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ASEAN Model Contractual Clauses for Cross Border Data Flows
Using the ASEAN Model Contractual Clauses as a Legal Basis for Data Transfers

About the ASEAN Model Contractual Clauses for Cross Border Data Flows (MCCs)

The MCCs are contractual terms and conditions that may be included in the binding legal agreements between parties transferring personal data to each other across borders. Implementing the MCCs and their underlying obligations helps parties ensure that the transfer of personal data is done in a manner that complies with the ASEAN Member States’ (AMS) legal and regulatory requirements, protects the data of Data Subjects based on the principles of the ASEAN Framework on Personal Data Protection (2016) and promotes trust among citizens in the ASEAN digital ecosystem. The MCCs are templates setting out responsibilities, required personal data protection measures and related obligations of the parties. The MCCs have been created, in particular, to identify for parties key issues when transferring personal data across borders.

Recognising the different levels of development of AMS, private sector parties in AMS may voluntarily adopt the MCCs, in the transfer of data to other parties in other AMS. While the MCCs are primarily designed for intra-ASEAN flow of personal data, parties may adapt these clauses with appropriate modifications at their discretion for transfers between businesses intra-country in AMS, or transfers to non-AMS, particularly those with legal regimes based upon the principles of the APEC Privacy Framework or OECD Privacy Guidelines, from which the principles in the ASEAN Framework on Personal Data Protection (2016) are derived.

The MCCs are a voluntary standard designed to provide guidance on baseline considerations for transferring personal data. Parties may, by written agreement, adopt or modify the MCCs in accordance with the principles set forth in the ASEAN Framework on Personal Data Protection (2016) or as required by any AMS Law. This does not preclude the parties from adding clauses, by written agreement, as appropriate for their commercial or business arrangements so long as they do not contradict the MCCs. Parties are free to negotiate commercial terms provided they do not contradict the MCCs.

Parties are also free to use any other valid data transfer mechanisms recognised within ASEAN, if or when they are available or relevant to AMS. ASEAN recognises that these mechanisms include, but are not limited to, self-assessment that transfer of data overseas shall be protected to a comparable level of protection, consent, codes of conduct, binding corporate rules, certifications, such as ISO series relating to security and privacy techniques, APEC Cross Border Privacy Rules and Privacy Recognition for Processors Systems, or other legally enforceable mechanisms. Companies have the flexibility to choose the most appropriate personal data protection- or privacy-enhancing data transfer mechanism for a particular context.
The Obligations of the ASEAN MCCs

To rely on the ASEAN MCCs as a legal basis for the cross-border transfer of data, parties must employ the contractual provisions outlining key data protection obligations in their commercial contracts between the parties to the data transfer(s). These obligations are derived from the ASEAN Framework on Personal Data Protection (2016) and, to the extent possible and relevant to the ASEAN context, are aligned with global best practices to ensure accountability and the security of personal data, when data is transferred between companies or organisations. The clauses are baseline in nature, and businesses are encouraged to check if individual AMS have provided further guidance or templates, including those that are sector-specific and specific to the AMS requirements.

These obligations embody fundamental principles of data protection, as articulated in the ASEAN Framework on Personal Data Protection (2016), including:

**Lawful/Legal Basis for Collection, Use and Disclosure**

The Data Exporter warrants that the data is collected, used, disclosed and transferred in accordance with applicable AMS law. In the absence of such law, Data Subjects have been notified and given consent to the purposes, where reasonable and practicable.

**Baseline Data Protection Clauses**

The Data Importer will process the data in accordance with baseline clauses derived from the ASEAN Framework on Personal Data Protection (2016) principles related to Collection, Notification, Purpose, Accuracy, Security Safeguards, Access and Correction, Transfers, Retention and Accountability.

**Data Breach Notification**

The Data Importer shall notify the relevant authorities and Data Exporter without undue delay or within a reasonable time specified by the parties if it becomes aware of any loss or unauthorised use, copying, modification, disclosure, destruction of, or access to, personal data under the contract.

Data Exporters are encouraged to conduct due diligence on other parties to meet the requirements of the MCCs. If there is onward transfer of the data by Data Importers to third-party importers, Data Importers are encouraged to conduct due diligence on them to ensure that they are also able to meet the obligations imposed under these MCCs.

