**UK BINDING CORPORATE RULES POLICY** 

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#### INTRODUCTION TO THIS POLICY

This UK Binding Corporate Rules Policy ("**Policy**") establishes Rakuten's approach to the protection and management of Personal data globally by Rakuten group members ("**Group Members**") when Processing data subject to the UK Data Protection Laws (defined below) and that involve transfers of Personal data from a Rakuten Group Member established in the UK to other Group members outside the UK.

"**Personal Data**" means any data relating to an identified or identifiable natural person in line with the definition in the UK Data Protection Laws (defined below), where the data relates to past, present and prospective:

(a) Rakuten employees (including individual subcontractors, secondees, interns work, experience students, agents temporary and casual workers and their family members/emergency contacts);

(b) customers

(c) merchants (businesses which sell on the Rakuten platforms. Merchants' Personal Data is Personal Data of merchants' employees and merchants' end users); and

(d) Contractors' and suppliers' (including supplier personnel).

"**Processing**" and "**Process**" means any operation or set of operations which is performed on Personal Data or on sets of Personal Data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.

"**UK**" means the The United Kingdom of Great Britain and Northern Ireland.

"UK GDPR" means the United Kingdom General Data Protection Regulation.

"Commissioner" means the Information Commissioner.

"**UK Data Protection Laws**" means the United Kingdom's Data Protection Act 2018, the UK GDPR and regulations made thereunder as amended from time to time.

"**Controller**" means the entity which, alone or jointly with others, determines the purposes and means of the processing of Personal Data.

"Processor" means the entity which processes Personal Data on behalf of the controller.

"Rules" means the rules of this Policy.

#### What does this Policy cover?

This Policy applies to all Personal Data processed by Rakuten, subject to UK Data Protection Laws, including Personal Data processed:

- (a) in the course of customer and merchant management<sup>1</sup>; and
- (b) which relates to Rakuten employees, contractors and suppliers.

Specifically, Personal Data processed under the Policy may include (but is not limited to):

- In relation to **<u>Rakuten employees</u>**, Personal Data including: name; personnel ID (company number, identifier information and system ID); employment type; date of hire; salary grade; date of birth; passwords; business contact information; personnel car registration; payroll deposit information (bank information); network connectivity information; information related to electronic business travel; expense reporting/accounting information, including credit card information; benefits data; car allocation data; competency assessments; dependant data; disciplinary action data; education data; individual development plan; international service data; management positions; organisational data; pay data; performance data; tax data; training data; survey information and responses; CCTV recordings; access control information; images;
- In relation to <u>customers</u>, Personal Data including: name; contact information; date of birth; interests; occupation/employment; social media attributes; demographic information; marketing preferences; details of goods and services purchased or for which the individual is a prospective customer; information relating to sales; survey information and responses; images;
- In relation to <u>merchants' personnel</u>, Personal Data including: name; ID and password assigned by Rakuten; title; gender; date of birth; business contact information; manager/principal's title; information relating to sales and transactions; Rakuten training information; CCTV recordings; images;
- In relation to <u>merchants' end users</u>, Personal Data including: name; contact details; details of transactions for goods and services; end user ID and password; gender, and date of birth; marketing preferences;
- In relation to <u>suppliers</u>, Personal Data including: name; contact information; details of goods and services provided; training information; identifier information; CCTV recordings; access control information; images; background check information; security vetting information.

Rakuten transfers Personal Data for the following purposes such as facilitating the provision of services and contract performance, marketing activities, management of suppliers, managing human resources and data analytics. The relevant countries and regions where the Personal Data are most likely to be transferred are Japan, Singapore, Australia, Brazil, China, Canada, the EEA and the United States.

<sup>&</sup>lt;sup>1</sup> "Merchants" include merchants' employees and merchants' end users.

#### Who must comply with this Policy?

Group Members must comply with and respect this Policy when Processing Personal Data for their own purposes.

This Policy does not replace any specific data protection requirements that might apply to a business area or function. In the event that such requirements in any way conflict or may not provide an equivalent level of protection compared to the Rules of this Policy, the requirement or Rule providing a higher standard of protection will apply.

This Policy and a list of Group Members indicating the countries to which Personal Data may be transferred are published on the website accessible at <u>https://corp.rakuten.co.jp/privacy/en/bcr.html</u>.

#### **BACKGROUND AND ACTIONS**

#### 1.1 What is Data Protection Law?

Data protection law regulates how people's Personal Data should be used. Rakuten's Processing of the Personal Data of customers, employees, merchants, subcontractors and suppliers is covered and regulated by data protection law. Although many countries in which Rakuten is present have data protection laws, Rakuten has based this Policy on the data protection laws of the UK.

#### 1.2 How does data protection law affect Rakuten internationally?

Data protection laws in some jurisdictions do not allow the transfer of Personal Data outside such countries unless appropriate safeguards are put in place to protect the Personal Data. For example, UK Data Protection Laws do not allow transfers to countries that do not ensure an 'adequate' level of data protection. Some of the countries in which Rakuten operates do not provide an adequate level of protection for individuals' data privacy rights under the UK Data Protection Laws.

Other countries where Rakuten is established have similar export restrictions for Personal Data under local law.

#### 1.3 What is Rakuten doing about it?

Rakuten is committed to take proper steps to ensure that its use of Personal Data on an international basis is safe and, hence, lawful. The purpose of this Policy, therefore, is to set out a framework to satisfy the requirements present in the UK Data Protection Laws applicable to Rakuten to provide an adequate level of protection for all Personal Data processed between Group Members, and onwards transfers of the Personal Data from the UK to Group Members in a third country.

This Policy applies to all Group Members where those Group Members process Personal Data both manually and by automatic means when the Personal Data relates to customer, employee and merchant data.

This Policy applies to all Group Members worldwide, where those Group Members Process Personal Data both manually and by automatic means, when the Personal Data relates to customers, employees, or merchants data (including merchant's end users) as well as contractor and suppliers, and requires that those Group Members comply with the Rules set out in clause 2 of this Policy together with the policies and procedures set out in the appendices in clause 3 of this Policy.

