

#### SECURITY ADDENDUM TO THE

### INFORMATICA LICENSE AND SERVICES AGREEMENT AND/OR DATA PROCESSING AGREEMENT

This Exhibit identifies security policies and commitments of Informatica for its Cloud, Support, and Professional Services. Additional security features of each Cloud Service may be described in the Informatica Product Description Schedule or Cloud Description Schedule, as applicable. Informatica's privacy policy (which applies to the information collected about Customer's employees and contractors) is separate from this Exhibit and is available for reference at https://www.informatica.com/privacy-policy.html.

Informatica may update this Exhibit from time to time to document changes in security policies for the Cloud Services and/or the Support Services, in accordance with Change Management below. Informatica will, upon request no more than once per year, certify to its compliance with this Exhibit.

Customer Data means any data, information or material that Customer processes or submits to the Cloud Services or to Informatica for analysis pursuant to the Support Services or Professional Services it requests.

#### **Security Management System**

Informatica has a risk-based Information Security Management System ("ISMS") designed to enable Support Services to be delivered in a secure manner and designed to protect Cloud Services and related Informatica systems from threats and data loss. This Exhibit describes the controls of the ISMS as of the Effective Date of the Exhibit. Informatica regularly assesses and makes improvements to the ISMS with reference to changing security threats, regulatory requirements and industry standards.

#### **Risk Assessment**

Informatica conducts, or retains independent third parties to conduct, information security risk assessments at least annually and whenever there is a material change in Informatica's business or technology practices that may impact the privacy, confidentiality, security, integrity, or availability of Maintained Customer Data (as defined below). The risk assessment includes identifying reasonably foreseeable internal and external risks to privacy, confidentiality, security, integrity, or availability; assessing the likelihood of, and potential damage that can be caused by, identified risks; assessing the adequacy of personnel training concerning the ISMS; updating the ISMS to limit and mitigate identified risks as appropriate and to address material changes in relevant technology, business practices, and personal information practices and regulations; and assessing whether the ISMS is operating in a manner reasonably calculated to prevent and mitigate unauthorized access to or disclosures of Maintained Customer Data ("Security Incidents").

#### **Standards**

Informatica aligns its ISMS to the ISO27001 standard, and controls defined in the ISO 27002 standard are included in Informatica's associated policies and procedures. For select Cloud Services, excluding Technical Preview services and functionality, Informatica annually receives third party audits for compliance with AICPA SOC 1 Type 2, SOC 2 Type 2, SOC 3, and the U.S. Health Insurance Portability and Accountability Act ("HIPAA"), including as amended by the Health Information Technology for Economic and Clinical Health Act ("HITECH"). The most recent certifications including an SSAE No. 18 report, are available upon Customer request under NDA. The most recent SOC 3 report is available upon request and is also available publicly on the Informatica Trust Center website at https://www.informatica.com/trust-center.html.

## **Data Processing and Storage**

Processing and storage requirements for Customer Data on computer systems owned or licensed by Informatica or its suppliers for the Cloud Service or Support Service ("Informatica Systems") are determined by the type of Informatica Cloud Service or Support Service subscribed by Customer. Customer has sole responsibility for selecting a Cloud Service, and for designing a system of which the Cloud Service is a part, that complies with laws and regulations applicable to Customer's use.

Type I Cloud Services, which include Informatica Cloud Data Integration (a core feature of Informatica Intelligent Cloud Service), Mass Ingestion, and their variants, depend on a Customer-managed installation of a high function runtime version of Informatica's data processing execution component ("the Informatica Cloud Secure Agent") that moves data

