and easily understandable. Where the Applicant answers NO, and/or when the Accountability Agent finds that the Applicant's choice mechanism is not clearly worded and easily understandable, the Accountability Agent must inform the Applicant that all mechanisms that allow individuals to exercise choice in relation to the collection, use, and/or disclosure of their personal information and easily understandable.	Paragraph 2 of Article 6, Paragraph 2 of Article 7, Article 8 of the PIPA Article 15 of the PIPA Enforcement Rules Paragraph 2 of Article 6, Paragraph 2 of Article 7, Article 8 of the PIPA Article 15 of the PIPA Enforcement Rules
	information, must be clearly worded and easily understandable in order to comply with this principle.	
19. When choices are provided to the	Where the Applicant answers YES , the Accountability Agent must	Paragraph 2 of Article 6, Paragraph 2 of
individual offering the ability to limit the collection (question 14), use (question 15)	verify that the Applicant's choice mechanism is easily accessible and affordable.	Article 7, Article 8 of the PIPA
and/or disclosure (question 16) of their personal information, are these choices	Where the Applicant answers NO , or when the Accountability Agent finds that the Applicant's choice mechanism is not easily	Article 15 of the PIPA Enforcement Rules

and by an analytic and offered blo 2 M/L	appropriate and effected blooms Appropriately (1997)	
easily accessible and affordable? Where	accessible and affordable, the Accountability Agent must inform	
YES, describe.	the Applicant that all mechanisms that allow individuals to	
	exercise choice in relation to the collection, use, and/or	
	disclosure of their personal information, must be easily accessible	
	and affordable in order to comply with this principle.	
20. What mechanisms are in place so that	Where the Applicant does have mechanisms in place, the	
choices, where appropriate, can be	Accountability Agent must require the Applicant to provide of the	Article 14, Article 16 of the PIPA
honored in an effective and expeditious	relevant policy or procedures specifying how the preferences	Enforcement Rules
manner? Provide a description in the	expressed through the choice mechanisms (questions 14, 15 and	
space below or in an attachment if	16) are honored.	
necessary. Describe below.	Where the Applicant does not have mechanisms in place, the	
·	Applicant must identify the applicable qualification to the	
	provision of choice and provide a description and the	
	Accountability Agent must verify whether the applicable	
	qualification is justified.	
	Where the Applicant answers NO and does not provide an	
	acceptable qualification, the Accountability Agent must inform	
	the Applicant that a mechanism to ensure that choices, when	
	offered, can be honored, must be provided.	

INTEGRITY OF PERSONAL INFORMATION

Assessment Purpose - The questions in this section are directed towards ensuring that the personal information controller maintains the accuracy and completeness of records and keeps them up to date. This Principle also recognizes that these obligations are only required to the extent necessary for the purposes of use.

Question	Assessment Criteria	Enforceability
(to be answered by the Applicant)	(to be verified by the Accountability Agent)	(to be answered by the Economy)
21. Do you take steps to verify that the personal information held by you is up to date, accurate and complete, to the extent necessary for the purposes of use? If YES, describe.	Where the Applicant answers YES, the Accountability Agent must require the Applicant to provide the procedures the Applicant has in place to verify and ensure that the personal information held is up to date, accurate and complete, to the extent necessary for the purposes of use. The Accountability Agent will verify that reasonable procedures are in place to allow the Applicant to maintain personal information that is up to date, accurate and complete, to the extent necessary for the purpose of use. Where the Applicant answers NO, the Accountability Agent must inform the Applicant that procedures to verify and ensure that the personal information held is up to date, accurate and complete, to the extent necessary for the purposes of use, are required for compliance with this principle.	Article 11 of the PIPA
22. Do you have a mechanism for correcting inaccurate, incomplete and outdated personal information to the extent necessary for purposes of use? Provide a description in the space below or in an attachment if necessary.	Where the Applicant answers YES, the Accountability Agent must require the Applicant to provide the procedures and steps the Applicant has in place for correcting inaccurate, incomplete and out-dated personal information, which includes, but is not limited to, procedures which allows individuals to challenge the accuracy of information such as accepting a request for correction from individuals by e-mail, post, phone or fax, through a website, or by some other method. The Accountability Agent must verify that this process is in place and operational. Where the Applicant answers NO, the Accountability Agent must	Article 11 of the PIPA