#### 1.4 Further information

If you have any questions regarding the provisions of this Policy, your rights under this Policy or any other data protection issues you can contact Rakuten's Global Privacy Manager at the address below who will either deal with the matter directly or forward it to the appropriate person or department within Rakuten. Attention: Global Privacy Manager

| Email:   | rakuten-privacy@mail.rakuten.com  |
|----------|---|
| Address: | Rakuten Crimson House, 1-14-1 Tamagawa, Setagaya-ku, Tokyo 158-<br>0094 |

In the UK:

| Attention: | Rakuten Marketing Europe Limited – UK Data Protection Officer |
|------------|---|
| Email:     | rakuten-privacy@mail.rakuten.com                              |
| Address:   | 7 Savoy Court, London, United Kingdom, WC2R 0EX               |
|            |   |

The Global Privacy Manager is responsible for ensuring that changes to this Policy are notified to the Group Members and to individuals whose Personal Data is processed by Rakuten.

If you are unhappy about the way in which Rakuten has used your Personal Data Rakuten has a separate complaint handling procedure which is set out in Part 3, Appendix 4.

This Policy can be found online in full, including its appendices, at: [insert link]

#### 2. OBLIGATIONS

This Policy applies in all cases where a Group Member Process Personal Data.

Clause 2 of this Policy is divided into three sections:

- Section A addresses the basic principles that a Group Member must observe when it collects, uses and transfers Personal Data.
- **Section B** deals with the practical commitments made by Rakuten to the Commissioner in connection with this Policy.
- Section C describes the third party beneficiary rights that Rakuten has granted to individuals under clause 2 of this Policy.

#### SECTION A: BASIC PRINCIPLES

#### RULE 1 – COMPLIANCE WITH LOCAL LAW AND LEGAL BASIS FOR PROCESSING

#### Rule 1A – Rakuten will first and foremost <u>comply with local law where it exists</u>.

As an organisation, Rakuten's objective is to comply with applicable legislation relating to Personal Data wherever the Group Member is located (e.g.: in the UK, the Data Protection Laws as amended or replaced from time to time) and will ensure that where Personal Data is processed it is done in accordance with the applicable local law. Where there is no local law or the local law does not meet the standards set out by the Rules in this Policy, Rakuten's position will be to Process Personal Data adhering to the Rules in this Policy.

### Rule 1B – Rakuten will ensure that, where required, a legal basis exists for its Processing of Personal Data.

Rakuten will ensure that a legal basis for Processing Personal Data exists where required. For example, where Personal Data is subject to UK Data Protection Laws or this Policy, subject to any specific provisions set in UK law, Rakuten will only process that data where:

- Rakuten has obtained consent to the Processing, and the consent meets the required standards under the UK Data Protection Laws;
- the Processing is necessary for the performance of a contract to which the individual is a party, or in order to take steps at the request of the individual before entering into a contract;
- the Processing is necessary for compliance with a legal obligation to which Rakuten is subject where that legal obligation derives from UK law;
- the Processing is necessary in order to protect the vital interests of an individual;
- the Processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in Rakuten where that Processing is set out in UK law to which Rakuten is subject; or
- the Processing is necessary for the purposes of the legitimate interests pursued by Rakuten or by a third party, except where those interests are overridden by the interests

or fundamental rights and freedoms of the individual to whom the Processing relates.

#### RULE 2 – ENSURING TRANSPARENCY AND PURPOSE LIMITATION DATA

Rule 2A – Rakuten will <u>explain to individuals</u>, at the time their Personal Data is collected, how that data will be used and will only use Personal Data for those purposes which are known to the individual or which are within their expectations and are relevant to Rakuten.

Rakuten will ensure, that individuals are always told in a clear and comprehensive way (usually by means of a fair processing statement) how their Personal Data will be processed. The information to be provided shall include the following in accordance with the UK Data Protection Laws:

- the identity and contact details of the Controller;
- the contact details of the data protection officer;
- information about the individual's rights to access, rectify, erase their Personal Data, restrict the Processing of their Personal Data and object to the Processing of their Personal Data, and how individuals can express their concern and exercise their right to data portability; information about the right to lodge a complaint with the Commissioner;
- information about the legal basis of Processing and information about the legitimate interests pursued by the Controller;
- where Processing of Personal Data is based on consent the individual's right to withdraw consent;
- from which source the Personal Data originates, and if applicable, whether it came from publicly available sources;
- whether the provision of Personal Data is a statutory or contractual requirement or a requirement necessary to enter into a contract and whether the individual is obliged to provide the Personal Data and the consequences of failure to provide such Personal Data;
- the uses and disclosures made of their Personal Data (including the secondary uses and disclosures of the information);
- the recipients or categories of recipients of their Personal Data,
- the transfer of Personal Data to another jurisdiction on the basis of this Policy and how to obtain a copy of this Policy;
- the retention period or the criteria for determining that period; and
- the existence of automated decision-making including profiling, which produces legal effects concerning him or her or similarly significantly affects him or her. In those cases, Rakuten shall explain the logic involved, as well as the significance and the envisaged consequences of such processing for the individual.

Rakuten will follow this Rule 2A unless there is a legitimate basis for not doing so (for example, where it is necessary to safeguard national security or defence, for the prevention or detection of crime, taxation purposes, legal proceedings, the protection of the individual or of the rights and freedoms of others, other important objectives of general public interest and all the applicable restrictions in accordance with the UK GDPR, or where otherwise permitted by the UK Data Protection Laws).

If a Rakuten Group Member outside the UK receives a legally binding request from a public authority for Personal Data that has been transferred to it from a Rakuten Group Member in the UK, Rakuten will act in accordance with Rule 16C and will take all possible steps to ensure that any disclosures of the Personal Data by it to any public authority are not massive, disproportionate and indiscriminate in a manner that would go beyond what is necessary in a democratic society and demonstrate to the Commissioner if requested to do so the steps it followed to deal with the request in accordance with this Policy.

If Rakuten wishes to Process Personal Data for a different or new purpose, Rakuten will not further process that information in a way incompatible with the purpose for which it was collected unless the change of Processing is permitted by UK Data Protection Laws or UK laws law.

In certain cases, for example, where the Processing relates to special categories of Personal Data, the individual's explicit consent to the new Processing may be necessary.

#### RULE 2B – PROMOTING PRIVACY THROUGH TECHNOLOGY

Rakuten will promote privacy friendly technology and services through the concepts of privacy by design and by default. Rakuten's technology will be designed to implement data protection principles in an effective manner and to integrate the necessary safeguards. Further, Rakuten will promote technical solution that allow for a privacy friendly default setting of its services where appropriate.

