This Data Processing Addendum ("Addendum") forms part of the Master Subscription Agreement, Terms of Service, Terms of Use, or any other agreement pertaining to the delivery of services (the "Agreement") between Zoom Video Communications, Inc. and subsidiaries ("Zoom") and the Customer named in such Agreement to reflect the parties’ agreement with regard to the Processing of Personal Data (as those terms are defined below). All capitalized terms not defined herein shall have the meaning set forth in the Agreement.

In the course of providing the Services to Customer pursuant to the Agreement, Zoom may Process Personal Data on behalf of Customer and the Parties agree to comply with the following provisions with respect to any Personal Data, each acting reasonably and in good faith.

If the entity signing this Addendum is not a party to an effective Agreement with Zoom, this Addendum shall not be valid or legally binding.

In the event of a conflict between the terms and conditions of this Addendum and the Agreement, the terms and conditions of this Addendum shall supersede and control to the extent of such conflict.

HOW TO EXECUTE THIS ADDENDUM:

1. This Addendum (and Standard Contractual Clauses in Exhibit B, if applicable) may have been pre-signed on behalf of Zoom as the data importer.

2. To complete this Addendum, Customer must:
   a. Complete the information in the signature box and sign on Pages 5, 12 and 14.
   b. Complete the information as the data exporter on Pages 7 and 12.

3. Send the completed and signed Addendum to Zoom by email, indicating the [Customer's Account Number (as set out on the applicable invoice)], to privacy@zoom.us. Upon receipt of the validly completed Addendum by Zoom at this email address, this Addendum will become legally binding.

1. Definitions

1.1 "Anonymous Data" means Personal Data that has been processed in such a manner that it can no longer be attributed to an identified or identifiable natural person.

1.2 "Applicable Data Protection Law" means PIPEDA, where PIPEDA applies to Personal Data processed by Zoom pursuant to this Addendum; the GDPR, where the GDPR applies to Personal Data processed by Zoom pursuant to this addendum; or the LGPD, where the LGPD applies to Personal Data processed by Zoom pursuant to this Addendum.

1.3 "Authorized Employee" means an employee of Processor who has a need to know or otherwise access Personal Data to enable Processor to perform their obligations under this Addendum or the Agreement.

1.4 "Authorized Individual" means an Authorized Employee or Authorized Subprocessor.

1.5 "Authorized Subprocessor" means a third-party subcontractor, agent, reseller, or auditor who has a need to know or otherwise access Personal Data to enable Processor to perform its obligations under this Addendum or the Agreement, and who is either (i) listed on the list available at zoom.us/subprocessors (such URL may be updated by Processor from time to time) or (ii) authorized by Controller to do so under Section 4.2 of this Addendum.

1.6 "Controller" or "data exporter" means Customer.

1.7 "Data Subject" means an identified or identifiable person to whom Personal Data relates.

1.8 "GDPR" means Regulation (EU) 2016/679, the General Data Protection Regulation.

1.9 "Instruction" means a direction, either in writing, in textual form (e.g. by e-mail) or by using a software or online tool, issued by Controller to Processor and directing Processor to Process Personal Data.

1.10 "LGPD" means Brazil's Lei Geral de Proteção de Dados, Law 13,709/2018, when in force.

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1.11 “Personal Data” means any information relating to Data Subject which Processor Processes on behalf of Controller other than Anonymous Data, and includes Sensitive Personal Information.

1.12 “Personal Data Breach” means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorized disclosure of, or access to, personal data transmitted, stored, or otherwise processed.

1.13 “PIPEDA” means Canada’s Personal Information Protection and Electronic Documents Act, S.C. 2000, ch. 5 and any provincial legislation deemed substantially similar to PIPEDA pursuant to the procedures set forth therein.


1.15 “Process” or “Processing” means any operation or set of operations which is performed upon the Personal Data, whether or not by automatic means, such as collection, recording, organization, storage, adaptation or alteration, retrieval, consultation, disclosure by transmission, dissemination or otherwise making available, alignment or combination, blocking, erasure, or destruction.

1.16 “Processor” or “data importer” means Zoom.

1.17 “Sensitive Personal Information” means a Data Subject’s (i) government-issued identification number (including social security number, driver’s license number or state-issued identification number); (ii) financial account number, credit card number, debit card number, credit report information, with or without any required security code, access code, personal identification number or password, that would permit access to an individual’s financial account; (iii) genetic and biometric data or data concerning health; or (iv) Personal Data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, sexual orientation or sexual activity, criminal convictions and offenses (including commission of or proceedings for any offense committed or alleged to have been committed), or trade union membership.

1.18 “Services” shall have the meaning set forth in the Agreement.