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1 Global best practices include the Fair Information Practice Principles (FIPPs), the 1980 OECD Privacy Guidelines, and reference to more recent legal and policy frameworks such as the APEC Privacy Framework and the EU’s General Data Protection Regulation (GDPR).
Module 1: ASEAN MCCs for a Controller-to-Processor Transfer

For transfers from Data Exporters to Data Importers who are contracted solely to process the data or provide a related service using the data

The material on this page is for explanatory purposes only and is not a substitute for the use of the actual MCCs. The MCCs for this type of relationship, which must be included, unless otherwise marked as [Optional Clause], as part of a contract between parties that shall transfer data across borders, can be found here. For clauses marked out with [Choose the relevant clause], parties may choose the clause that is most relevant to the domestic laws in which parties reside, or fill in the appropriate requirements under domestic laws.

By employing the underlying contractual clauses found here within a commercial agreement with parties to the contemplated data transfer, parties may:

<table>
<thead>
<tr>
<th>TRANSFER THE DATA</th>
<th>PROCESS THE DATA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transfer the relevant data to another jurisdiction, to the party(ies) named in the commercial agreement, for the following purpose:</td>
<td>The transfer of data is intended only for processing or for the provision of related business services by the importing party(ies).</td>
</tr>
</tbody>
</table>

Provided that parties:

- Protect the data by employing the Obligations of the ASEAN MCCs;
- Ensure that the onward transfer of the data to any additional parties is governed by the same terms of the contract and subject to the same data protection and security requirements (Requirements for Onward Transfers); and
- Ensure that a process exists to respond to inquiries regarding the data, and that there is clear agreement between the parties as to who shall respond in a prompt fashion (Response to Inquiries).
Examples of common relationships that undertake this type of data transfer:

Singapore e-commerce platform, OnlineGoodies!, makes a sale to a customer in Malaysia, and needs to deliver the package to the customer. The company contracts a local delivery service, RapidVans, and provides the customer’s personal data (name, mobile number, delivery address) necessary to send the package.

Because RapidVans is contracted by and is processing data on behalf of OnlineGoodies!, the parties should use the ASEAN MCCs provisions included in Module 1.

HR Pros, a Jakarta-based company, undertakes payroll administration for a number of organisations in various ASEAN countries, and therefore holds the personal data of the employees of these organisations (name, duration of employment, salary and bank account details). HR Pros processes such personal data solely for the purpose of payroll administration, as per their written contracts with these organisations.

Because HR Pros is contracted by and is only processing data on behalf of the companies according to the purposes listed in their written contracts, the parties should use the ASEAN MCCs provisions included in Module 1.

Module 1: Contractual Provisions for Controller-to-Processor Transfers

1. Definitions

1.1. “AMS Law”: Any and all written laws of an ASEAN Member State relating to data protection (or are, minimally, relevant to the transfer of Personal Data) which the Data Exporter or the Data Importer (or both) are subject to.

1.2. “Data Breach”: Any loss or unauthorised use, copying, modification, disclosure, or destruction of, or access to, Personal Data transferred under this contract.

1.3. “Data Exporter”: The Party which transfers Personal Data to the Data Importer under this contract.

1.4. “Data Importer”: The Party which receives Personal Data from the Data Importer for processing under this contract.

1.5. “Data Sub-Processor”: Any person or legal entity which may be engaged by the Data Importer to assist in the Data Exporter’s Processing of Personal Data on behalf of the Data Exporter.

1.6. “Enforcement Authority”: Any public authority empowered by applicable AMS Law to implement and enforce the applicable AMS Law.

1.7. “Personal Data”: Any information relating to an identified or identifiable natural person (“Data Subject”) transferred under this contract.

1.8. “Processing”: any operation or set of operations that are performed on Personal Data or on sets of Personal Data, whether or not by automated means, including, for example, collection, use and disclosure of Personal Data.

2. Obligations of Data Exporter

The Data Exporter warrants, represents and undertakes that:

2.1. The Personal Data has been collected, used, disclosed and transferred to the Data Importer under this contract in accordance with applicable AMS Law. In the absence of such law, where reasonable and practicable, the Data Subject has been notified of and given consent to the purpose(s) of the collection, use, disclosure and/or transfer of his/her Personal Data.