requ	at the personal information held is up to date, accurate and implete, to the extent necessary for the purposes of use, are quired for compliance with this principle. here the Applicant answers YES , the Accountability Agent must	
of date information will affect the requ	quire the Applicant to provide the procedures the Applicant	Article 11 of the PIPA
to the information subsequent to the transfer of the information, do you communicate the corrections to personal information processors, agents, or other service providers to whom the personal information was transferred? If YES, describe. The place corrections to personal processors, agents, or other service providers to whom the personal corrections to personal processors, agents, or other service providers to whom the personal information was transferred? If YES, describe.	is in place to communicate corrections to personal information ocessors, agent, or other service providers to whom the ersonal information was transferred and the accompanying ocedures to ensure that the corrections are also made by the ocessors, agents or other service providers acting on the oplicant's behalf. The Accountability Agent must verify that these procedures are in acce and operational, and that they effectively ensure that errections are made by the processors, agents or other service oviders acting on the Applicant's behalf. There the Applicant answers NO , the Accountability Agent must form the Applicant that procedures to communicate errections to personal information processors, agent, or other rvice providers to whom the personal information was ensferred, are required for compliance with this principle.	Article 8 of the PIPA Enforcement Rules
	here the Applicant answers YES , the Accountability Agent must quire the Applicant to provide the procedures the Applicant	Article 11 of the PIPA
purposes of use and corrections are made has	is in place to communicate corrections to other third parties, to hom personal information was disclosed.	Article 8 of the PIPA Enforcement Rules
disclosure of the information, do you The	ne Accountability Agent must verify that these procedures are in	
l '	ace and operational.	
·	here the Applicant answers NO , the Accountability Agent must	
	form the Applicant that procedures to communicate prrections to other third parties to whom personal information	

	was disclosed, are required for compliance with this principle.	
25. Do you require personal information processors, agents, or other service providers acting on your behalf to inform you when they become aware of information that is inaccurate, incomplete, or out-of-date?	Where the Applicant answers YES , the Accountability Agent must require the Applicant to provide the procedures the Applicant has in place to receive corrections from personal information processors, agents, or other service providers to whom personal information was transferred or disclosed to ensure that personal information processors, agents, or other service providers to whom personal information was transferred inform the Applicant about any personal information known to be inaccurate incomplete, or outdated. The Accountability Agent will ensure that the procedures are in place and operational, and, where appropriate, lead to corrections being made by the Applicant and by the processors, agents or other service providers. Where the Applicant answers NO , the Accountability Agent must	Article 11 of the PIPA Article 8 of the PIPA Enforcement Rules
	inform the Applicant that procedures to receive corrections from personal information processors, agents, or other service providers to whom personal information was transferred or disclosed, are required for compliance with this principle.	

SECURITY SAFEGUARDS

Assessment Purpose - The questions in this section are directed towards ensuring that when individuals entrust their information to an applicant, that applicant will implement reasonable security safeguards to protect individuals' information from loss, unauthorized access or disclosure, or other misuses.

