Dear Sir/Madam,

**Customer Data Protection**

In July 2008, the HKMA issued a circular “Customer Data Protection” reminding authorized institutions (AIs) of the importance of protecting the confidentiality of customer data and some key control measures for customer data protection. In the light of the developments of the industry and technologies over the past several years, I am writing to update certain relevant guidance set out in that circular.

**Controls for preventing and detecting loss or leakage of customer data**

To protect the confidentiality of customer data, AIs should ensure a high degree of alertness among staff members in protecting customer data. Moreover, AIs should implement “layers” of security controls (covering both IT and non-IT controls) to prevent and detect any loss or leakage of customer data. Although various Supervisory Policy Manual (SPM) modules and circulars have already covered risk management principles and control measures that are useful for protecting customer data, we have elaborated and updated certain control measures as set out in the **Annex** of this circular. We have taken into account the latest developments, particularly:

(i) There has been an increasing use of system controls (i.e. controls imposed by automatic tools) in the banking industry for preventing or detecting the leakage of customer data. Accordingly, the relevant AIs are better prepared to prevent and detect incidents involving leakage of customer data and take prompt actions to contain the impact so as to reduce their reputation and legal risks. For example, these AIs could more promptly identify cases caused by individual staff members (e.g. who transmit customer data to personal email accounts without permission) so as to take timely actions to avoid further leakage of customer data;

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1 Including, among others, the SPM modules “TM-G-1 General Principles for Technology Risk Management”, “OR-1 Operational Risk Management” and “SA-2 Outsourcing”.
The Hong Kong Association of Banks (HKAB) has recently developed a standard of stringent minimum controls that member banks have to comply with if they allow the use of Bring-Your-Own-Device\(^2\) (BYOD) for work. According to HKAB, the standard is commensurate with the risk of loss or leakage of customer data via BYOD and the protection offered by the standard is close to that available to computing devices owned by member banks, particularly in respect of accessing consumer or personal data. The HKMA supports the standard and permits AIs to adopt BYOD as long as they fully comply with it. Where the HKMA is aware of non-compliance with the standard, appropriate supervisory measures will be taken regarding the relevant AIs (e.g. where significant deficiencies are identified, the HKMA may require the AI to suspend its BYOD usage until the deficiencies are rectified). In addition, we expect AIs to be prepared to implement additional stringent controls related to BYOD in accordance with their data classification and risk assessment results whenever there is a need to protect their systems and networks.

For the avoidance of doubt, AIs should at all times comply with the Personal Data (Privacy) Ordinance (PDPO) and any relevant codes of practice, rules or guidance\(^3\) issued or approved by the Office of the Privacy Commissioner for Personal Data for protecting personal data of their customers as well as staff members\(^4\).

**Controls for handling incidents involving loss or leakage of customer data**

To contain and minimise the possible impact of incidents involving stealing, loss or leakage of customer data (privacy incidents), AIs should have in place effective incident handling and reporting procedures. Specifically, each AI should designate an officer of sufficiently senior ranking or a designated management committee, which is chaired by senior management, for overseeing the process of handling and reporting privacy incidents. Comprehensive procedures should be in place to assist responsible staff in handling such incidents including, among other things, reporting of the incidents to the designated officer and relevant regulatory authorities including the HKMA and the Privacy Commissioner for Personal Data (Privacy Commissioner) where appropriate; ascertaining the nature of the incidents, the causes of the incidents and identity of customers affected; notifying affected customers as appropriate (in case the AI concerned decided not to notify affected customers, it should provide justification on why it did not do so); taking prompt remedial actions to protect affected customers’ interests and prevent similar incidents from happening again.

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\(^2\) BYOD refers to the use of computing devices (e.g. personal computers, tablets or smartphones) personally-owned by staff members for work.

\(^3\) Including, among others, “Guidance on the Proper Handling of Customers’ Personal Data for the Banking Industry” issued by the Office of the Privacy Commissioner for Personal Data in October 2014.