# Rule 2C – Rakuten will assess the impact of any new Processing activity involving Personal Data to which UK Data Protection Laws apply that is likely to result in a high risk to the rights and freedoms of individuals.

Where Rakuten does initiate new Processing activities involving Personal Data, it will ensure that such Processing activities conform to the requirements of the UK Data Protection Laws and especially its principles, in accordance with its data protection impact assessment process, as amended and updated from time to time.

Rakuten will consult the Commissioner prior to the Processing, if a Processing activity may result in a high risk and there is an absence of measures to mitigate said risk.

## Rule 2D – Rakuten shall maintain a written record of all categories of Processing activities that fall under the scope of this Policy.

To demonstrate compliance with this Policy, all BCR members shall maintain a written record of all categories of Processing activities they carry out that fall under the scope of this Policy in accordance with UK Data Protection Laws. Said records will be made available to the Commissioner upon request. All our Processors, internal and external, shall comply with same obligation in accordance with Article 30 of the UK GDPR.

#### RULE 3 – ENSURING ACCURACY, STORAGE LIMITATION AND DATA MINIMISATION

#### Rule 3A – Rakuten will keep Personal Data <u>accurate</u> and <u>up to date</u>.

In order to ensure that the Personal Data held by Rakuten is accurate and up to date, Rakuten actively encourages individuals to inform Rakuten when their Personal Data changes.

### Rule 3B – Rakuten will only keep Personal Data for <u>as long as is necessary</u> for the purposes for which it is collected and further processed.

Rakuten will comply with Rakuten's internal policies and procedures regarding document and data retention as revised and updated from time to time.

### Rule 3C – Rakuten will only keep Personal Data, which is <u>adequate, relevant and not</u> <u>excessive in relation to the purpose for which it is processed.</u>

Rakuten will identify the minimum amount of Personal Data that is required in order to properly fulfil the purposes for which it is processed.

#### RULE 4 – TAKING APPROPRIATE SECURITY MEASURES

#### Rule 4A – Rakuten will always adhere to its <u>IT security policies</u>.

Rakuten will implement appropriate technical and organisational measures to protect Personal Data against accidental or unlawful destruction or accidental loss, alteration, unauthorised disclosure or access, in particular where Processing involves transmission of Personal Data over a network, and against all other unlawful forms of processing. To this end, Rakuten will comply with the requirements in the security policies in place within Rakuten as revised and updated from time to time together with any other security procedures relevant to a business area or function.

#### Rule 4B – Rakuten will adhere to its data incident management and notification policies.

Rakuten will adhere to Rakuten's data incident management and notification policies (as revised and updated from time to time) which set out the process that Rakuten must follow to:

- notify the Commissioner without undue delay and, where feasible, not later than 72 hours after having become aware of a data incident;
- notify individuals of a data incident involving their Personal Data; and
- assess the circumstances in which such notifications may not be required.

### Rule 4C – Rakuten will ensure that <u>providers of services</u> to Rakuten also adopt appropriate and equivalent security measures.

Group Members using Processors, internal and external, which have access to the Personal Data covered by this Policy, will adhere to Rakuten's due diligence process for the selection of the service provider, take steps to ensure that the Processors have proportionate technical and organisational security measures in place to safeguard the Personal Data and will impose strict contractual obligations in writing on the Processor, which provide:

- (a) the subject-matter, duration, the nature, and purpose of the Processing, the type of Personal Data and categories of data subjects and the obligations and rights of the Controller.
- (b) commitments on the part of the Processor regarding the security of that Personal Data, consistent with those contained in Rules 4A and 4B of this Policy.
- (c) that the Processor will act only on the Group Members' instructions when using that information (namely in regard to transfers to a third country), and, at the Group Member's choice, the deletion or return of all the Group Members' Personal Data at the termination of the services, and the deletion of the existing copies unless the UK laws requires the storage of said data.
- (d) as provided for in Rule 6, such obligations as may be necessary to ensure that the commitments on the part of the Processor reflect those made by the Group Member in this Policy and which, in particular, provide for adequate safeguards with respect to the privacy and fundamental rights and freedoms of individuals under UK Data Protection Laws in respect of transfers, the initial and onwards transfer, of Personal Data to a Processor established in a third country.
- (e) guarantees from the Processor to ensure that the authorised persons involved in the Processing are subject to strict confidentiality obligations, and, at the Group Members' request, make available all the information necessary, allow for and contribute to audits conducted by Group Members or its appointed auditors, to demonstrate compliance with its obligations under the UK Data Protection Laws, and immediately inform the Group Members if an instruction infringes the UK Data Protection Laws.
- (f) the duty of the Processor to obtain prior specific or general written authorisation from the Group Members to engage another Processor, and in the latter case, the obligation to communicate any changes regarding these Processors with the Group Members' right to object to such decision, and the express recognition that the same contractual obligation for the Processor shall be applicable to the third Processor.
- (g) the commitment to assist and cooperate with the Group Members to respond to any data subject's request, ensure security compliance, notify the Commissioner and data subjects of any data breach, to carry out data protection assessment, where necessary, and in general, to comply all its obligations in accordance with the UK Data Protection Laws.
- (h) the recognition of all the requirements, duties, and obligations imposed to Processors in accordance with the UK Data Protection Laws

#### **RULE 5 – HONOURING INDIVIDUALS' RIGHTS**

# Rule 5A – Rakuten will adhere to the <u>Subject Rights Request Procedure</u> and will be <u>receptive</u> to any queries or requests made by individuals in connection with their Personal Data.

In some countries individuals are entitled under the local law to be supplied with a copy of Personal Data held about them (including information held in both electronic and paper records), together with certain other details such as their rights in relation to their Personal Data. This is known as the right of subject access in UK Data Protection Laws. Rakuten will follow the steps set out in the Subject Rights Request Procedure (see Appendix 1) when dealing with requests from individuals for access to their Personal Data and in doing so will deal with requests within the timeframe described in the Subject Rights Request Procedure (within one month from receipt of a request or such other period in accordance with the UK Data Protection Law for a subject access request).