Question	Assessment Criteria	Enforceability
(to be answered by the Applicant)	(to be verified by the Accountability Agent)	(to be answered by the Economy)
26. Have you implemented an information security policy?	Where the Applicant answers YES , the Accountability Agent must verify the existence of this written policy.	Article 27 of the PIPA
	Where the Applicant answers NO , the Accountability Agent must inform the Applicant that the implementation of a written	Article 12 of the PIPA Enforcement Rules
	information security policy is required for compliance with this principle.	
27. Describe the physical, technical and administrative safeguards you have	Where the Applicant provides a description of the physical, technical and administrative safeguards used to protect personal	Article 27 of the PIPA
implemented to protect personal information against risks such as loss or	information, the Accountability Agent must verify the existence of such safeguards, which may include:	Article 12 of the PIPA Enforcement Rules
unauthorized access, destruction, use,	 Authentication and access control (eg password 	
modification or disclosure of information	protections)	
or other misuses?	• Encryption	
	 Boundary protection (eg firewalls, intrusion detection) 	
	Audit logging	
	Monitoring (eg external and internal audits, vulnerability	
	scans) Other (specify)	
	The Applicant must implement reasonable administrative,	
	technical and physical safeguards, suitable to the Applicant's size	
	and complexity, the nature and scope of its activities, and the	
	sensitivity of the personal information and/or Third Party	
	personal information it collects, in order to protect that	
	information from leakage, loss or unauthorized use, alteration,	
	disclosure, distribution, or access.	
	Such safeguards must be proportional to the probability and	
	severity of the harm threatened the sensitivity of the	

29. Describe how you make your employees aware of the importance of maintaining the security of personal	and complexity, the nature and scope of its activities, and the confidentiality or sensitivity of the personal information (whether collected directly from the individuals or through a third party) it gathers, in order to protect that information from unauthorized leakage, loss, use, alteration, disclosure, distribution, or access. The Accountability Agent must verify that the Applicant's employees are aware of the importance of, and obligations respecting, maintaining the security of personal information	Article 27 of the PIPA Article 12 of the PIPA Enforcement Rules
28. Describe how the safeguards you identified in response to question 27 are proportional to the likelihood and severity of the harm threatened, the sensitivity of the information, and the context in which it is held.	Where the Applicant provides a description of the physical, technical and administrative safeguards used to protect personal information, the Accountability Agent must verify that these safeguards are proportional to the risks identified. The Applicant must implement reasonable administrative, technical and physical safeguards, suitable to the Applicant's size	Article 27 of the PIPA Article 12 of the PIPA Enforcement Rules
	information, and the context in which it is held. The Applicant must take reasonable measures to require information processors, agents, contractors, or other service providers to whom personal information is transferred to protect against leakage, loss or unauthorized access, destruction, use, modification or disclosure or other misuses of the information. The Applicant must periodically review and reassess its security measures to evaluate their relevance and effectiveness. Where the Applicant indicates that it has NO physical, technical and administrative safeguards, or inadequate safeguards, to protect personal information, the Accountability Agent must inform the Applicant that the implementation of such safeguards is required for compliance with this principle.	

	 Regular staff meetings or other communications Security policy signed by employees Other (specify) Where the Applicant answers that it does not make employees aware of the importance of, and obligations respecting, maintaining the security of personal information through regular training and oversight, the Accountability Agent has to inform the Applicant that the existence of such procedures are required for compliance with this principle. 	
30. Have you implemented safeguards that are proportional to the likelihood and severity of the harm threatened, the sensitivity of the information, and the context in which it is held through: 30.a) Employee training and management or other safeguards? 30.b) Information systems and management, including network and software design, as well as information processing, storage, transmission, and disposal? 30.c) Detecting, preventing, and responding to attacks, intrusions, or other security failures? 30.d) Physical security?	Where the Applicant answers YES (to questions 30.a to 30.d), the Accountability Agent has to verify the existence each of the safeguards. The safeguards have to be proportional to the probability and severity of the harm threatened, the confidential nature or sensitivity of the information, and the context in which it is held. The Applicant must employ suitable and reasonable means, such as encryption, to protect all personal information. Where the Applicant answers NO (to questions 30.a to 30.d), the Accountability Agent must inform the Applicant that the existence of safeguards on each category is required for compliance with this principle.	Article 27 of the PIPA Article 12 of the PIPA Enforcement Rules
31. Have you implemented a policy for secure disposal of personal information?	Where the Applicant answers YES , the Accountability Agent must verify the implementation of a policy for the secure disposal of personal information. Where the Applicant answers NO , the Accountability Agent must inform Applicant that the existence of a policy for the secure disposal of personal information is required for compliance with	Article 27 of the PIPA Article 12 of the PIPA Enforcement Rules

