Partner Data Processing Agreement

This Partner Data Processing Agreement (this “Agreement”) effective as of the last date signed below (“Effective Date”) entered into by and between Akamai Contracting Entity/Entities listed in the Channel Agreement (“Akamai”) and Partner Contracting Entity/Entities listed in the Channel Agreement (“Partner”), is incorporated into and made a part of the NetAlliance Partner Agreement, reseller agreement, channel partner agreement, or other agreement in effect between the parties allowing Partner to resell Akamai Services to its own customers (“Channel Agreement”), as the same may be or have been amended by the parties from time to time. If the provisions of this Agreement and the Channel Agreement conflict, including any previously executed or incorporated data protection agreement or privacy terms and conditions, then the provisions of this Agreement shall control. Except for any changes made by this Agreement, the Channel Agreement remain unchanged and in full force and effect.

For clarity, if there are more than one Akamai contracting entity or Partner contracting entity listed above, then each such entity shall be referred separately as “Akamai” or “Partner”, as appropriate.

1. Definitions. Unless otherwise defined herein, all capitalized terms used in this Agreement shall have the meanings assigned to such terms in the Channel Agreement.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>“Agreement Personal Data”</td>
<td>means all Personal Data that Akamai processes on behalf of Partner as a data processor, as specified in Schedule 1.</td>
</tr>
<tr>
<td>“Authorized Sub-Processor”</td>
<td>means any third party appointed by Akamai in accordance with this Agreement to process Agreement Personal Data on behalf of and as instructed by the Partner. For the avoidance of doubt, suppliers to Akamai that provide bandwidth connectivity and/or colocation services for Akamai owned and controlled servers globally, where such providers have no access to communications or any data located on Akamai servers (i.e., such suppliers acting as “mere conduits”), shall not be considered Authorized Sub-Processors.</td>
</tr>
<tr>
<td>“Cross-Border Transfer Mechanism”</td>
<td>means applicable legal mechanisms required for the transfer of Personal Data from a Data Controller or Data Processor in a given jurisdiction to another Data Controller or Data Processor operating in a separate jurisdiction where applicable Data Protection Laws require a legal mechanism for cross-border transfer. Such mechanisms include, by way of example and without limitation, adequacy decisions, binding corporate rules, the EU standard contractual clauses for Data Processors established in third countries pursuant to European Commission Decision (2010/87/EC) under the EU Directive (95/46/EC), as may be updated or replaced from time to time.</td>
</tr>
<tr>
<td>“Data Protection Laws”</td>
<td>means all applicable laws (including decisions and guidance by relevant Supervisory Authorities) relating to data protection, the processing of personal data, and privacy applicable to Akamai and the Partner in respect of the processing of Agreement Personal Data to provide the Services, including such laws, by way of example and without limitation, the General Data Protection Regulation, the California Consumer Privacy Act, and the Personal Information Protection and Electronic Documents Act.</td>
</tr>
<tr>
<td>“Data Controller, Data Exporter”, “Data Importer”, “Data Processor” “Data Subject”, “Personal Data”, and “Personal Data Breach”</td>
<td>shall each have the definitions and meanings ascribed to them by the applicable Data Protection Laws, and shall include any equivalent or corresponding terms applied by such applicable Data Protection Laws (e.g., “Business” instead of “Data Controller” and “Service Provider” instead of “Data Processor” under the California Consumer Privacy Act, or “organization” or “agency” under the Australian Privacy Principles).</td>
</tr>
</tbody>
</table>
“Supervisory Authority” means the government agency, department or other competent organization given authority over the processing of Personal Data relevant to this Agreement.

2. Data Processing

2.1 Roles and Compliance with Law. For the purpose of this Agreement it is assumed that the Partner acts as a data controller and Akamai as a data processor or in the respective role under applicable Data Protection Laws (e.g. a business and a service provider under CCPA). As there is no data processing agreement template in place to cover a data processor – data sub-processor relationship and the parties nevertheless desire to cover their data processing responsibilities by an agreement, the above mentioned roles (Akamai as data processor and Partner as data controller) apply for the purpose of this Agreement also where the Partner considers itself to act on behalf of its Client as a data processor and the Partner’s Client to act as the ultimate data controller.

Partner and Akamai each shall comply with their respective obligations as Data Controller and Data Processor, as applicable, under the Data Protection Laws.

2.2 Data Processor Terms. The parties agree and acknowledge that:

2.2.1 Partner hereby authorizes Akamai to process Agreement Personal Data as a Data Processor for the purposes of providing the Services only. Akamai is authorised to engage, use or permit an Authorized Sub-Processor for the Processing of Agreement Personal Data provided that:

(a) Akamai undertakes reasonable due diligence on them in advance to ensure appropriate safeguards for Agreement Personal Data and respective individual rights in accordance with applicable Data Protection Laws;

(b) Akamai shall provide the Partner with advance written notice of any intended changes to any Authorized Sub-Processor, allowing the Partner sufficient opportunity to object; and

(c) The Authorized Sub-Processor’s activities must be specified in accordance with the obligations set out in this Section 2.2.