\(^4\) Apart from the requirements of PDPO, AIs should be cautious that they are not supposed to disclose customer data to the related parties of the customers concerned without the consent from the customers.
Where the nature of a privacy incident is serious, for example, the incident will likely have a high impact on the reputation of the institution, the number of customers affected is large, the customer data stolen, lost or leaked is sensitive, institutions are expected to report the incident to the HKMA and notify the affected customers as soon as practicable after the AI concerned is aware of or notified of the incident. If a large number of customers are affected, the AI concerned should consider making a public announcement as this is an effective way to notify the affected customers quickly and to regain customers’ confidence by assuring them of the AI’s remedial actions. In addition, while there is no statutory requirement on AIs to report privacy incidents to the Privacy Commissioner, the AI concerned should seriously consider doing so, having regard to the severity of the incidents and taking into account the Guidance Note on Data Breach Handling and the Giving of Breach Notifications issued by the Privacy Commissioner. In case the AI concerned decided not to report the incident to the Privacy Commissioner, it should provide justification on why it did not do so.

**AIs’ re-assessment of their existing controls**

Given the importance of protecting customer data, we expect AIs to complete a critical review of the adequacy of their existing controls by Q1 2015, having regard to the guidance set out in this circular as well as other relevant SPM modules and circulars. In case the outcome of the review reveals any discrepancies or areas for improvements, AIs should implement appropriate measures promptly to strengthen the controls.

If there are any questions on the above, please contact Mr Tsz-Wai Chiu at 2878 1389 or Ms Teresa Chu at 2878 1563 (on controls for preventing and detecting loss or leakage of customer data) and Ms Christie Yee at 2878 1370 or Miss May Cheung at 2878 1501 (on controls for handling incidents involving loss or leakage of customer data).

Yours faithfully,

Henry Cheng  
Executive Director (Banking Supervision)
Annex – Elaboration of selected controls for preventing and detecting the loss or leakage of customer data

A. Data classification and risk assessment

As all data processed by AIs for their clients could be considered as customer data, AIs should classify the data into different levels of sensitivity or risks so as to determine the protection required, in line with section 3.1 information classification and protection of the SPM module on “General Principles for Technology Risk Management”. In this connection, AIs should conduct proper risk assessment to design and implement layers of security controls (covering both IT and non-IT controls) to protect customer data, commensurate with the level of risks assessed.

B. Data security policies and awareness

AIs should develop formal policies and procedures on data security to safeguard customer data, covering areas on, among others, system controls, physical security controls, mobile computing, and outside service providers. The policies and procedures should be in line with the relevant supervisory guidance issued by the HKMA from time to time. Where personal data are involved, the policies and procedures, including those to be followed by the relevant service providers, should also be in line with PDPO and any relevant codes of practice, rules or guidance\(^1\) issued or approved by the Privacy Commissioner.

Moreover, AIs should formulate an effective awareness programme reminding staff at least annually of the importance of complying with the data security policies and procedures, prompt reporting of potential leakage or loss of customer data and the possible disciplinary actions for any violations.

C. Logical access controls of customer data

AIs should identify the locations of customer data residing in different parts of AIs’ networks and systems and ensure that adequate logical access controls are in place at different levels (e.g. application level, database level, operating system level, network level) to prevent unauthorized access to customer data and unauthorized/erroneous transmission of customer data to external parties. These controls should include: (i) the rights to access customer data and transmit customer data to external parties should be granted on a need-to-have basis only; (ii) the tools for massive download of customer data can be used only upon proper approval from the management and the use should be promptly revoked if the approval is no longer valid; (iii) proper re-certification\(^2\) of user access and access rights should be performed at least annually (more frequently for systems or user access rights of higher risk or sensitivity); (iv) audit trail should be enabled whenever there is a need for detection of unusual activities.

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\(^1\) For instance, the Privacy Commissioner has issued guidance note on “Guidance on the Proper Handling of Customers’ Personal Data for the Banking Industry”, “Guidance for Data Users on the Collection and Use of Personal Data through the Internet”, and “Guidance on Personal Data Erasure and Anonymisation” as well as the information leaflet of “Outsourcing the Processing of Personal Data to Data Processors” and “Online Behavioural Tracking”.