	this principle.	
32. Have you implemented measures to detect, prevent, and respond to attacks, intrusions, or other security failures?	Where the Applicant answers YES , the Accountability Agent must verify the existence of measures to detect, prevent, and respond to attacks, intrusions, or other security failures. Where the Applicant answers NO , the Accountability Agent must inform the Applicant that the existence of measures to detect, prevent, and respond to attacks, intrusions, or other security failures, is required for compliance with this principle.	Article 27 of the PIPA Article 12 of the PIPA Enforcement Rules
33. Do you have processes in place to test the effectiveness of the safeguards referred to above in question 32? Describe below.	The Accountability Agent must verify that such tests are undertaken at appropriate intervals, and that the Applicant adjusts their security safeguards to reflect the results of these tests.	Article 27 of the PIPA Article 12 of the PIPA Enforcement Rules
34. Do you use <u>risk assessments or third-party certifications</u> ? Describe below.	The Accountability Agent must verify that such <u>risk assessments</u> <u>or certifications</u> are undertaken at appropriate intervals, and that the Applicant adjusts their security safeguards to reflect the results of these certifications or risk assessments. One example is whether privacy compliance audits are carried out by the Applicant and if audits are carried out, the Accountability Agent must verify whether recommendations made in the audits are implemented.	Article 27 of the PIPA Article 12 of the PIPA Enforcement Rules
35. Do you require personal information processors, agents, contractors, or other service providers to whom you transfer personal information to protect against loss, or unauthorized access, destruction, use, modification or disclosure or other misuses of the information by: 35.a) Implementing an information security program that is proportionate to the sensitivity of the information and services provided?	The Accountability Agent must verify that the Applicant has taken reasonable measures (such as by inclusion of appropriate contractual provisions) to require information processors, agents, contractors, or other service providers to whom personal information is transferred, to protect against leakage, loss or unauthorized access, destruction, use, modification or disclosure or other misuses of the information. The Applicant must periodically review and reassess its security measures to evaluate their relevance and effectiveness.	Article 4, Article 27 of the PIPA Article 8, Article 12 of the PIPA Enforcement Rules 35.a) Article 6 of the PIPA 35.b) Article 12 of the PIPA 35.c) Article 12 of the PIPA Enforcement Rules

35.b) Notifying you promptly when they	
become aware of an occurrence of breach	
of the privacy or security of the personal	
information of the Applicant's customers?	
35.c) Taking immediate steps to	
correct/address the security failure which	
caused the privacy or security breach?	

ACCESS AND CORRECTION

Assessment Purpose - The questions in this section are directed towards ensuring that individuals are able to access and correct their information. This section includes specific conditions for what would be considered reasonable in the provision of access. Access will also be conditioned by security requirements that preclude the provision of direct access to information and will require sufficient proof of identity prior to provision of access. The details of the procedures whereby the ability to access and correct information is provided may differ depending on the nature of the information and other interests, which is why, in certain circumstances, it may be impossible, impracticable or unnecessary to change, suppress or delete records.

The ability to access and correct personal information, while generally regarded as a central aspect of privacy protection, is not an absolute right. While you should always make good faith efforts to provide access, in some situations, it may be necessary to deny claims for access and correction. Section II of the CBPR Self-Assessment Guidelines for Organisations sets out those conditions that must be met in order for such denials to be considered acceptable. When you deny a request for access, for the reasons specified herein, you should provide the requesting individual with an explanation as to why you have made that determination and information on how to challenge that denial. You would not be expected to provide an explanation, however, in cases where such disclosure would violate a law or judicial order. Refer to the APEC Cross Border Privacy Rules Intake Questionnaire for a list of acceptable Qualifications to the provision of access and correction mechanisms.