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among sources, local systems, and targets. Type I Cloud Services therefore do not process or store Customer Data on Informatica Systems, provided that Type I Cloud Services may include an optional data preview display feature and/or optional support for Salesforce outbound messaging, which transiently send Customer Data to, but do not store Customer Data on, Informatica Systems. Type I Cloud Services will store on Informatica Systems metadata relevant to operation and data processing of the Informatica Cloud Secure Agent managed by the Customer. There are three categories of metadata that will be stored by Type I Cloud Services on Informatica Systems: Runtime Metadata, Organizational and User Security Metadata, and Design Metadata ("Metadata"). Runtime Metadata contain agent definition data and other information crucial for runtime activities, like connection and schedule data and activity logs. Organizational and User Security Metadata describe the structure of the organization, define users and groups and their permissions, privileges, access credentials, and license information, and track audit logs. Design Metadata define integration tasks and processes, including data sync, data replication, mappings and templates, task flows, process definitions, and connectors. Certain Informatica Cloud Services may use de-identified Design Metadata to generate design suggestions for Customer and other customers. Informatica Systems that support Type I Cloud Services operated on Google Cloud Platform, Microsoft Azure and Amazon Web Services infrastructure, and Informatica's operation thereof, undergo annual third-party audits for compliance with AICPA SOC 1 Type 2, SOC 2 Type 2, SOC 3, and HIPAA/HITECH as referenced in the "Standards" section above.

Type II Cloud Services, which include Cloud Data Integration - Elastic, Informatica Cloud API Manager, Informatica Cloud Application Integration, Informatica Cloud B2B Gateway, Informatica Cloud Integration Hub, Informatica Cloud Data Quality, Cloud Data Quality Profiling, Informatica Cloud Data Governance and Catalog, Informatica Cloud Data Marketplace, Informatica Cloud Reference 360, Informatica Customer 360 SaaS, Informatica Multidomain MDM SaaS (Any Domain), Informatica Operational Insights, Informatica MDM Cloud Edition, Informatica Product 360 Cloud Edition, Informatica Customer 360 Insights, Informatica Cloud Secure Agent for a Type I Cloud Service if hosted by Informatica at Customer's request, and Informatica Axon Data Governance Cloud Edition, Cloud Data Integration - Serverless, and their variants, will transiently or persistently store Customer Data on Informatica Systems ("Maintained Customer Data"). Type II Cloud Services will store and use Runtime Metadata and Design Metadata as described above on the same Informatica Systems that support Type I Cloud Services and may depend on a Customer-managed installation of the Informatica Cloud Secure Agent. Informatica will not use or disclose Maintained Customer Data for any purpose other than that of performing its obligations in connection with the Agreement. Informatica Systems that support Type II Cloud Services operated on Google Cloud Platform, Microsoft Azure and Amazon Web Services infrastructure, except Informatica Cloud Data Governance and Catalog and Informatica Cloud Data Marketplace, and Informatica's operation thereof, undergo annual third-party audits for compliance with AICPA SOC 1 Type 2 (except for Informatica Axon Data Governance Cloud Edition), SOC 2 Type 2, SOC 3, and HIPAA/HITECH as referenced in the "Standards" section above.

Type III Cloud Services, which include Informatica "Data-as-a-Service" products and their variants, may transiently store Maintained Customer Data that are phone numbers, addresses, emails, or other applicable communication data processed by the Type III Cloud Services. Informatica Systems that support Type III Cloud Services operated on Microsoft Azure infrastructure and/or Amazon Web Services infrastructure that process phone numbers and emails, and Informatica's operation thereof, undergo annual third- party audits for compliance with AICPA SOC 2 Type 2, SOC3, and HIPAA/HITECH as referenced in the "Standards" section above.

All Customer Data in Type II Cloud Services are retained until deleted by the Customer or as described in Disposition of Data section below. Daily backups of all Metadata in Type I and Type II Cloud Services, and of all Customer Data in Type II Cloud Services are retained for seven (7) days, at which time they are deleted, except that Informatica Cloud Data Quality retains backups for thirty (30) days. Type III Cloud Services retain Customer Data as follows: Informatica Address Verification Data Quality Center, Partner branded Informatica Address Verification Data Quality Center, and Informatica Email Verification batch processing: sixty (60) days, at which time they are deleted; Informatica Address Verification batch processing: forty-five (45) days; Informatica Email Verification web services: one (1) day with up to an additional one (1) day if necessary to retry the address; system logs, which may include email addresses, for Informatica Email Verification batch processing and web services: one (1) year; Informatica Address Verification web services and Informatica Global Phone Number Validation web services: Not retained.