2.2. [Optional Clause] Any Personal Data that have been transferred under this contract is accurate and complete to the extent necessary for the purposes identified by the Data Exporter in order to comply with Clause 2.1.

2.3. The Data Exporter shall implement adequate technical and operational measures to ensure the security of the Personal Data during transmission to the Data Importer.

2.4. The Data Exporter shall respond to enquiries from Data Subjects or Enforcement Authorities regarding the Processing of Personal Data by the Data Importer as required by applicable AMS Law, including requests to access or correct Personal Data, unless the Parties have agreed in writing that the Data Importer shall so respond, and such delegation is permitted by applicable AMS Law. Responses to such enquiries and requests shall be made within a reasonable time frame or within the time frame and in the manner, if any, required under the applicable AMS Law.

3. Obligations of Data Importer

The Data Importer warrants, represents and undertakes that:

3.1. The Data Importer shall Process the Personal Data only in compliance with the Data Exporter’s instructions and for the purposes described in Appendix A.

3.2. The Data Importer shall not further disclose or transfer the Personal Data it receives from the Data Exporter to another person, Enforcement Authority or legal entity, including to Data Sub-Processors, unless it has notified the Data Exporter of such further disclosure or transfer in writing, and provided reasonable opportunity for the Data Exporter to object.

3.3. The Data Importer agrees that prior to any disclosure or transfer of Personal Data to third parties, including to Data Sub-Processors, the Data Importer shall ensure that the third party shall be subject to and bound by the obligations of the Data Exporter to the Data Importer.

3.4. [Optional Clause] The Data Importer agrees to take reasonable steps to implement measures on the storage and Processing of Personal Data that comply with adequate security standards prescribed by the Data Exporter.
3.5. The Data Importer shall promptly communicate and refer to the Data Exporter any enquiries and requests from Data Subjects relating to the Personal Data transferred by the Data Exporter, including requests to access or correct the Personal Data.

3.6. [Optional Clause] At the reasonable request of the Data Exporter, the Data Importer shall provide access to its data processing facilities, data files, and documentation by [insert requirements for required notice and permissible timing of such access] for purposes of review and/or audit to verify compliance with the obligations set forth in this contract.

3.7. [Optional Clause] The Data Importer shall correct any error or omission in the Personal Data reasonably requested by the Data Exporter within [insert mutually agreed upon time period for corrections], or such other timeframe required by applicable AMS Laws, whichever is shorter.

3.8. Upon the termination of this contract or completion of Processing required under this contract, the Data Importer shall, at the election of the Data Exporter, either return to the Data Exporter the Personal Data held in its possession pursuant to this contract, or cease to retain such Personal Data in manner approved of by the Data Exporter. The Data Importer agrees to confirm this with the Data Exporter in writing once action has been taken to cease to retain such Personal Data.

3.9. The Data Importer shall have in place reasonable and appropriate technical, administrative, operational and physical measures, consistent with applicable AMS Laws to protect the confidentiality, integrity and availability of Personal Data, in particular against risks of Data Breaches.

3.10. If the Data Importer becomes aware that a Data Breach has occurred affecting Personal Data in its possession or under its control, or in the possession or under the control of an importer of an onward disclosure or transfer of the Personal Data, it shall notify the Data Exporter [Choose the relevant clause]: without undue delay/[within a reasonable time period specified by the Parties].

3.11. The Data Importer shall promptly notify and consult with the Data Exporter regarding any investigation regarding the collection, use, transfer, disclosure, security, or disposal of the Personal Data transferred under this contract, unless otherwise prohibited under law.

3.12. The Data Importer shall provide prompt assistance to the Data Exporter upon request for the purposes of clause 2.4; and where the Data Importer has agreed in writing, to respond to enquiries and requests from Data Subjects or Enforcement Authorities regarding its Processing of Personal Data when notified by the Data Exporter.

COMMERCIAL COMPONENTS

The remaining clauses are of a general commercial nature, not specific to data protection obligations, and therefore are offered for inclusion only in the event that the contract between the Parties is a stand-alone data protection contract and does not already include such provisions. These commercial components are offered for reference and the Parties are free to make amendments to the terms that are not data protection related.