#### Rule 5B – Rakuten will deal with requests to access, erase<u>, rectify, complete or restrict</u> <u>Personal Data, for data portability or objections</u> to the processing of Personal Data in accordance with the <u>Subject Rights Request Procedure</u>.

In the UK individuals are entitled to:

- request rectification, erasure, restriction or completion, as appropriate of their Personal Data which is shown to be inaccurate or incomplete;
- object to the Processing of their Personal Data; and /or
- Exercise their right to data portability in relation to their Personal Data

Rakuten will follow the steps set out in the Subject Rights Request Procedure in such circumstances.

#### RULE 6 – ENSURING ADEQUATE PROTECTION FOR CROSS-BORDER TRANSFERS

#### Rule 6 – Rakuten will <u>not</u> transfer Personal Data to third parties <u>outside Rakuten without</u> <u>ensuring adequate protection</u> for the information in accordance with the standards set out by this Policy.

In principle, cross-border transfers of Personal Data to third parties outside the Group Members are not allowed without appropriate steps being taken, such as binding oneself to appropriate contractual clauses or obtaining the consent of individuals which will protect the Personal Data being transferred in accordance with the standards set out by this Policy.

#### RULE 7 – SAFEGUARDING THE USE OF SPECIAL CATEGORIES OF PERSONAL DATA

## Rule 7A – Rakuten will only process special categories of Personal Data if it is <u>absolutely</u> <u>necessary</u> to use it.

Special categories of Personal Data means information relating to an individual's racial or ethnic origin, political opinions, religious or philosophical beliefs, trade union membership,

health, sex life or sexual orientation, genetic data or biometric data processed for the purpose of uniquely identifying a natural person and criminal convictions. Rakuten will assess whether special categories of Personal Data is required for the proposed Processing and when it is absolutely necessary in the context of the business.

## Rule 7B – Rakuten will only process special categories of Personal Data where the individual's <u>explicit consent</u> has been obtained.

Under this Policy and when the Processing is subject to the UK Data Protection Laws, Rakuten will only process sensitive data when the individual explicitly consented to the Processing of their special categories of Personal Data. This permission to use special categories of Personal Data by Rakuten must be genuine and consistent with UK Data Protection Laws consent requirements.

#### RULE 8 – LEGITIMISING DIRECT MARKETING

#### Rule 8A – Rakuten will allow individuals to <u>opt out</u> of receiving marketing information.

All individuals have the data protection right to object at any time, free of charge, to the Process of their Personal Data for direct marketing purposes. Rakuten will honour all such objections. In the UK this includes the right to object to profiling to the extent that it is related to such marketing (and in this context 'profiling' means the automated processing of Personal Data to analyse or predict certain aspects about an individual such as their economic situation, personal preferences, interests, or location).

#### RULE 9 – AUTOMATED INDIVIDUAL DECISIONS, INCLUDING PROFILING

#### Rule 9 – Rakuten will not take decisions about individuals based solely on automated Processing of their Personal Data

No evaluation of, or decisions about, an individual which produces legal effects or similarly significantly affects them will be based solely on the automated Processing (including profiling as defined in Rule 8A) of their Personal Data unless:

- The Processing is conducted in compliance with the UK Data Protection Laws; and
- Rakuten has put in place measures to safeguard the legitimate interests of individuals (such as the right for an individual to be informed of the existence of such processing, to be provided with information about the logic involved and the significance and consequences of the processing, to obtain human intervention in the decision, and to express their point of view and contest the decision).

Rakuten will not take any decisions described in this Rule 9 based on special categories of Personal Data.

#### **SECTION B: PRACTICAL COMMITMENTS**

#### **RULE 10 – COMPLIANCE**

### Rule 10 – Rakuten will have <u>appropriate staff and support</u> to ensure and oversee privacy compliance throughout the business.

Rakuten has appointed its Global Privacy Manager as the person to oversee and ensure compliance with this Policy including monitoring training and complaint-handling. The Global Privacy Manager is supported by Local Privacy Contacts and Regional Privacy Officers, who are assigned to oversee Group Members) and who report to the Global Privacy Manager. The Regional Privacy Officers are responsible for overseeing and enabling compliance with this Policy on a day to day basis.

Rakuten ensures the independence of the appointed data protection officer to fulfil tasks prescribed under the Policy and under UK Data Protection Laws.

#### RULE 11 – TRAINING

Rule 11 – Rakuten will provide appropriate <u>training</u> to employees who have <u>permanent or</u> <u>regular access</u> to Personal Data, who are involved in the <u>collection of Personal Data</u> or in the <u>development of tools</u> used to Process Personal Data in accordance with the Privacy Training Requirements attached as Appendix 2.

RULE 12 – AUDIT

Rule 12 – Rakuten will comply with the <u>Audit Protocol</u> set out in <u>Appendix 3</u>.

#### **RULE 13 – COMPLAINT HANDLING**

Rule 13 – Rakuten will comply with the <u>Complaint Handling Procedure</u> set out in <u>Appendix 4</u>.

**RULE 14 – COOPERATION WITH SUPERVISORY AUTHORITIES** 

Rule 14 – Rakuten will comply with the <u>Co-operation Procedure</u> set out in <u>Appendix 5</u>.

#### **RULE 15 – UPDATING THE RULES**

Rule 15 – Rakuten will comply with the Data Protection Binding Corporate Rules Policy <u>Updating Procedure</u> set out in <u>Appendix 6</u>.

RULE 16 – ACTION TO BE TAKEN WHERE NATIONAL LEGISLATION PREVENTS COMPLIANCE WITH THE POLICY

Rule 16A – Rakuten will ensure that where it believes that the legislation applicable to it prevents it from fulfilling its obligations under the Policy or such legislation has a substantial effect on its ability to comply with the Policy, <u>the Global Privacy Manager</u> will

be promptly informed unless otherwise prohibited by law. The Global Privacy Manager, unless prohibited by law, will ensure that all Group Members that may be affected by any potential conflict of this nature will be informed without undue delay.

Rule 16B – Rakuten will ensure that where there is a <u>conflict between the legislation</u> <u>applicable to it and this Policy</u>, the Global Privacy Manager will make a <u>responsible</u> <u>decision</u> on the action to take and will inform the Commissioner in cases where the Global Privacy Manager deemed that said conflict is likely to have a substantial adverse effect on the guarantees provided under this Policy.