## **Professional Services**

Professional Services may require Informatica to receive Customer Data. Customer will transmit such Customer Data via secure FTP site or physical media, and Informatica will store such Customer Data solely at Informatica Professional Services facilities solely for the duration of the applicable Professional Services implementation for the Customer, in



accordance with the section titled Disposition of Data below.

Professional Services may require Informatica to receive either remote access to Customer's computer systems via Customer issued workstations or onsite access to Customer's physical location. Customer will notify Informatica of any reasonable Customer policy or procedure required for access before Customer grants such access. Customer is responsible for implementing security measures to prevent unauthorized use and access of Customer's computer systems and physical location, and for revoking access after completion of the applicable Professional Services.

Customer may allow Professional Services to access Customer's computer systems via Informatica issued workstations. Informatica issued workstations will have relevant security measures to prevent unauthorized access and use. Customer is responsible for implementing security measures to prevent unauthorized use and access of Customer's computer systems and for revoking access after completion of the applicable Professional Services.

Professional Services interactions between Informatica personnel and Customer through virtual meetings may be recorded. By joining a virtual meeting session, Customer consents to recording and to Informatica's remote access to Customer's computer systems for provision of Professional Services. Customer is responsible for notifying Informatica personnel prior to exposure or possible exposure of personally identifiable information during virtual meeting sessions and for redirecting Informatica personnel and/or halting the session to avoid exposure.

## **Support Services**

Support Services may require Informatica to receive Customer Data such as a detailed description of Customer's environment, a copy of Customer's repository, or a sample of the Customer's data. Customer will transmit such Customer Data via secure FTP site or physical media, and Informatica will store such Customer Data solely at Informatica Support Services facilities solely for the duration of the applicable Support Services investigation in accordance with the section titled Disposition of Data below. Support Services do not require Informatica to receive personal data and Informatica discourages uploading of any personal data. Customer must notify Informatica immediately in the event it mistakenly uploads personal data to ensure deletion from the system.

Support Services interactions between Informatica personnel and Customer through virtual meetings may be recorded. By joining a virtual meeting session, Customer consents to recording and to Informatica's remote access to Customer's computer systems for provision of Support Services. Customer is responsible for notifying Informatica personnel prior to exposure or possible exposure of personally identifiable information during virtual meeting sessions and for redirecting Informatica personnel and/or halting the session to avoid exposure.

# Security - Overview

Informatica uses reasonable methods designed to safeguard Maintained Customer Data from unauthorized access, use, and loss including physical, technical, and administrative safeguards. Maintained Customer Data from different customers are segregated logically and/or physically. Informatica may use additional measures to enhance security beyond those listed below.

## Security - Physical Security

Physical access to Informatica locations holding Informatica Systems have limited access points, which are governed by card or biometric access devices and monitored by surveillance cameras. Access to servers, network ports, wireless access points, routers, firewalls, or any physical computing equipment involved with data hosting is physically restricted.

# Security - Access

Informatica's ISMS limits its access to Informatica Systems to authorized Informatica personnel. Access to Maintained Customer Data is authorized in accordance with individual role-based segregation of duties. Upon Customer's written request, Informatica will promptly identify in writing all Informatica personnel who have been granted access to the Maintained Customer Data as of the date of the request. Access authorizations for Informatica personnel are reviewed at least semi-annually and rescinded promptly upon change of roles or separation from Informatica. Informatica maintains logs of access by Informatica personnel.

## Security - Authentication

All Cloud Services are accessible to Customers through interfaces requiring authentication. Type I and II Cloud Services include optional support for two factor authentication for user access.