\(^2\) In general, re-certification entails a review of the entitlement of staff members’ access to systems or storage for customer data with proper attestation.
(e.g. potentially unauthorized access to customer data, suspicious massive download of customer data); (v) regular reviews of audit trails should be conducted, supported by effective follow-up actions; (vi) system and network infrastructure with robust security controls, including those stipulated in the SPM module on “General Principles for Technology Risk Management” (such as section 3.4 on system security and section 6 on communications network) should be in place to guard against unauthorized access to customer data by internal or external parties; and (vii) remote access by AIs’ staff or service providers from external networks (including from the Internet) to the customer data stored in the AIs’ or service providers’ systems should be subject to robust authentication (e.g. two-factor authentication) and the data being transmitted should be subject to strong data encryption.

D. Controls over transmission of consumer data

Given the importance of ensuring that consumer data are adequately protected, AIs should implement effective system controls to prohibit unauthorized transmission of consumer data from their internal systems to outside networks/systems via Internet services that could store data (e.g. web-based e-mail, social media sites or websites providing file storage function) or high-risk software (e.g. peer-to-peer file sharing software). For instance, the desktop computers of AIs’ staff members who have access to consumer data but do not have an operational need to transmit consumer data to outside networks/systems should normally be restricted from having access to those Internet services or high-risk software in order to avoid potential leakage of customer data.

As regards staff members who are allowed to transmit data to outside networks/systems through legitimate channels such as corporate e-mails, AIs should put in place effective system controls for prompt detection of unusual or potentially suspicious activities regarding access or transmission of consumer data. For instance, AIs should have the ability to identify cases where consumer data are leaked via corporate emails to outsiders by staff members who do not have an operational need to send out those data. Even for staff members who are authorized to send out consumer data to outside networks/systems, AIs should be capable of detecting quickly activities such as outbound transmission of abnormally large quantity of consumer data (including those compressed files). Using a risk-based approach, proper and timely follow-up actions should be taken upon the detection to ascertain whether leakage of consumer data has actually happened.

To serve as an effective deterrent to unauthorized transmission of consumer data to outside networks/systems, AIs should consider highlighting to their staff members the existence of their detection controls (without disclosing the details of the detection rules) and the disciplinary actions that may be taken in relation to unauthorized transmission of consumer data.

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3 For the purpose of this circular, consumer data include (i) sensitive information about the accounts or transactions of personal banking customers (e.g. private banking or retail banking customers), and/or (ii) personal information such as names, personal phone numbers, residential addresses and HKID / passport information of personal banking customers. For instance, data about account numbers together with the associated account balances / transaction details are generally regarded as sensitive information about the accounts or transactions. Another example is information about the account numbers of private or retail banking customers together with the names of the account holders.
Although the controls in this section only cover consumer data, AIs should consider implementing such controls, where appropriate, to protect customer data other than consumer data.

E. Controls over storage of customer data

AIs should take effective measures to address the risk of unauthorized downloading of customer data to portable storage media (e.g. USB drives) and loss of such media containing customer data. In this connection, AIs should disable the portable storage media ports of those computers of staff members who do not have an operational need to download data to such media. For staff members who have an operational need to download data from their computers to such media, AIs should implement system controls such that only their registered media could be used for the download and the following security measures should be in place:

(i) effective system controls (e.g. through USB control software or USB drives with an embedded encryption feature) for enforcing password with strong data encryption to protect the data stored on these media;

(ii) procedures advising staff members to erase customer data from such media in a timely manner after use; and

(iii) maintaining proper records (e.g. a register of the portable storage media together with the relevant approval records of usage) on the usage of such media and immediate reporting of any loss of the media to, and follow-up actions by, designated officers or designated management committees, which are chaired by senior management, of AIs.