4. Choice of Law; Disputes:

4.1. This contract shall be interpreted according to the laws of [insert name of ASEAN Member State].

4.2. If there is any conflict or inconsistency between clauses in this contract and AMS Law, then the applicable AMS law shall prevail.

4.3. [Optional Clause] Any dispute under this contract shall be resolved via [selected method].

5. Suspension of Transfer

5.1. In the event that the Data Importer is in breach of its obligations under this contract or applicable AMS Law, then the Data Exporter may temporarily suspend the transfer of Personal Data to the Data Importer until the breach is repaired or the Processing under this contract is terminated.

6. Termination of Contract

6.1. In the event that:

6.1.1. the transfer of Personal Data to the Data Importer has been temporarily suspended by the Data Exporter for longer than [insert timeframe] pursuant to Clause 5.1;

6.1.2. compliance by the Data Importer with this contract would put it in breach of its obligations under the law in the country in which it is Processing the Personal Data;

6.2. In the event that:

6.2.1. the Data Exporter with this contract would put it in breach of its obligations under the law;

6.2.2. the Data Exporter is in material breach of any obligations under this contract;

6.2.3. there is a final decision from which no further appeal is possible of a competent court that there has been a breach of this contract by the Data Importer, or

6.2.4. the Data Exporter ceases its operations voluntarily or involuntarily, announces its intent to cease operations, or transfers all or substantially all of its assets to a non-affiliated entity, then the Data Exporter, without prejudice to any other rights which it may have against the Data Importer shall be entitled to terminate this contract. In cases covered by (6.1.1), (6.1.2), or (6.1.4) above the Data Importer may also terminate this contract.

7. General Undertakings

7.1. Each Party warrants, represents and undertakes to the other Party that it has full capacity and authority to enter into and to perform its obligations under and in accordance with this contract.

7.2. Each Party agrees to comply with all applicable AMS Law in connection with the performance of its obligations under this contract.

8. Variation

8.1. The Parties may, by written agreement, adopt or modify this contract where consistent with the principles set forth in the ASEAN Framework on Personal Data Protection, or as required by applicable AMS Law. This does not preclude the Parties from adding or amending clauses, by written agreement, as appropriate for their commercial or business arrangements.

9. Description of the Transfer

9.1. The details of the transfer and the Personal Data involved are specified in Appendix A. The Parties agree that Appendix A may contain confidential business information which they shall not disclose to third parties, except in accordance with Clause 3.2.
Additional Terms for Individual Remedies

This section contains the additional provisions and should be read as forming part of the attached contract between the Parties. Words and phrases given a defined meaning in these additional terms have the same meaning in the attached contract. If there is any inconsistency between these additional terms and the contract, these additional terms shall prevail.

Individual Remedies:

9.1. The Parties acknowledge that the law of [insert AMS name here] confers a right on Data Subjects to enforce the data protection warranties and undertakings of this contract as third-party beneficiaries. The Parties agree that this contract shall uphold such rights of Data Subjects under [insert specific jurisdiction] law.

9.2. Data Subjects can enforce against the Data Exporter Clauses 2.1 and 2.4 as third-party beneficiary.

9.3. Data Subjects can enforce against the Data Importer Clauses 3.5.

9.4. Data Subjects can enforce against Sub-Processors Clauses 2.1, 2.4 and 3.5 when both the Data Exporter and Data Importer have ceased operations, ceased to exist in law, or transferred all or substantially all of their assets to a non-associated entity such that the non-associated entity has assumed the legal obligations of the Data Exporter by contract or operation of law.

9.5. To the extent authorized by applicable AMS Law, Data Subjects may obtain compensation for breaches of this contract by either the Data Importer and/or Data Exporter (as prescribed by applicable AMS Law or, if such law is silent on the allocation of compensation, then [Choose the relevant clause][in such manner as the Data Subjects may determine][from both the Data Importer and Data Exporter in equal shares]).

9.6. The Parties do not object to a Data Subject being represented by another body if the Data Subject expressly wishes so and such representation is permitted by applicable law.
Module 2: ASEAN MCCs for a Controller-to-Controller Transfer

For transfers when the Data Importer wishes to process the transferred data for its own purposes and may have full control, authority and responsibility for the data upon import

The material on this page is for explanatory purposes only and is not a substitute for the use of the actual MCCs. The MCCs for this type of relationship, which must be included, unless otherwise marked as [Optional Clause], as part of a contract between parties that shall transfer data across borders, can be found here. For clauses marked out with [Choose the relevant clause], parties may choose the clause that is most relevant to the domestic laws in which parties reside, or fill in the appropriate requirements under domestic laws.