#### Security - Encryption

Type I and II Cloud Services use TLS certificates with at least 2048-bit RSA/DH groups, 256-bit ECC/symmetric keys, SSH, and IPsec protocols for data transmission and remote access over public networks, and AES encryption for transmission and for protecting the database containing Customer Data or Metadata. Type III Cloud Services use encryption for all Web-enabled transactions that require user authentication or transfer of Customer Data. This is accomplished using one of the following methods: (a) TLS v1.2 or newer version, (b) Secure Shell (SSH), (c) Secure File transfer protocol (SFTP), or (d) Virtual Private Network (VPN).

Informatica implements an encryption key management process. Encryption/decryption keys are managed independently of the native operating system access control system; stored with reasonable protections; protected during transmission or distribution, changed at or before they reach the end of their crypto period; and retired if Informatica becomes aware that their integrity has been compromised. With the exception of one-time use password communication, all user passwords are encrypted with cryptography in transit and at rest on Informatica Systems. Alluser identifier and password combinations are encrypted via TLS while in transit.

## Security - Architecture

Informatica Systems accessible to the Internet are protected with server hardening, patch management, and incident management. Informatica Systems accessible to the Internet are protected with application firewalls in a DMZ architecture, with back-end systems such as databases further protected by a second set of application firewalls. Firewall and router rules are default-deny and reviewed for unnecessary services and IP address exposures at least once per six months.

### Security - Product Development

Informatica implements Security as a Design Principle. The lifecycle of cloud product development, from secure application development training, application and code reviews, source code scans, vulnerability scans, penetration tests, responsible disclosure program, and other controls are implemented continuously to reduce the probability and/or impact of application vulnerabilities.

# Security - Harmful Code and Patches

Informatica determines remediation priority of vulnerabilities and schedules remediation and mitigation in accordance with the Informatica Security Vulnerability Patching Policy.

#### **User Access Logs**

Informatica maintains access logs to the Cloud Services including date, time, and User identifier. Informatica can provide Customer the access logs as required to comply with governing law to assist in forensic analysis if there is a suspicion of inappropriate access. Access logs will be maintained in a secure area for a minimum of ninety (90) days during the Term and destroyed in accordance with Disposition of Data below. Passwords are not logged under any circumstances.

# **Customer Security Controls**

Certain Cloud Services include configurable security controls as indicated in the corresponding Documentation, including unique user identifiers to help ensure that activities can be attributed to the responsible individual, controls to revoke access and/or lock out a user after multiple failed login attempts, password length controls, termination of a session after a period of inactivity, and geographical and/or chronological restrictions on access.

## **Employees and Contractors**

Informatica personnel that operate or support Cloud Services receive annual education on the importance of security, confidentiality, and privacy of Maintained Customer Data, Informatica policies and associated data security practices, and the risks to Informatica and its customers associated with Security Incidents. Informatica implements measures designed to ensure that its personnel are sufficiently trained, qualified, and experienced to be able to fulfill their functions under the ISMS and any other functions that might reasonably be expected to be carried out by the personnel responsible for safeguarding Maintained Customer Data.

## **Incident Management**

Informatica cloud operations personnel receive regular training on standard operational procedures and tactics to



minimize the impact of production cloud incidents. Such incidents are classified according to severity of impact, with high-severity incidents triggering root cause analysis and reviews to identify areas for long-term improvement.

### **Change Management**

Informatica plans to enhance and maintain the Cloud Services and Support Services during the Term, including but not limited to changes in response to relevant technology and systems, unauthorized access to Maintained Customer Data, and the discovery of material privacy or security vulnerabilities. Security controls, procedures, policies and features may change or be added but will deliver a level of security protection that is not materially lower than that provided as of the Effective Date.

Informatica maintains a change management process with separation of duties and appropriate approvals required for modification to Informatica Systems, including patch management for the Cloud Services.

## **Business Continuity and Disaster Recovery**

Any facility housing Informatica Systems is designed to withstand adverse weather and other reasonably predicable natural conditions and is also supported by on-site back-up generators in the event of a power failure. All networking components and web and application servers are configured in a redundant configuration.