Without prejudice to this Section 2.2.1, Akamai shall remain responsible for all acts or omissions of the Authorized Sub-Processor as if they were its own. The Partner hereby approves the Authorized Sub-Processors that Akamai uses to provide the Services, listed at https://www.akamai.com/us/en/multimedia/documents/akamai/akamai-processors.pdf. Further, to the extent that any Data Protection Laws would deem an Akamai Affiliate, by sole virtue of its ownership of Akamai servers used to provide the Services, to be a sub-processor for purposes of this Agreement, the Partner hereby authorizes Akamai’s use of such Akamai Affiliates as Authorized Sub-Processors.

2.2.2 Akamai shall (and procure that any Authorized Sub-Processor shall):

(a) process Agreement Personal Data only on documented instructions from the Partner, including those set forth in the Channel Agreement, this Agreement, technical specifications provided for administration of the Services, and configuration settings set in any of Akamai’s customer portals provided for administration of the Services;

(b) without prejudice to Section 2.2.2(a), ensure that Agreement Personal Data will only be used by Akamai as set forth in this Agreement or the Channel Agreement;

(c) ensure that any persons authorized to process Agreement Personal Data:

(i) have committed themselves to appropriate confidentiality obligations in relation to Agreement Personal Data or are under an appropriate statutory obligation of confidentiality;

(ii) access and process Agreement Personal Data solely on written documented instructions from the Partner; and

(iii) are appropriately reliable, qualified and trained in relation to their processing of Agreement Personal Data;
(d) implement technical and organizational measures at a minimum to the standard set out in Schedule 2 to ensure a level of security appropriate to the risk presented by processing Agreement Personal Data, including as appropriate:

(i) the pseudonymisation and encryption of Personal Data;
(ii) the ability to ensure the ongoing confidentiality, integrity, availability and resilience of processing systems and services;
(iii) the ability to restore the availability and access to Personal Data in a timely manner in the event of a physical or technical incident; and
(iv) a process for regularly testing, assessing and evaluating the effectiveness of technical and organisational measures for ensuring the security of the processing;

(e) notify the Partner without undue delay (and in any event no later than 48 hours) after becoming aware of a Personal Data Breach as set forth in Section 4;

(f) assist the Partner in:

(i) responding to requests for exercising the Data Subject’s rights under the Data Protection Laws, by appropriate technical and organizational measures, insofar as this is reasonably possible, provided that Akamai shall not be required to store or process any data for the purpose of re-identifying an individual when such information is not normally processed or stored by Akamai;
(ii) responding to any requests or other communications from the Partner or Partner’s Clients as Data Controller relating to the processing of Agreement Personal Data under this Agreement;
(iii) reporting any Personal Data Breach to any Supervisory Authority or Data Subjects and documenting any Personal Data Breach;
(iv) taking measures to address the Personal Data Breach, including, where appropriate, measures to mitigate its possible adverse effects; and
(v) conducting mandatory privacy impact assessments of any processing operations and consulting with any applicable Supervisory Authority or appropriate persons accordingly;

(g) at the choice of the Partner and where appropriate, to the extent that Agreement Personal Data is stored by Akamai, securely delete or return all Agreement Personal Data to the Partner after the end of the provision of relevant Services relating to processing, and securely delete any remaining copies and certify when this exercise has been completed;

(h) make available to the Partner all information necessary to comply with its obligations to do so under Data Protection Laws;

(i) immediately inform the Partner if Akamai is of the opinion that an instruction of the Partner or Partner’s Client regarding the processing of Agreement Personal Data violates applicable Data Protection Laws; and

(j) not sell, rent, disclose, release, transfer, make available or otherwise communicate, Agreement Personal Data to a third party for monetary or other valuable consideration.

2.3 Cross-Border Transfers.

2.3.1 The Partner hereby acknowledges and accepts that the Akamai platform is made up of servers owned and operated by Akamai and/or its Affiliates globally and that Akamai processes Agreement Personal Data not only in the applicable jurisdiction(s) where the Partner or Partner’s Clients operate, but also transfers Agreement Personal Data outside of such jurisdictions, dependent upon the location of the Partner’s or the Client’s end user and the Akamai servers serving those connections. Such cross-border transfers shall take place in accordance with applicable Data Protection Laws, including, without limitation, completing any required prior assessments. A list of all countries in which Akamai operates servers, including a list of all Akamai Affiliates that own such servers, as may be updated from time to time, is
2.3.2 To the extent that Agreement Personal Data is subject to a cross-border transfer to a non-EU member country that does not have an EU adequacy determination, at least one of the Cross-Border Transfer Mechanism(s) listed below shall apply in the order of preference listed in the event that more than one mechanism applies:

(a) Binding Corporate Rules -- To the extent Akamai has adopted Binding Corporate Rules, it shall maintain such Binding Corporate Rules and promptly notify the Partner in the event that the Binding Corporate Rules are no longer a valid transfer mechanism between the parties.