By employing the underlying contractual clauses found here within a commercial agreement with parties to the contemplated data transfer, parties may:

| TRANSFER THE DATA | Transfer the relevant data to another jurisdiction, to the party(ies) named in the commercial agreement, for the following purpose: |
| SALE OR TRANSFER OF CONTROL OF THE DATA | An outright sale or other full transfer of a copy of the data to the receiving party, which wishes to exercise full right of control, authority, and responsibility for the data upon import. |

Provided that parties:

- Protect the data by employing the Obligations of the ASEAN MCCs; and
- Agree that the Data Importer need not accept limitations on future processing of the transferred data and shall instead have the same rights and obligation possessed by the Exporter, as though it were a Controller, after the transfer is completed, unless it specifically agrees otherwise (Independence of Importer).

Examples of common relationships that undertake this type of data transfer:

- **Prime Fits**, a Cambodian clothing retailer, wishes to expand its online sales in Laos and negotiates the purchase of a Laotian shoemaker *Fancy Feet*’s existing marketing database. *Prime Fits* wishes to acquire a copy of the marketing database and integrate it with its existing marketing materials, in preparation for a new advertising campaign where it hopes to expand its sales in a new region.

  ➤ Since *Prime Fits* is purchasing the database from *Fancy Feet* free and is clear of continuing obligations, the exporter is the data controller at the time of the sale, and the importer shall be the data controller when the sale is completed, the parties should use the ASEAN MCCs provisions included in Module 2.

- **Fast Answer**, a call centre in the Philippines, wants to commission and use a custom-made marketing dataset sold by an advertising agency in Singapore. However, while the advertising agency is willing to let *Fast Answer* use this product, the company wants to ensure that its dataset products are not resold to its competitors.

  ➤ Because *Fast Answer* shall control the means and purposes of processing the personal data in the customer set (once it is delivered) it is not a ‘data processor.’ Both *Fast Answer* and the Singapore company are data controllers, with the Singapore company able to take advantage of the contractual variation permitted by Clause 8.1 to impose a restriction on the resale of the data *Fast Answer* shall obtain. The parties should use the ASEAN MCCs provisions included in Module 2.
Module 2: Contractual Provisions for Controller-to-Controller Transfer

1. Definitions

1.1. "AMS Law": Any and all written laws of an ASEAN Member State relating to data protection (or are minimally relevant to the transfer of personal data) which the Data Exporter or the Data Importer (or both) are subject to.

1.2. "Data Breach": Any loss or unauthorized, use, copying, modification, disclosure, or destruction of, or access to, Personal Data transferred under this contract.

1.3. "Data Exporter": The Party which transfers Personal Data to the Data Importer under this contract.

1.4. "Data Importer": The Party that receives Personal Data from a Data Exporter under this contract.

1.5. "Enforcement Authority": Any public authority empowered by applicable AMS Law to implement and enforce the applicable AMS Law.

1.6. "Personal Data": Any information relating to an identified or identifiable natural person ("Data Subject") transferred under this contract.

1.7. "Processing": Any operation or set of operations that are performed on Personal Data or on sets of Personal Data, whether or not by automated means, including for example, collection, use, transfer and disclosure of Personal Data.

2. Obligations of Data Exporter

The Data Exporter warrants, represents and undertakes that:

2.1. The Personal Data has been collected, used, disclosed and transferred to the Data Importer under this contract in accordance with applicable AMS Law, or in the absence of such laws, where reasonable and practicable, the Data Subject has been notified of and given consent to the collection, use, disclosure and/or transfer of his/her Personal Data.

2.2. [Optional Clause] Any Personal Data that have been collected, processed, and transferred is accurate and complete to the extent necessary for the purposes of transfer under this contract.

2.3. [Optional Clause] The Data Exporter shall provide the Data Importer, on request, with copies of relevant data protection laws or references to them (where relevant, and not including legal advice) of the country in which the Data Exporter is established.