Rule 16C – Rakuten will ensure that where it receives a legally binding request from a public authority, law enforcement authority or state security body, for disclosure of Personal Data exported from the UK under this Policy, Rakuten will, unless prohibited from doing so by a law enforcement authority, put the request on hold and promptly notify the Group Member that exported the Personal Data, unless otherwise prohibited, such as a prohibition under criminal law to preserve the confidentiality of a law enforcement investigation, in which case it will use its best efforts to obtain the right to waive this prohibition in order to communicate as much information as it can and as soon as possible, and be able to demonstrate that it did so.

If, in the above case, despite having used its best efforts, the Group Member is not in a position to notify the Group Member that exported the Personal Data, it will provide to the Commissioner on an annual basis general information on the requests it received. In any event, the Group Member that imported the Personal Data will take all possible steps to ensure that any disclosures of the Personal Data by it to any public authority are not massive, disproportionate and indiscriminate in a manner that would go beyond what is necessary in a democratic society.

Where Rakuten considers that the aforementioned request is likely to pose a substantial adverse effect on the guarantees provided in this Policy, it will promptly inform the Commissioner of the existence of such request and provide an outline of the identity of the requesting body, the data requested, and the legal basis for the disclosure, unless otherwise prohibited by law. **SECTION C: THIRD PARTY BENEFICIARY RIGHTS** UK Data Protection Laws state that the customers, employees and merchants whose Personal Data is processed in the UK by a Group Member (the "**Exporting Entity**") and transferred to a Group Member outside the United Kingdom (the "**Importing Entity**") must be able to benefit from certain rights to enforce the Policy as follows:

- **Principle and Rights:** The principles and rights granted under Rules 1 to 9 of Section A, Rules 13, 14 and 16 of Section B of this Policy.
- **Complaints**: Individuals may make complaints to Rakuten Marketing Europe Limited and/or to the Commissioner.
- **Proceedings**: Individuals can bring proceedings against Rakuten Marketing Europe Limited.
- Liability: Individuals may seek appropriate redress from Rakuten Marketing Europe Limited, directly or by lodging a complaint to the Commissioner or exercising the right to an effective judicial remedy in front of the UK courts, including the remedy of any breach of this Policy by any Importing Entity and, where appropriate, receive compensation from Rakuten Marketing Europe Limited for any damage suffered, if said damage is the result of a breach of this Policy by a Group Member. If the individual chooses to exercise its rights directly against Rakuten Marketing Europe Limited will conduct an internal investigation to clarify if such damages can be attributed as a breach of this Policy by a Group Member. The above is without prejudice of the individuals' right to appeal to the UK courts or the Commissioner in accordance with the UK Data Protection Laws.
- Individuals also have the right to obtain a copy of the Policy and the intra-Group Agreement entered into by Rakuten in connection with the Policy.

In the event of a claim being made in which an individual has suffered damage where that individual can demonstrate that it is likely that the damage has occurred because of a breach of this Policy, Rakuten Marketing Europe Limited has agreed that the burden of proof to show that an Importing Entity is not responsible for the breach, or that no such breach took place, will rest with Rakuten Marketing Europe Limited.

#### 3. APPENDICES

#### **APPENDIX 1**

Subject Rights Request Procedure

#### UK BINDING CORPORATE RULES POLICY OF RAKUTEN

#### Subject Rights Request Procedure

#### 1. INTRODUCTION

- 1.1 UK Data Protection Laws give individuals the right to be informed whether any Personal Data about them is being processed by an organisation. This is known as the "right of subject access." This Subject Rights Request Procedure ("**Procedure**") sets out how Rakuten will deal with such requests.
- 1.2 This Procedure also sets out the other rights individuals have in relation to their Personal Data under UK Data Protection Laws and how Rakuten will deal with requests to exercise such rights. These rights are the right to rectification, the right to erasure, the right to data portability, the right to restriction of processing and the right to object to processing of Personal Data.
- 1.3 All queries relating to this Procedure are to be addressed to the Global Privacy Office or where feasible to a local privacy contact. The request made under this Procedure can be brought in writing to Rakuten Marketing Europe Limited at rakuten-privacy@mail.rakuten.com.

#### 2. PERSONAL DATA SUBJECT TO UK LAW

2.1 Individuals whose Personal Data is collected and/or used in the UK by Rakuten, and transferred between Rakuten group members ("**Group Members**") benefit from the rights mentioned above and such requests will be dealt with in accordance with the terms of this Procedure unless UK Data Protection Laws differs from this Procedure, in which case the UK Data Protection Laws will prevail.

#### 3. PERSONAL DATA OUTSIDE THE SCOPE OF UK LAW

3.1 To the extent that the local laws of non-UK Group Members contain similar rights to those mentioned above, such Group Members will deal with those requests in accordance with this Procedure unless it differs from the applicable data protection law, in which case the local data protection law will prevail.

#### 4. INDIVIDUALS' RIGHT TO SUBJECT ACCESS

- 4.1 An individual making a subject access request covered by clauses 2 or 3 above to Rakuten is entitled to:
  - (a) be informed whether Rakuten holds and is processing Personal Data about that person;
  - (b) be given a description of the categories of Personal Data and the purposes for which it is being held and processed;
  - (c) the recipients or classes of recipients and their location to whom the informationis,



or may be, disclosed by Rakuten;

- (d) the retention period or criteria to determine this period;
- (e) the right to complain to the Commissioner and to bring a claim before a UK court;
- (f) the existence of automated decision-making, including profiling;
- (g) if the data is not collected from the individual any available information as to their source;
- (h) the existence of the right to rectification, erasure, restriction of processing of the Personal Data and right to object to such Processing;
- (i) where data is transferred to a third country the right to be informed about the use of Binding Corporate Rules as safeguards for the transfer; and
- (j) communication in intelligible form of their Personal Data held by Rakuten and where requested a copy of this.
- 4.2 The request must be made in writing, which can include email or other electronic means.<sup>2</sup>
- 4.3 Rakuten must deal with a subject access request within one month of receipt of that request (or such other period as may be determined by the law of the country in which the Personal Data was collected). That period may be extended by two further months where necessary as permitted by applicable law, taking into account the complexity and number of the requests.