Question	Assessment Criteria	Enforceability
(to be answered by the Applicant)	(to be verified by the Accountability Agent)	(to be answered by the Economy)
(to be answered by the Applicant) 36. Upon request, do you provide confirmation of whether or not you hold personal information about the requesting individual? Describe below.	(to be verified by the Accountability Agent) Where the Applicant answers YES, the Accountability Agent must verify that the Applicant has procedures in place to respond to such requests. The Applicant must grant access to any individual, to personal information collected or gathered about that individual, upon receipt of sufficient information confirming the individual's identity. The Applicant's processes or mechanisms for access by individuals to personal information must be reasonable having regard to the manner of request and the nature of the personal information. The personal information must be provided to individuals in an easily comprehensible way. The Applicant must provide the individual with a time frame indicating when the requested access will be granted.	Article 3, Article 10 of the PIPA
	Where the Applicant answers NO and does not identify an	
	applicable qualification, the Accountability Agent must inform	

	the Applicant that the existence of written procedures to	
	respond to such requests is required for compliance with this	
	principle. Where the Applicant identifies an applicable	
	qualification, the Accountability Agent must verify whether the	
	applicable qualification is justified.	
37. Upon request, do you provide individuals access to the personal information that you hold about them? Where YES, answer questions 37(a) – (e) and describe your applicant's policies/procedures for receiving and handling access requests. Where NO, proceed to question 38. 37.a) Do you take steps to confirm the identity of the individual requesting access? If YES, please describe. 37.b) Do you provide access within a reasonable time frame following an individual's request for access? If YES, please describe. 37.c) Is information communicated in a reasonable manner that is generally understandable (in a legible format)? Please describe. 37.d) Is information provided in a way that is compatible with the regular form of	, ,	Article 3, Article 10 of the PIPA 37. a) Although not explicitly stipulated in PIPA, but some subordinate laws, such as Article 8 of Regulations Governing Security Measures of the Personal Information File for Non-government Agencies Designated by the Financial Supervisory Commission (http://law.fsc.gov.tw/law/LawContent.aspx?id=GL000933) and Article 13 of Regulations Governing the Security Assurance Plan and Processing Method for Personal Data of the Engineering Consulting Industry (https://law.moj.gov.tw/Eng/LawClass/LawContent.aspx?PCODE=D0070242)
interaction with the individual (e.g. email,		have stipulated explicitly to take steps to
same language, etc)?		confirm the identity.
37.e) Do you charge a fee for providing		37. b) Article 13 of the PIPA
access? If YES, describe below on what the		37. c) Article 8 of the PIPA
fee is based and how you ensure that the		
fee is not excessive.		

		37. d) Article 16 of the PIPA Enforcement Rules 37. e) Article 14 of the PIPA
38. Do you permit individuals to challenge the accuracy of their information, and to have it rectified, completed, amended and/or deleted? Describe your applicant's policies/procedures in this regard below and answer questions 37 (a), (b), (c), (d) and (e). 38.a) Are your access and correction mechanisms presented in a clear and conspicuous manner? Provide a description in the space below or in an attachment if necessary. 38.b) If an individual demonstrates that personal information about them is incomplete or incorrect, do you make the requested correction, addition, or where appropriate, deletion? 38.c) Do you make such corrections or deletions within a reasonable time frame following an individual's request for correction or deletion? 38.d) Do you provide a copy to the individual of the corrected personal information or provide confirmation that the data has been corrected or deleted? 38.e) If access or correction is refused, do you provide the individual with an explanation of why access or correction	Where the Applicant answers YES to questions 38.a, the Accountability Agent must verify that such policies are available and understandable in the primarily targeted economy. If the Applicant denies correction to the individual's personal information, it must explain to the individual why the correction request was denied, and provide the appropriate contact information for challenging the denial of correction where appropriate. All access and correction mechanisms have to be simple and easy to use, presented in a clear and visible manner, operate within a reasonable time frame, and confirm to individuals that the inaccuracies have been corrected, amended or deleted. Such mechanisms could include, but are not limited to, accepting written or e-mailed information requests, and having an employee copy the relevant information and send it to the requesting individual. Where the Applicant answers NO to questions 38a-38e and does not identify an applicable qualification, the Accountability Agent must inform the Applicant that the existence of written procedures to respond to such requests is required for compliance with this principle. Where the Applicant identifies an applicable qualification, the Accountability Agent must verify whether the applicable qualification is justified.	Article 3, Article 11 of the PIPA 35.a) Article 8 of the PIPA 35.b) Article 11 of the PIPA 35.c) Article 13 of the PIPA 35.d) Article 11 of the PIPA 35.e) Article 13 of the PIPA 35.e) Article 13 of the PIPA

will not be provided, together with contact	
information for further inquiries about the	
denial of access or correction?	