3. Obligations of Data Importer

The Data Importer warrants, represents and undertakes that:

3.1. [Optional Clause] The Data Importer shall Process the Personal Data only for the purposes described in Appendix A.

3.2. The Data Importer shall have in place reasonable and appropriate technical, administrative, operational and physical measures, consistent with any applicable AMS Law, to protect the Personal Data against risks of Data Breaches.

3.3. The Data Importer shall provide to the Data Exporter and Data Subjects a contact point who is authorized on behalf of the Data Importer to respond to enquiries concerning Personal Data.

3.4. If the Data Importer becomes aware that a Data Breach has occurred or is likely to occur affecting Personal Data in its possession or under its control, or by the importer of an onward transfer, it shall notify the Data Exporter [Choose the relevant clause] [without undue delay]/[within a reasonable time period specified by the Parties].

3.5. [Optional Clause] The Data Importer acknowledges that upon receipt of the Personal Data, it assumes responsibility for the protection, Processing and maintenance of the Personal Data in its possession, in accordance with applicable AMS Law and this contract.

3.6. [Optional Clause] The parties agree that upon the termination or completion of the performance of this contract, the Data Importer shall, at the election of the Data Exporter, either return to the Data Exporter the Personal Data held in its possession, or dispose of such data in a manner approved by the Data Exporter. The Data Importer agrees to confirm this in writing with the Data Exporter once such action has been taken.

4. Obligations of both Data Exporter and Data Importer

4.1. Both Parties have taken appropriate steps to determine the level of potential risk of data breaches involved in transferring the relevant data and to consider suitable security measures that both parties must undertake.

4.2. Both Parties shall agree on and implement appropriate controls and adequate security standards that shall apply to the storage and Processing of Personal Data.

4.3. [Optional Clause] The Data Exporter and Data Importer shall each respond to enquiries from relevant Data Subjects or Enforcement Authorities regarding processing of Personal Data in their respective jurisdictions, including requests to access or correct Personal Data.

COMMERCIAL COMPONENTS

The remaining Clauses are of a general commercial nature, not specific to data protection obligations, and therefore are offered for inclusion only in the event that the Contract between the parties is a stand-alone data protection contract and does not already include such provisions. These commercial components are offered for reference and the Parties are free to make amendments to the terms that are not data protection related.

5. Choice of Law; Disputes:

5.1. This contract shall be interpreted according to the laws of [insert national jurisdiction].

5.2. If there is any conflict or inconsistency between clauses in this contract and AMS Law, then the applicable AMS law shall prevail.

5.3. [Optional Clause] Any dispute under this contract shall be resolved via [selected method].

6. Termination of Contract

6.1. In the event that:

6.1.1. compliance by the Data Importer with this contract would put it in breach of its obligations under the law in the country in which it is Processing the Personal Data;

6.1.2. the Data Importer is in material breach of any obligations under this contract;

6.1.3. there is a final decision from which no further appeal is possible of a competent court that there has been a breach of this contract by the Data Exporter; or

6.1.4. the Data Importer ceases its operations voluntarily or involuntarily, announces its intent to cease operations, or transfers all or substantially all of its assets to a non-affiliated entity,

then the Data Exporter, without prejudice to any other rights which it may have against the Data Importer shall be entitled to terminate this contract. In cases covered by (6.1.1) or (6.1.3) above the Data Importer may also terminate this contract.

6.2. In the event that:

6.2.1. compliance by the Data Exporter with this contract would put it in breach of its obligations under the law;

6.2.2. the Data Exporter is in material breach of any obligations under this contract;

6.2.3. there is a final decision from which no further appeal is possible of a competent court that there has been a breach of this contract by the Data Exporter; or

6.2.4. the Data Exporter ceases its operations voluntarily or involuntarily, announces its intent to cease operations, or transfers all or substantially all of its assets to a non-affiliated entity,

then the Data Importer, without prejudice to any other rights which it may have against the Data Exporter, shall be entitled to terminate this contract. In cases covered by (6.2.1), or (6.2.3) above, the Data Exporter may also terminate this contract.