#### 5. PROCESS

- 5.1 Receipt of a subject access request covered under this Procedure.
  - (a) If Rakuten receives any request from an individual for their Personal Data, this must be passed to the Global Privacy Office immediately upon receipt indicating the date on which it was received together with any other information which may assist the Global Privacy Office to deal with the request.
  - (b) The request does not have to be official or mention data protection law to qualify as a subject access request.
- 5.2 Initial steps
  - (a) The Global Privacy Office will make an initial assessment of the request to decide whether it is a subject access request that falls within the scope of this Procedure and whether confirmation of identity, or any further information, is required.
  - (b) The Global Privacy Office will then contact the individual in writing to confirm receipt of the subject access request, seek confirmation of identity or further information, if required, or decline the request if one of the exemptions to subject access applies.

<sup>&</sup>lt;sup>2</sup> Unless the local data protection law provides that an oral request may be made, in which case Rakuten will document the request and provide a copy to the individual making the request before dealing withit.



#### 6. EXEMPTIONS TO THE RIGHT OF SUBJECT ACCESS

- 6.1 A subject access request may be refused on the following grounds:
  - (a) Where the subject access request is made to a UK Group Member and relates to the use or collection of Personal Data by that Group Member, if the refusal to provide the information is consistent with UK Data Protection Laws; or
  - (b) Where the subject access request relates to Personal Data used or collected by a UK Group Member but the request does not fall within section 6.1(a) because it is made to a non-UK Group Member to which the Personal Data has been transferred, if the grounds for withholding such Personal Data are consistent with UK Data Protection Laws; or
  - (c) if the Personal Data is held by Rakuten in non-automated form and is not or will not become part of a filing system; or
  - (d) where the Personal Data does not originate from the UK and (subject to the provisions of UK Data Protection Laws) the provision of the Personal Data requires Rakuten to use disproportionate effort;
  - (e) where the subject access request is made to a non-UK Group Member in circumstances in which clause 3.1 applies, and if the refusal to provide the information is consistent with the law applicable to the Group Member that has collected and transferred the Personal Data.

#### 7. RAKUTEN'S SEARCH AND THE RESPONSE

- 7.1 The Global Privacy Office will arrange a search of all relevant electronic and paper filing systems.
- 7.2 The Global Privacy Office may refer any complex cases to the Executive Director of the Legal Department for advice, particularly where the request includes information relating to third parties or where the release of Personal Data may prejudice commercial confidentiality or legal proceedings.
- 7.3 The information requested will be collated by the Global Privacy Office into a readily understandable format (internal codes or identification numbers used at Rakuten that correspond to Personal Data shall be translated before being disclosed). A covering letter will be prepared by the Global Privacy Office which includes information required to be provided in response to a subject access request.
- 7.4 Where the provision of the information in permanent form is not possible or would involve disproportionate effort, there is no obligation to provide a permanent copy of the information. In such circumstances the individual may be offered the opportunity to have access to the information by inspection or to receive the information in another form.
- 8. REQUESTS FOR RESTRICTION, ERASURE, RECTIFICATION OR OBJECTION TO PROCESSING OF PERSONAL DATA



- 8.1 If a request is received for the restriction, erasure, rectification, or objection to processing of an individual's Personal Data, such a request must be considered and dealt with as appropriate by the Global Privacy Office. A request may be refused in accordance with the applicable local law.
- 8.2 If a request is received advising of a change in an individual's Personal Data, such information must be rectified or updated accordingly if Rakuten is satisfied that there is a legitimate basis for doing so.
- 8.3 When Rakuten erases, anonymises, rectifies, restricts the processing or honours a request to object to the processing of Personal Data, Rakuten will notify other Group Members or any sub-processors to whom the Personal Data has been disclosed accordingly, who will also update their records.
- 8.4 If the request made to Rakuten is to object to the processing of that individual's Personal Data because the rights and freedoms of the individual are prejudiced by virtue of such processing by Rakuten, or on the basis of other compelling legitimate grounds, the matter will be referred to the Global Privacy Office to assess. Where the processing undertaken by Rakuten is required by law, the request will not be regarded as valid.

#### 9. REQUESTS FOR DATA PORTABILITY

- 9.1 Under the UK Data Protection Laws individuals have the right to receive their Personal Data which they have provided to Rakuten in a structured, commonly-used and machine- readable format, and have the right to request that this information be sent by Rakuten to another controller, where technically feasible. This is called the right to data portability under the UK Data Protection Laws.
- 9.2 The right to data portability only applies:
  - (a) To Personal Data an individual has provided to Rakuten (not inferred or derived data that are created by Rakuten as a result of analysis of data provided by the individual (e.g. algorithmic results));
  - (b) Where the processing of that Personal Data is based on the individual's consent (e.g. for the processing of special categories of Personal Data) or is for the performance of a contract; and
  - (c) When processing is carried out by automated means (i.e. via an IT system, not hard copy / paper records).
- 9.3 The request shall be answered within one month. This can be extended to two months where the request is complex or where Rakuten receives a number of requests.
- 9.4 Rakuten will compile the Personal Data about the requestor that meets the requirements set out in 9.1 and 9.2 above. Rakuten may deny a request for data portability on grounds permitted under the UK Data Protection Laws or applicable local law. This assessment shall be made by the Global Privacy Office.



#### **APPENDIX 2**

Privacy Training Requirements



**CONFIDENTIAL 23** 

### UK BINDING CORPORATE RULES POLICY OF RAKUTEN Privacy Training Requirements

#### 1. BACKGROUND

- 1.1 The UK Binding Corporate Rules Policy of Rakuten (the "**Policy**") provides a framework for the transfer of Personal Data between Rakuten group members ("**Group Members**"). The purpose of the Privacy Training Requirements document is to provide a summary as to how Rakuten trains its staff (the "**employees**") on the requirements of the Policy.
- 1.2 Rakuten's Global Privacy Office within the IT Security Governance Department has overall responsibility for privacy compliance training within Rakuten, including the delivery and monitoring of Rakuten's privacy training programs. Training on the Policy is overseen by the Global Privacy Manager and the Global Privacy Office.
- 1.3 All Rakuten employees receive periodic training on privacy and data protection (the "**General Privacy Training**") and information security.
- 1.4 Employees who have permanent or regular access to Personal Data, who are involved in the collection of Personal Data or in the development of tools to process Personal Data receive additional, tailored training on the Policy (the "**BCR Policy Training**") and specific data protection issues relevant to their role and location. This training is further described below and is carried out on a regular basis.
- 1.5 The General Privacy training and the BCR Policy training together are referred to in this document as the "**Privacy and Compliance Training Program**".