ACCOUNTABILITY

Assessment Purpose - The questions in this section are directed towards ensuring that the Applicant is accountable for complying with measures that give effect to the other Principles stated above. Additionally, when transferring information, the Applicant should be accountable for ensuring that the recipient will protect the information consistently with these Principles when not obtaining consent. Thus, you should take reasonable steps to ensure the information is protected, in accordance with these Principles, after it is transferred. However, there are certain situations where such due diligence may be impractical or impossible, for example, when there is no on-going relationship between you and the third party to whom the information is disclosed. In these types of circumstances, you may choose to use other means, such as obtaining consent, to assure that the information is being protected consistently with these Principles. However, in cases where disclosures are required by domestic law, you would be relieved of any due diligence or consent obligations.

Question	Assessment Criteria	Enforceability
(to be answered by the Applicant)	(to be verified by the Accountability Agent)	(to be answered by the Economy)
39. What measures do you take to ensure compliance with the APEC Information	The Accountability Agent has to verify that the Applicant indicates the measures it takes to ensure compliance with the	Article 27 of the PIPA
Privacy Principles? Please check all that apply and describe.	APEC Information Privacy Principles.	Article 12 of the PIPA Enforcement Rules
 Internal guidelines or policies (if applicable, describe how implemented) Contracts Compliance with applicable industry or sector laws and regulations Compliance with self-regulatory applicant code and/or rules Other (describe) 		
40. Have you appointed an individual(s) to be responsible for your overall compliance with the Privacy Principles?	Where the Applicant answers YES , the Accountability Agent must verify that the Applicant has designated an employee(s) who is responsible for the Applicant's overall compliance with these Principles. The Applicant must designate an individual or individuals to be responsible for the Applicant's overall compliance with privacy principles as described in its Privacy Statement, and must implement opportune procedures to receive, investigate, and respond to privacy-related complaints, providing an explanation	Article 12 of the PIPA Enforcement Rules

41. Do you have procedures in place to receive, investigate and respond to privacy-related complaints? Please describe.	of any remedial action where applicable. Where the Applicant answers NO, the Accountability Agent must inform the Applicant that designation of such an employee(s) is required for compliance with this principle. Where the Applicant answers YES, the Accountability Agent must verify that the Applicant has procedures in place to receive, investigate and respond to privacy-related complaints, such as: 1) A description of how individuals may submit complaints to the Applicant (e.g. Email/Phone/Fax/Postal Mail/Online Form); AND/OR 2) A designated employee(s) to handle complaints related to the Applicant's compliance with the APEC Privacy Framework and/or requests from individuals for access to personal information; AND/OR 3) A formal complaint-resolution process;	Not explicitly stipulated in PIPA, to be resolved through common dispute resolution methods of the Civil Code.
	AND/OR 4) Other (must specify). Where the Applicant answers NO , the Accountability Agent must inform the Applicant that implementation of such procedures is required for compliance with this principle.	
42. Do you have procedures in place to ensure individuals receive a timely response to their complaints?	Where the Applicant answers YES , the Accountability Agent must verify that the Applicant has procedures in place to ensure individuals receive a timely response to their complaints. Where the Applicant answers NO , the Accountability Agent must inform the Applicant that implementation of such procedures is required for compliance with this principle.	Not explicitly stipulated in PIPA, to be resolved through common dispute resolution methods of the Civil Code.
43. If YES, does this response include an explanation of remedial action relating to their complaint? Describe.	The Accountability Agent must verify that the Applicant indicates what remedial action is considered.	Not explicitly stipulated in PIPA, to be resolved through common dispute resolution methods of the Civil Code.