6.3. [Optional Clause] The Parties agree that the termination of this contract at any time, in any circumstances and for whatever reason does not exempt them from the obligations of this contract regarding the return or deletion of the Personal Data transferred.
7. **General Undertakings**

7.1. Each Party warrants, represents and undertakes to the other Party that it has full capacity and authority to enter into and to perform its obligations under and in accordance with this contract.

7.2. Each Party agrees to comply with all applicable AMS Law in connection with the performance of its obligations under this contract.

8. **Variation**

8.1. Parties may, by written agreement, adopt or modify clauses in this contract in a manner consistent with the principles set forth in the ASEAN Framework on Personal Data Protection, or as required by applicable AMS Law. This does not preclude the parties from adding or amending clauses, by written agreement, as appropriate for their commercial or business arrangements.

9. **Description of the Transfer**

9.1. The details of the transfer and the Personal Data involved are specified in Appendix A. The parties agree that Appendix A may contain confidential business information which they shall not disclose to third parties, unless it has notified the other Party of such further disclosure or transfer in writing, and provided reasonable opportunity for the other Party to object.

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**Additional Terms for Individual Remedies**

This section contains the additional provisions and should be read as forming part of the attached contract between the Parties. Words and phrases given a defined meaning in these additional terms have the same meaning in the attached contract. If there is any inconsistency between these additional terms and the contract, these additional terms shall prevail.

**Individual Remedies:**

1.1. The Parties acknowledge that the law of [insert specific jurisdiction] confers a right on Data Subjects to enforce the data protection warranties and undertakings of this contract as third-party beneficiaries. The Parties agree that this contract shall uphold such rights of Data Subjects under [insert specific jurisdiction] law.

1.2. Data Subjects can enforce against the Data Exporter Clauses 2.1 as third-party beneficiary.

1.3. Data Subjects can enforce against the Data Importer Clauses 3.3 as third-party beneficiary.

1.4. To the extent authorized by applicable AMS Law, Data Subjects may obtain compensation for breaches of this contract by either the Data Importer and/or Data Exporter (as prescribed by applicable AMS Law or, if such law is silent on the allocation of compensation, then [Choose the relevant clause] from both the Data Importer and Data Exporter in equal shares).

1.5. The Parties do not object to a Data Subject being represented by another body if the Data Subject expressly wishes so and such representation is permitted by applicable law.
APPENDIX A: TEMPLATE FOR DATA EXPORTERS AND IMPORTERS TO DESCRIBE PURPOSES FOR THE TRANSFER OF PERSONAL DATA

<table>
<thead>
<tr>
<th>Name of Data Exporter</th>
<th>Name of Data Importer</th>
<th>Description of the data subjects and groups of data subjects</th>
<th>Description of purposes for the processing of personal data</th>
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<th>Signed by:</th>
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<th>Signature:</th>
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<table>
<thead>
<tr>
<th>Name of Data Exporter Organisation:</th>
<th>Name of Data Importer Organisation:</th>
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<th>Date:</th>
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Terms and Conditions for Use of MCCs

Without prejudice to the generality of the disclaimers set out below, you agree that the MCCs shall not be construed as constituting any promise or representation by ASEAN, AMS and/or their regulatory authorities to any person to adopt any particular course of action. Nothing in the MCCs shall preclude, limit or constrain such regulatory authorities’ exercise of rights, powers and discretion in any way nor compel, require or oblige it or them to exercise any rights, powers and discretion in any particular manner or to achieve any particular outcome.

AMS and/or their regulatory authorities reserve the right to change, modify, add to, derogate from or vary its position in respect of any regulatory policies or frameworks referred to in these MCCs at any time in its sole and absolute discretion without prior notice to any person.

Parties shall obtain their own professional and/or legal advice and conduct all necessary due diligence, including but not limited to seeking clarifications as may be appropriate, as regards any decision or action that they intend to take in relation to any matter relating to the MCCs.

Neither ASEAN, Member States and/or their regulatory authorities shall be responsible or liable to any person for any errors or omissions, or for the results obtained or consequences arising from the use of any of the MCCs, any damage or loss whatsoever and howsoever caused, including without limitation, any direct or indirect, special or consequential damages, loss of income, revenue or profits, lost or damaged data, howsoever arising directly or indirectly from any decision made or action taken in reliance upon the MCCs.
This publication gives a general introduction to contractual terms and conditions and templates that can help identify key issues when transferring personal data across borders.