#### 2. OVERVIEW OF TRAINING AT RAKUTEN

- 2.1 All Rakuten employees are required to participate in the General Privacy training program once every [two] years. The program is called the Data Privacy and Security Training program.
- 2.2 The General Privacy Training covers a range of subjects, including data privacy, data breaches, and Rakuten's Privacy and Information Security policies and procedures.
- 2.3 In addition to the training described in section 2.1 and 2.1, Rakuten also provides specific training on the Policy as described in section 4 below.

#### 3. AIMS OF THE PRIVACY AND COMPLIANCE TRAINING PROGRAM AT RAKUTEN

- 3.1 The aim of Rakuten's **Privacy and Compliance Training Program** is to help create and maintain an environment in which employees:
  - (a) have an understanding of the basic principles of data privacy, confidentiality, and information security;
  - (b) understand Rakuten's Privacy and Information Security policies and procedures; and



- (c) having permanent or regular access to Personal Data, who are involved in the collection of Personal Data or in the development of tools to Process Personal Data, receive appropriate training, as described in section 4, to enable them to process Personal Data in accordance with the Policy.
- 3.2 General data protection and privacy training for new employees
  - (a) New employees must complete the General Privacy Training and the BCR Policy Training (if required) shortly after joining Rakuten.
- 3.3 General data protection and privacy training for all employees
  - (a) Employees worldwide receive the General Privacy Training. This training covers basic data privacy rights and principles and data security in line with the requirements of the Policy. It is designed to be both informative and user-friendly, generating interest in the topic. Completion of the course is monitored and enforced by Rakuten's Global Privacy Office, which drives 100% completion by all required employees annually and is accountable to the Chief Compliance Officer.
  - (b) All employees also benefit from ad-hoc communications consisting of emails, awareness messaging placed on Rakuten's intranet pages which convey the importance of information security and data protection issues relevant to Rakuten, including for example, social networking, remote working, engaging data processors and the protection of confidential information.

#### 4. BCR POLICY TRAINING

- 4.1 Rakuten's training on the Policy will cover the following main areas and employees receive training appropriate to their roles and responsibilities within Rakuten:
  - (a) Background and rationale:
    - (i) What is data protection law?
    - (ii) How data protection law will affect Rakuten internationally
    - (iii) The scope of the Policy
    - (iv) Terminology and concepts
  - (b) The Policy:
    - (i) An explanation of the Policy
    - (ii) Practical examples
    - (iii) The rights that the Policy gives to individuals
  - (c) Where relevant to an employee's role, training will cover the following procedures under the Policy:



- (i) Subject Access Request Procedure
- (ii) Audit Protocol
- (iii) Updating Procedure
- (iv) Cooperation Procedure
- (v) Complaint Handling Procedure

#### 5. FURTHER INFORMATION

Any queries about training under the Policy should be addressed to the Global Privacy Office which can be contacted at: <u>rakuten-privacy@mail.rakuten.com</u>.



#### **APPENDIX 3**

**Audit Protocol** 



**CONFIDENTIAL 27** 

### UK BINDING CORPORATE RULES POLICY OF RAKUTEN Audit Protocol

#### 1. BACKGROUND

- 1.1 The purpose of Rakuten's Binding Corporate Rules Policy (the "**Policy**") is to safeguard Personal Data transferred between the Rakuten group members ("**Group Members**").
- 1.2 Rakuten is required to audit compliance with the Policy and to satisfy certain conditions in so doing. This document describes how Rakuten deals with such requirements. The role of Rakuten's Global Privacy Manager in the group headquarters in Japan and the Global Privacy Office is to provide guidance about the Process of Personal Data subject to the Policy and to assess the Process of Personal Data by Group Members for potential privacy-related risks. The collection and use of Personal Data is, therefore, subject to detailed review and evaluation on an on-going basis. Accordingly, although this Audit Protocol describes the formal assessment process adopted by Rakuten to ensure compliance with the Policy as required by the Commissioner, this is only one way in which Rakuten ensures that the provisions of the Policy are observed, and corrective actions taken as required.

#### 2. APPROACH

- 2.1 Overview of audit
  - (a) Compliance with the Policy is overseen on a day to day basis by the Global Privacy Office.
  - (b) The Internal Audit Department, which includes accredited auditors, will be responsible for performing and/or overseeing independent audits of compliance with the Policy and will ensure that such audits address all aspects of the Policy. The Internal Audit Department will be responsible for ensuring that any issues or instances of noncompliance are brought to the attention of the Global Privacy Manager and that any corrective actions to ensure compliance take place within a reasonable timescale.
- 2.2 Timing and scope of audits
  - (a) Audits of the Policy will take place:
    - (i) annually in accordance with Rakuten's audit procedure/s; and
    - (ii) more frequently at the request of the Global Privacy Manager; and
    - (iii) if determined necessary by the Global Privacy Manager.
  - (b) The scope of the audit performed will be determined by the Internal Audit Department on a risk-based analysis which will consider relevant criteria, for example: areas of current regulatory focus, industry specific requirements where applicable, areas of specific or new risk for the business, areas of non-compliance, areas with changes to



the systems or processes used to safeguard information, areas where there have been previous audit findings or complaints, the period since the last review, and the nature, method and location of the Personal Data processed.

#### 2.3 Auditors

Audit of the procedures and controls in place to give effect to the commitments made in the Policy will be undertaken by Rakuten's Internal Audit Department and Rakuten may use other accredited internal/external auditors as determined by Rakuten.

#### 2.4 Report

On completion of the audit the report and findings will be made available to the Global Privacy Manager and Rakuten Group, Inc. A summary of the findings will be provided to the Board of Directors with details of any remedial action required, recommendations and timescales for remedial action to be undertaken.

Upon request Rakuten has agreed to provide copies of the results of any audit of the Policy to the Commissioner.

Rakuten's Global Privacy Manager will be responsible for liaising with the Commissioner for the purpose of providing the information outlined above.

