



Privacy Notice

SIS Distribution (Thailand) Public Company Limited ("Company") recommends you to understand this privacy notice since it clarifies the methods implemented by the Company to treat the customers' information, e.g., collection, storage, usage, and disclosure thereof, including your rights, etc., that currently exists or will exist, to enable you to acknowledge the Company's personal data protection policy. The Company thereby declares the privacy notice to keep your information safe, stable, and transparent, as follows:

1. Personal Data

"Personal Data" means any data that is or may be capable of, directly or indirectly, identifying you.

2. Restricted Personal Data Collection

The personal data collection shall be performed under lawful and fair purposes, scopes, and methods of data collection and storage and the same shall be restrictedly performed as necessary to product sales or provision of service or any other electronic services under the Company's purposes. The Company shall render the data owner to recognize and consent on an electronic basis or through the short message service or the Company's methods for the benefits of product or service sales. Prior to performing the aforementioned actions, the Company shall require your consent unless:

- 2.1 the Company's actions are required by the applicable laws, e.g., the Personal Data Protection Act, Electronic Transaction Act, Telecommunications Business Act, Anti-Money Laundering Act, Civil and Criminal Code, Civil and Criminal Procedure Code, etc.;
- 2.2 it must be performed for the investigation purpose to be conducted by any inquiry official or court's trial;
- 2.3 it is for your benefits and such request for consent is not possible at the time;
- 2.4 it is necessitated for the Company's lawful benefits or the benefits of other individuals or legal entities other than the Company;
- 2.5 it is necessary for the prevention or avoidance of any events harmful to an individual's life, body, or health;
- 2.6 it is necessary for complying with any agreement to which the owner of personal data is a party or responding to any requests of the owner prior to entering into such agreement;
- 2.7 it is for achieving the objectives concerning the preparation of historical documents or chronicles, public benefits, or studies, researches, statistic, under the due protective measures.

3. Data Security and Quality Protective Measure

- 3.1 The Company realizes the importance of the protection of the security of your personal data. Therefore, the Company has issued the personal data protective measures appropriate to and consistent with the confidentiality of personal data in order to prevent any unauthorized or unlawful loss, access, destruction, usage, modification, amendment, or disclosure thereof, as well as to prevent unauthorized usage of personal data. These will be in accordance with the cybersecurity policy.
- 3.2 Your personal data obtained by the Company, e.g., name, age, address, phone number, ID Card number, and financial information that are capable of identifying you, accurate, and



updated shall only be used under the operating purposes of the Company and the Company shall implement the appropriate measures to protect the rights of the owners.

4. Objectives for Personal Data Collection, Storage, and Usage

The Company collects, stores, and uses your personal data for the purposes of your purchase of products and services including your interested services, e.g., sales promotion events or service of payment channels or any other services or digital services or market research, or for the purposes of creating databases and using the data to offer any benefits by your interest, or for the purposes of analysis or offers of any services or products of the service providers and/or vendors, distributors, or persons related to the service providers and/or of others, and for any other purposes not legally prohibited and/or to comply with any laws or rules applicable to service providers or to improve the efficiency of services rendered, in the present time or in the future, and provide consent to the service providers to transmit, transfer, and/or disclose any personal data to the companies, service provider's business group, business alliances, outsourced service providers, data processors, persons interesting to receive the right transfer, right transferees, any agencies/organizations/legal entities contracted or related to the service providers, and/or cloud computing service providers, where the service providers are authorized to transmit, transfer, and/or disclose such data, domestically or internationally, and the Company shall retain such data for the period necessary to fulfill such objectives only.

5. Restrictions for Usage and/or Disclosure of Personal Data

5.1 The Company shall use and disclose your personal data upon your consent where such usage shall be under the Company's purposes of data collection and storage only. The Company shall cause its employees, officers, or operators to not use and/or disclose your personal data for any purposes other than the collection of personal data and disclosure thereof to third parties unless:

- 5.1.1 the Company's actions are required by the applicable laws, e.g., the Personal Data Protection Act, Electronic Transaction Act, Telecommunications Business Act, Anti-Money Laundering Act, Civil and Criminal Code, Civil and Criminal Procedure Code, etc.;
- 5.1.2 It must be performed for the investigation purpose to be conducted by any inquiry official or court's trail;
- 5.1.3 It is for your benefits and such request for consent is not possible at the time;
- 5.1.4 it is necessitated for the Company's lawful benefits or the benefits of other individuals or legal entities other than the Company;
- 5.1.5 it is necessary for the prevention or avoidance of any events harmful to an individual's life, body, or health;
- 5.1.6 it is necessary for complying with any agreement to which the owner of personal data is a party or responding to any requests of the owner prior to entering into such agreement;



5.1.7 it is for achieving the objectives concerning the preparation of historical documents or chronicles, public benefits, or studies, researches, statistic, under the due protective measures.

5.2 The Company may engage any information service rendered by outsourced service providers to store any personal data where such service providers shall implement the security measure and be prohibited from collecting, using, or disclosing any personal data for any purposes not stipulated by the Company.

6. Rights Concerning Your Personal Data

6.1 You are entitled to request to access and receive the copy of your personal data according to the criteria and methods prescribed by the Company or request the Company to disclose how personal data is acquired. The Company may reject your request by excusing the applicable laws or court orders.

6.2 You are entitled to request to amend or alter your personal data that is not accurate or complete and to update the same.

6.3 You are entitled to request for deleting or destroying your personal data except for the case that the Company is required to comply with the law applicable to such data storage.

7. Respecting Your Privacy

The Company places great importance on paying respect to your privacy where you are entitled to refuse to receive any marketing information or public relations from the Company at all communication channels. Upon such refusal, the customer shall remain to receive the information concerning services.

8. Disclosures Concerning Actions, Practices, and Personal Data Policies

The Company implements the policy to comply with the laws and announcements on telecommunication service client right protection concerning personal data, privacy rights, and freedom to communicate with others by telecommunication, including the laws concerning personal data, and issuance of client data protective measures on the Company's website.

9. Personal Data Protection Officer

The Company has complied with the Personal Data Protection Act B.E. 2019 by appointing the Data Protection Officer (DPO) to supervise the Company's performances concerning personal data collection, usage, and disclosure to be consistent with the Personal Data Protection Act B.E. 2019 including any laws relevant to personal data protection. Additionally, the Company has issued the rules and orders to the relevant persons to perform consistently to enable the operations under the personal data protection policy to be executed on an order basis and to fulfill the policy stipulated by the Company's Personal Data and Cybersecurity Administration Committee.



10. The Company's Contact Information

The Company should be contacted through E-mail: dpo@sisthai.com or Tel. 02-0203219

I have read and understood the terms and conditions for the disclosure of personal data and agree to disclose my personal data to receive services with the company.



Company stamp

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(.....)
Company's authorized signature
Date...../...../.....