(b) EU Standard Contractual Clauses (processors) -- To the extent applicable, the EU standard contractual clauses for Data Processors established in third countries pursuant to European Commission Decision (2010/87/EC) under the EU Directive (95/46/EC), and as may be updated or replaced from time to time (“Standard Clauses”), are hereby agreed between:

(i) The Partner as Data Exporter and Akamai Technologies, Inc. as Data Importer. A copy of the Akamai signed Standard Clauses is available in Akamai’s Privacy Trust Center at www.akamai.com/compliance/privacy.

For the agreed Standard Clauses Appendix 1 of the Standard Clauses shall be deemed to be prepopulated with the relevant sections of Schedule 1 of this Agreement and Appendix 2 of the Standard Clauses shall be deemed to be prepopulated with Schedule 2 of this Agreement. Upon acceptance of the Standard Clauses by the Partner, the Standard Clauses are incorporated into this Agreement.

(ii) Akamai as Data Exporter and the Authorized Sub-Processors as Data Importer For the avoidance of doubt, Akamai is acting on behalf and in representation of the Partner when signing the Standard Clauses with Authorized Sub-Processors. Upon the Partners request, Akamai will provide a copy of the signed Standard Clauses between Akamai and the Authorized Sub-Processors.

2.3.3 In addition to the foregoing Section 2.3.2, any similarly applicable standard contractual clauses adopted by a Supervisory Authority or other body of competent jurisdiction to govern the cross-border transfer of Personal Data subject to applicable Data Protection Laws shall be incorporated herein by the parties hereto in accordance with their respective roles pursuant to such clauses as analogous to those set out in Section 2.3.2 (c). Such clauses shall be supplemented and/or prepopulated (as applicable) with the relevant sections of this Agreement and its appended Schedules. An Akamai pre-signed version of such clauses will be made available in the Privacy Trust Center at www.akamai.com/compliance/privacy.

3. Audits

Akamai shall conduct periodic audits of its processing of Agreement Personal Data to ensure compliance with Data Protection Law. Upon request, Akamai shall deliver to Partner relevant compliance documentation from such audit(s) (e.g., Akamai’s then-current SOC 2 Type 2 (or its successor) report) and certain, selected policies, procedures and evidence that have been approved for distribution to customers.

In addition, in the event that Partner reasonably believes that the relevant documentation provided by Akamai warrants further examination to demonstrate compliance with Data Protection Laws and this Agreement, upon Partner’s request not less than thirty (30) days in advance, one (1) on-site audit per annual period during the term of the Channel Agreement may be conducted at a representative Akamai facility involved in the delivery of Services, at reasonable times during business hours and at Akamai’s then-current rates. The scope of such audit, including conditions of confidentiality, shall be mutually agreed prior to initiation of the audit.
4. Personal Data Breach

4.1 Akamai shall notify Partner without undue delay (and in any event within 48 hours), after becoming aware of a Personal Data Breach via e-mail to the 24/7 security contacts provided by Partner from time to time in the Akamai Control Center. Such notice shall include a description of the nature of the Personal Data Breach and, where possible, other information as is required by applicable Data Protection Law(s); provided, that, where, and insofar as, it is not possible to provide the information at the same time, the information may be provided in phases without undue further delay.

4.2 Akamai shall take all commercially reasonable measures and actions as are appropriate to remedy or mitigate the effects of the Personal Data Breach and shall keep Partner (and where applicable the Supervisory Authority) up-to-date about developments in connection with the Personal Data Breach.

5. Express Third-Party Beneficiaries

The parties hereby agree that Partner’s Clients are intended and express third party beneficiaries of all of the provisions of this Agreement and shall have the right, exercisable in their discretion, to enforce the terms and conditions of this Agreement against the parties, as applicable, or prevent the breach thereof, or to exercise any other right, or seek any other remedy, which may be available to it as a third-party beneficiary of this Agreement. For the avoidance of doubt, the terms of this Agreement shall be enforceable by Partner’s Clients as though executed directly by such parties. For avoidance of doubt Partner’s Clients shall be third party beneficiaries in the meaning of this section in relation to their own data that is part of the Agreement Personal Data only.

6. Miscellaneous

6.1 This Agreement may be executed in two or more counterparts, each of which shall be deemed an original and all of which taken together shall be deemed to constitute one and the same document. The parties may sign and deliver this Agreement by facsimile or email transmission.