44. Do you have procedures in place for training employees with respect to your privacy policies and procedures, including how to respond to privacy-related complaints? If YES, describe.	Where the Applicant answers YES , the Accountability Agent must verify that the Applicant has procedures regarding training employees with respect to its privacy policies and procedures, including how to respond to privacy-related complaints. Where the Applicant answers that it does not have procedures regarding training employees with respect to their privacy policies and procedures, including how to respond to privacy-related complaints, the Accountability Agent must inform the Applicant that the existence of such procedures is required for compliance with this principle.	Item 7 of Paragraph 2 of Article 12 of the PIPA Enforcement Rules
45. Do you have procedures in place for responding to judicial or other government subpoenas, warrants or orders, including those that require the disclosure of personal information?	Where the Applicant answers YES, the Accountability Agent must verify that the Applicant has procedures in place for responding to judicial or other government subpoenas, warrants or orders, including those that require the disclosure of personal information, as well as provide the necessary training to employees regarding this subject. Where the Applicant answers NO, the Accountability Agent must inform the Applicant that such procedures are required for compliance with this principle.	Item 1 of Paragraph 1 of Article 6, Item 1 of Paragraph 1 of Article 20 of the PIPA
46. Do you have mechanisms in place with personal information processors, agents, contractors, or other service providers pertaining to personal information they process on your behalf, to ensure that your obligations to the individual will be met (check all that apply)? • Internal guidelines or policies • Contracts • Compliance with applicable industry or sector laws and regulations	Where the Applicant answers YES , the Accountability Agent must verify the existence of each type of agreement described. Where the Applicant answers NO , the Accountability Agent must inform the Applicant that implementation of such agreements is required for compliance with this principle.	Article 8 of the PIPA Enforcement Rules

 Compliance with self-regulatory applicant code and/or rules Other (describe) 		
47. Do these agreements generally require that personal information processors, agents, contractors or other service providers: • Abide by your APEC-compliant privacy policies and practices as stated in your Privacy Statement? • Implement privacy practices that are substantially similar to your policies or privacy practices as stated in your Privacy Statement? • Follow instructions provided by you relating to the manner in which your personal information must be handled? • Impose restrictions on subcontracting unless with your consent? • Have their CBPRs certified by an APEC accountability agent in their jurisdiction? • Notify the Applicant in the case of a breach of the personal information of the Applicant's customers? • Other (describe)	The Accountability Agent must verify that the Applicant makes use of appropriate methods to ensure their obligations are met.	Article 27 of the PIPA Article 8 of the PIPA Enforcement Rules
48. Do you require your personal information processors, agents, contractors or other service providers to provide you with self-assessments to	The Accountability Agent must verify the existence of such self-assessments.	Article 8 of the PIPA Enforcement Rules

ensure compliance with your instructions and/or agreements/contracts? If YES, describe below.		
49. Do you carry out regular spot checking or monitoring of your personal information processors, agents, contractors or other service providers to ensure compliance with your instructions and/or agreements/contracts? If YES, describe.	Where the Applicant answers YES , the Accountability Agent must verify the existence of the Applicant's procedures such as spot checking or monitoring mechanisms. Where the Applicant answers NO , the Accountability Agent must require the Applicant to describe why it does not make use of such spot checking or monitoring mechanisms.	Article 8 of the PIPA Enforcement Rules
50. Do you disclose personal information to other recipient persons or organizations in situations where due diligence and reasonable steps to ensure compliance with your APEC CBPRs by the recipient as described above is impractical or impossible?	If YES , the Accountability Agent must ask the Applicant to explain: (1) why due diligence and reasonable steps consistent with the above Assessment Criteria for accountable transfers are impractical or impossible to perform; and (2) the other means used by the Applicant for ensuring that the information, nevertheless, is protected consistent with the APEC Privacy Principles. Where the Applicant relies on an individual's consent, the Applicant must explain to the satisfaction of the Accountability Agent the nature of the consent and how it was obtained.	Article 21 of the PIPA