Informatica maintains a business continuity and disaster recovery program. Policies and procedures are in place to provide Cloud Services and Global Customer Support Services with minimal interruptions, including disaster recovery planning and testing capabilities, recovery site management and standard backup and recovery procedures. Informatica's ISMS program is designed to meet a recovery point objective of twenty-four (24) hours and a recovery time objective of eight (8) hours. Backups of Maintained Customer Data and Metadata are deleted promptly upon exceeding seven days.

Informatica maintains geographically separate failover data centers for Cloud Services with a strict backup schedule for data at those facilities. Informatica's business continuity management system is aligned with ISO22301 and ISO31000 to prepare for, respond to, and recover from disruptive events.

### **Cyber Security**

Informatica or an authorized third party performs periodic testing, including penetration testing, against Cloud Services available to the Internet. Informatica's security operations center, staffed by the office of Informatica's Chief Information Security Officer, is responsible for scanning and monitoring system activity and has pre-defined procedures for addressing or escalating vulnerabilities and events as needed. A security incident response team ("SIRT"), also staffed by the office of the Chief Information Security Officer and directed by Informatica's legal team, is responsible for investigating and responding to information-security related events escalated to their attention and determining if a Security Incident has taken place. Informatica Systems, including firewalls, routers, network switches and operating systems log information to enable the SIRT to detect, investigate, and resolve potential Security Incidents. Pre-defined procedures are also available to guide those efforts, including when to involve other internal groups in a response process and associated notification activities. Customer and Informatica share responsibility for cybersecurity of Cloud Services environments. Customer is responsible for acts and omissions of Customer and Affiliates and their Users and agents that impact the cybersecurity of Customer environments, including but not limited to ingress, egress, network security, and high entropy credentials.

#### Insurance

Informatica maintains information security liability insurance and errors & omissions insurance covering liability for Security Incidents. Upon written request, Informatica will furnish to Customer a certificate of insurance evidencing required coverage and limits. In the event the policy is cancelled or modified before termination or expiration of the Agreement such that required coverage and limits are no longer met, Informatica will deliver notice of such cancellation or modification to Customer in accordance with Informatica's insurance policy provisions.

#### **Transition of Services**

Pursuant to mutually agreed upon license fees and hourly rates, Informatica shall reasonably cooperate to support an orderly transition of Maintained Customer Data to the services of another provider or to Customer's internal operations, which may include migrating Maintained Customer Data to Customer or its designee in a manner and format determined by Customer.



#### **Disposition of Data**

For Type I Cloud Services and multi-tenant Type II Cloud Services, Informatica's policy is to retain Maintained Customer Data and Customer-specific Metadata for at least thirty (30) days after termination or expiration of Customer's subscription to the Cloud Service, and to delete Maintained Customer Data and de-identify or delete Customer-specific Metadata within sixty (60) days of termination or expiration of Customer's subscription to the Cloud Service, solely except as otherwise provided herein or to the extent such Metadata are included in backup and disaster recovery logs the integrity of which requires that they remain unmodified.

For Type II Cloud Services identified as "Cloud Edition", Informatica's policy is to delete Maintained Customer Data and de-identify or delete Customer-specific Metadata promptly upon termination or expiration of Customer's subscription to the Cloud Service but in any event within sixty (60) days, solely except as otherwise provided herein or to the extent such Metadata are included in backup and disaster recovery logs the integrity of which requires that they remain unmodified.

To the extent Type III Cloud Services retain Maintained Customer Data, they are retained and thereafter deleted according to the Data Processing and Storage section above.

Informatica will promptly comply to the extent practicable with written requests to destroy Maintained Customer Data within shorter time periods than those indicated above and provide written certification of destruction of Maintained Customer Data upon Customer's written request.

Informatica policy is to delete Customer Data from Informatica Support Services systems upon termination of the Support Services investigation, including deletion of data from the secure FTP site, databases, hard drives, and virtual machines, and to delete the virtual meeting session, provided that correspondence between Informatica and Customer via the support portal or email relating to support cases are retained.

Destruction of data as referenced herein includes, at minimum, secure erasure of media and secure disposal of records so that the information cannot be read or reconstructed.