In addition, Rakuten has agreed that the Commissioner may audit Group Members for the purpose of reviewing compliance with the Policy in accordance with the terms of the Cooperation Procedure which is attached as Appendix 5 of the UK Binding Corporate Rules Policy of Rakuten.



#### **APPENDIX 4**

**Complaint Handling Procedure** 



**CONFIDENTIAL 30** 

#### UK BINDING CORPORATE RULES POLICY OF RAKUTEN

#### **Complaint Handling Procedure**

#### 1. INTRODUCTION

1.1 The Binding Corporate Rules Policy (the "**Policy**") safeguards Personal Data transferred between members of the Rakuten Group ("**Group Members**"). The purpose of this Complaint Handling Procedure is to explain how complaints brought by an individual whose Personal Data is processed by Rakuten under the Policy are dealt with.

#### 2. HOW INDIVIDUALS CAN BRING COMPLAINTS

2.1 All complaints made under the Policy can be brought in writing to Rakuten's Global Privacy Office at Rakuten Marketing Europe Limited at <u>rakuten-privacy@mail.rakuten.com</u>.

#### 3. WHO HANDLES COMPLAINTS?

3.1 Rakuten's Global Privacy Office or where appropriate the local privacy contact will handle all complaints arising under the Policy. Rakuten's Global Privacy Office will liaise with the relevant business units to investigate the complaint. The Global Privacy Office will coordinate a response.

#### 4. WHAT IS THE RESPONSE TIME?

4.1 Rakuten's Global Privacy Office will acknowledge receipt of a complaint to the individual concerned within 5 working days and investigate and make a substantive response within one month. If, due to the complexity of the complaint, a substantive response cannot be given within this period, Rakuten's Global Privacy Office will advise the complainant accordingly and provide a reasonable estimate (not exceeding two months) for the timescale within which a response will be provided.

#### 5. WHEN A COMPLAINANT DISPUTES A FINDING

5.1 If the complainant disputes the response of the Global Privacy Office (or the individual or department within Rakuten dealing with the complaint) or any aspect of a finding, and notifies Rakuten accordingly, the matter will be referred to the Chief Compliance Officer who will review the case and advise the complainant of his/her decision either to accept the original finding or to substitute a new finding. The Chief Compliance Officer will respond to the complainant within six months of the referral. If the complaint is upheld, the Chief Compliance Officer will arrange for any necessary steps to be taken as a consequence.

Rakuten acknowledges that the UK Data Protection Laws provide individuals with the right to make a complaint to the Commissioner and/or lodge claims with the UK courts of a competent jurisdiction regardless of whether they have first made a complaint to Rakuten as described in Section C). Rakuten will inform the data subject, upon receipt of a complaint, that they have the right to submit their complaint to the Commissioner and/or



lodge a claim with the UK Courts without having to first exhaust the complaint process outlined in this Appendix.



#### **APPENDIX 5**

#### **Co-operation Procedure**

Rakuten

#### UK BINDING CORPORATE RULES POLICY OF RAKUTEN

#### **Co-operation Procedure**

#### 1. INTRODUCTION

This Co-operation Procedure sets out the way in which Rakuten will co-operate with the Commissioner over the UK Binding Corporate Rules Policy (the "**Policy**").

#### 2. CO-OPERATION PROCEDURE

- 2.1 Where required, Rakuten will make the necessary personnel available for dialogue with the Commissioner over the Policy.
- 2.2 Rakuten will actively review, consider and comply with:
  - (a) any decisions made or notice issued by the Commissioner in relation to the application and/or interpretation of this Policy; and
  - (b) where applicable, the views of the Commissioner's communications or recommendations, whether or not they are outlined in its published guidance on the UK Binding Corporate Rules.
- 2.3 Rakuten will provide upon request copies of the results of any audit of the Policy to the Commissioner.

Rakuten agrees that the Commissioner may audit any relevant Group Member, wherever they are located, on giving prior notice and during business hours, in relation to the application of any aspect of this Policy and in accordance with UK Data Protection Laws.

2.4 Rakuten agrees to abide by a formal decision of the Commissioner, where a right to appeal is not exercised on any issues relating to the interpretation and application of the Policy, or any aspect of it. Where a reasoned urgent action is necessary to be adopted, Rakuten will comply with it in accordance with the UK Data Protection Laws.



#### **APPENDIX 6**

#### Updating Procedure



#### UK BINDING CORPORATE RULES POLICY OF RAKUTEN

#### **Updating Procedure**

#### 1. INTRODUCTION

This Binding Corporate Rules Updating Procedure sets out the way in which Rakuten will communicate changes to the Binding Corporate Rules Policy (the "**Policy**") to the Commissioner, data subjects, its customers, merchants and to the Rakuten group members ("**Group Members**") bound by the Policy.

#### 2. MATERIAL CHANGES TO THE POLICY

2.1 Rakuten will communicate any material changes to the Policy without undue delay to the **Commissioner**.

#### 3. ADMINISTRATIVE CHANGES TO THE POLICY

3.1 Rakuten will communicate changes to the Policy which are administrative in nature (including changes in the list of Group Members) or which have occurred as a result of a change of the UK Data Protection Laws, through any UK legislative, UK court or Commissioner measure at least once a year. Rakuten will also provide a brief explanation to the Commissioner of the reasons for any notified changes to the Policy.

#### 4. COMMUNICATING AND LOGGING CHANGES TO THE POLICY

- 4.1 The Policy contains a change log which sets out the date of revisions to the Policy and the details of any revisions made. Rakuten's Global Privacy Manager will maintain an up-to- date list of the changes made to the Policy.
- 4.2 Rakuten will communicate all changes to the Policy, whether administrative or material in nature:
  - (a) to the Group Members bound by the Policy without undue delay; and
  - (b) to the data subjects who benefit from the Policy via public notifications published appropriately.
- 4.3 Rakuten's Global Privacy Manager will maintain an up-to-date list of the Group Members bound by the Policy. This information will be made available by Rakuten upon request. The updated information is available at the website indicated in the introduction of this Policy [insert link], and will be made available by Rakuten upon request.

#### 5. NEW GROUP MEMBERS

Rakuten's Global Privacy Manager will ensure that all new Group Members are bound by the Policy before a transfer of Personal Data to them takes place.