In addition, AIs should implement effective controls for prompt detection of unusual downloading activities that may involve customer data. For instance, AIs could enable logging of data downloading to those media and perform periodic sample checks on whether customer data have been downloaded without authorization. Another example is that AIs could implement system controls to detect suspicious downloading activities (e.g. downloading of customer data by staff members who are not supposed to have access to, or download, such data; downloading of large files which may include abnormally large quantity of consumer data). Again, proper and timely follow-up actions should be taken to confirm whether those activities amount to unauthorized leakage of consumer data.

If AIs’ computer backup tapes containing customer data need to be regularly transported outside of their premises, AIs should also implement similar controls as mentioned (including, among others, strong data encryption, erase of data after the tapes’ retention cycle, proper records and immediate reporting of loss) on the computer backup tapes. For one-off or ad-hoc transportation of tapes containing customer data, AIs should also implement similar controls or alternatively deploy robust physical security controls (refer to section G) over the tapes during the process.

For all media (including paper and electronic media) where customer data is stored, AIs should establish secure processes for disposal and destruction of customer data stored in such media, in line with section 3.1 information classification and protection of the SPM module on “General Principles for Technology Risk Management”.

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F. Controls over personally-owned computing devices

In principle, AIs should require staff members to use only the computing devices provided by AIs for storing or accessing AIs’ customer data. Alternatively, AIs should fully comply with the standard of stringent minimum controls developed by the Hong Kong Association of Banks (HKAB) on Bring-Your-Own-Device (BYOD) if they allow the use of BYOD for work. For the avoidance of doubt, we expect AIs to be prepared to implement additional stringent controls related to BYOD in accordance with their data classification and risk assessment results whenever there is a need to protect their systems and networks.

While HKAB’s standard is developed for BYOD, the security controls applicable to AIs’ own computing devices for accessing or storing customer data should be as stringent as HKAB’s standard, where applicable, as well as any other relevant controls stipulated in the SPM module on “General Principles for Technology Risk Management” (such as section 3.5 on controls specifically related to mobile computing).

G. Physical security controls over and office environment related to customer data

AIs should identify the locations within and outside their premises (including service providers) where their customer data are stored or can be accessed. They should satisfy themselves that adequate physical security (including physical access controls, security guards and surveillance cameras) is in place in those locations in order to safeguard customer data against theft or unauthorized access. When AIs or their service providers (e.g. couriers) need to relocate or transport their systems, facilities, records or other assets that contain customer data, they should arrange adequate physical security controls to protect those assets and data during the relocation or transportation. Adequate reconciliation or inventory check should be performed as soon as practicable during and after the relocation or transportation to ensure that no customer data are lost in transit.

AIs should implement controls over their premises or service providers that process or have access to large quantity of sensitive customer data (e.g. call centres, customer document imaging or processing centres, etc.) to reduce the risk of customer data theft (e.g. staff taking away copies of customer data without permission). If appropriate, such controls may include, among others: (i) enforcing a paper-free working environment and disallowing printing and copying of customer data (e.g. screen capturing of customer data); (ii) adequate controls or monitoring over staff members’ use of high-risk items (e.g. bags, cameras, mobile phones with a camera function) in the working desks that may assist data theft; (iii) enforcing an open desk working environment for the ease of monitoring or detecting data theft (e.g. photo shooting of customer data).

H. Periodic audits over customer data protection

AIs should conduct periodic audits on the adequacy and compliance status of their controls on customer data protection. Such audits should be conducted by an independent party (such as the AI’s internal audit function) with the necessary expertise, and any significant issues should be brought up to the senior management and/or Audit Committee for attention and necessary actions.
I. Other controls over service providers

For outsourcing arrangements that involve storage of and/or access to AIs' customer data, AIs should require their outsourcing operators and other service providers that store, transport or have access to customer data to comply with the AIs’ data security policies and procedures including the controls set out in this document. AIs should implement effective controls to monitor and validate the service providers’ compliance situation. Such requirements should be specified clearly in the agreements and AIs should conduct a regular assessment (e.g. on an annual basis) to ensure that the service providers comply with all relevant requirements.

In addition to the controls set out above, where there is an operational need (e.g. for customer statement printing) for AIs to transmit customer data to their service providers over public network, strong data encryption should be in place to protect the customer data during transmission.