6.2 This Agreement may not be modified except by a subsequent written instrument signed by both parties.

6.3 If any part of this Agreement is held unenforceable, the validity of all remaining parts will not be affected.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective authorized representatives as of the Effective Date.

Akamai Contracting Entity/Entities

By: ________________________________
Name: ______________________________
Title: ______________________________
Date: ______________________________

Partner Contracting Entity/Entities

By: ________________________________
Name: ______________________________
Title: ______________________________
Date: ______________________________
Schedule 1 of the Data Processing Agreement: Details of Akamai’s Processing Activities

1. Data Processor

Akamai is a provider of content delivery, media acceleration, web performance and Internet security services.

2. Data Subjects

Akamai, when performing Services under the Channel Agreement, processes data on behalf of its:
- Partner, or
that may contain the Personal Data of the end users accessing Customer Content and/or using Partner’s or Partner’s Clients’ services.
“Customer Content” means all content and applications, including any third-party content or applications, provided to Akamai in connection with Partner’s or Partner’s Clients’ access to or use of the Services.

3. Categories of data processed

a) End User Personal Data

Akamai processes Personal Data included within Customer Content (“End User Personal Data”) when providing the Services under the Channel Agreement. Upon the Partner or Partner’s Client choice, End User Personal Data may include data such as:

a. Login credentials;
b. Subscriber name and contact information;
c. Financial or other transaction information;
d. Other Personal Data relating to the individual data subject as set by Partner.

b) Logged Personal Data

Akamai processes Personal Data that is included in log files when performing the Services under the Channel Agreement (“Logged Personal Data”). Logged Personal Data is Personal Data logged by Akamai servers, relating to the access to Customer Content over the Akamai platform by Partner’s or Partner’s Clients’ end users, as well as logged personal data associated with user activity and interaction with web and internet protocol sessions transiting Akamai’s servers as part of a data subject’s session with the Partner’s or Partner’s Clients’ web property. Logged Personal Data include such data as:

a. End user IP addresses;
b. URLs of sites visited with time stamps (with an associated IP address);
c. Geographic location based upon IP address and location of Akamai server;
d. Telemetry data (e.g., mouse clicks, movement rates, and related browser data).

c) Site Personal Data

Akamai processes Personal Data associated with user activity and interaction with web and internet protocol sessions transiting Akamai’s servers as part of a data subject’s session with the Partner’s or Partner’s Clients’ web property (“Site Personal Data”). The Site Personal Data consists of user telemetry data (e.g., mouse clicks, movement rates, and user agent and related browser data) designed to measure website performance.
d) **Enterprise Security Personal Data**

Akamai processes Personal Data on behalf of customers of Akamai Enterprise Security Services that are provided by Partner’s or Partner’s Clients or collected during the provision of Services in order to protect users of the Partner’s or Partner’s Clients’ enterprise network and the network itself from Internet security and policy abuse risks ("Enterprise Security Personal Data"). The Enterprise Security Personal Data includes such data as:

a. Login and user authentication data;

b. Contents of communications, including attachments;

c. Browser and device information, including location information;

d. URLs visited.

e) **Special categories of data**

Partner or Partner’s Clients as the Data Controller decide which categories of data are included in the End User Personal Data. Where the Partner or Partner’s Clients choose to include special categories of data in the Customer Content, Akamai will process this data as End User Personal Data, as instructed by the Partner or Partner’s Clients.

4. **Description of Akamai’s Personal Data processing activities:**

The following processing activities are performed when providing the Services:

a) **End User Personal Data**

   Akamai processes End User Personal Data on behalf of Partner or Partner’s Clients, including instructions given through the Channel Agreement, or via configuration of the Services via the relevant customer portals or support processes.

b) **Logged Personal Data**

   Akamai collects Logged Personal Data and conducts analysis of Logged Personal Data to provide Partner with copies of traffic logs and data analytic reports related to the performance of the Services and the Partner’s or Partner’s Clients’ web properties.

   Logged Personal Data is also be processed for purposes of Service issue resolution.

c) **Site Personal Data**

   Akamai processes Site Personal Data to provide website monitoring and analytics services to Partner or Partner’s Clients to enable them to understand the nature of end user traffic to their web properties, as well as to monitor the performance of such properties.

d) **Enterprise Security Personal Data**

   Akamai’s Enterprise Security Services provides customers with tools and services to protect their employees and guests, as well as their network infrastructure from Internet threats. In addition, the same tools may be used to monitor network activity, provide secure access to applications, and establish and enforce access policies. To provide these Services, Akamai processes Enterprise Security Personal Data as needed to access and monitor network traffic, process and store access credentials and related network data as part of the network infrastructure services ordered by Partner.
Schedule 2 to the Data Processing Agreement
Akamai’s Technical and Organizational Measures