1.19 “Standard Contractual Clauses” means the agreement executed by and between Controller and Processor and attached hereto as Exhibit B pursuant to the European Commission’s decision (C(2010)593) of February 5, 2010 on standard contractual clauses for the transfer of personal data to processors established in third countries which do not ensure an adequate level of protection.

1.20 “Supervisory Authority” means an independent public authority with jurisdiction to oversee the processing of personal data covered by this Addendum.

2. Processing of Data

2.1 The rights and obligations of the Controller with respect to this Processing are described herein. Controller shall, in its use of the Services, at all times Process Personal Data, and provide instructions for the Processing of Personal Data, in compliance with Applicable Data Protection Laws. Controller shall ensure that its instructions comply with all laws, rules and regulations applicable in relation to the Personal Data, and that the Processing of Personal Data in accordance with Controller’s instructions will not cause Processor to be in breach of Applicable Data Protection Law. Controller is solely responsible for the accuracy, quality, and legality of (i) the Personal Data provided to Processor by or on behalf of Controller; (ii) the means by which Controller acquired any such Personal Data; and (iii) the instructions it provides to Processor regarding the Processing of such Personal Data. Controller shall not provide or make available to Processor any Personal Data in violation of the Agreement or otherwise inappropriate for the nature of the Services, and shall indemnify Processor from all claims and losses in connection therewith.

2.2 Processor shall Process Personal Data only (i) for the purposes set forth in the Agreement and/or Exhibit A; (ii) in accordance with the terms and conditions set forth in this Addendum and any other documented instructions provided by Controller; and (iii) in compliance with Applicable Data Protection Law. Controller hereby instructs Processor to Process Personal Data in accordance with the foregoing and as part of any Processing initiated by Controller in its use of the Services.

2.3 The subject matter, nature, purpose, and duration of this Processing, as well as the types of Personal Data collected and categories of Data Subjects, are described in Exhibit A to this Addendum.

2.4 Following completion of the Services, at Controller’s choice, Processor shall return or delete the Personal Data, except as required to be retained by law, rule or regulation that is binding upon Zoom or, if the Personal Data is in the possession of an Authorized Subprocessor or Subprocessors, as required to be retained by an Authorized Subprocessor by law, rule or regulation that is binding upon the Subprocessor. If return or destruction is impracticable or prohibited by law, rule or regulation, Processor shall take measures to block such Personal Data from any further Processing (except to the extent necessary for its continued hosting or Processing required by law, rule or regulation) and shall continue to appropriately protect the Personal Data remaining in its possession, custody, or control and, where any Authorized Subprocessor continues to possess Personal Data, require the Authorized Subprocessor to take the same measures that would be required of Processor. If Controller and Processor have entered into Standard Contractual Clauses as
described in Section 6 (Transfers of Personal Data), the parties agree that the certification of deletion of Personal Data that is described in Clause 12(1) of the Standard Contractual Clauses shall be provided by Processor to Controller only upon Controller’s request.

3. Authorized Employees

3.1 Processor shall take commercially reasonable steps to ensure the reliability and appropriate training of any Authorized Employee.

3.2 Processor shall ensure that all Authorized Employees are made aware of the confidential nature of Personal Data and have executed confidentiality agreements that prevent them from disclosing or otherwise Processing, both during and after their engagement with Processor, any Personal Data except in accordance with their obligations in connection with the Services.

3.3 Processor shall take commercially reasonable steps to limit access to Personal Data to only Authorized Individuals.

4. Authorized Subprocessors

4.1 Controller acknowledges and agrees that Processor may (i) engage its affiliates and the subprocessors listed at zoom.us/subprocessors (such URL may be updated by Processor from time to time) (the “List”) to access and Process Personal Data in connection with the Services and (ii) from time to time engage additional third parties for the purpose of providing the Services, including without limitation the Processing of Personal Data.

4.2 A list of Processor’s current Authorized Subprocessors is available on the List. At least ten (10) days before enabling any third party other than Authorized Subprocessors to access or participate in the Processing of Personal Data, Processor will add such third party to the List and notify Controller of that update. Controller may object to such an engagement in writing within ten (10) days of receipt of the aforementioned notice by Controller.

4.2.1 If Controller reasonably objects to an engagement in accordance with Section 4.2, Processor shall provide Controller with a written description of commercially reasonable alternative(s), if any, to such engagement, including without limitation modification to the Services. If Processor, in its sole discretion, cannot provide any such alternative(s), or if Controller does not agree to any such alternative(s) if provided, Controller may terminate this Addendum. Termination shall not relieve Controller of any fees owed to Processor under the Agreement.

4.2.2 If Controller does not object to the engagement of a third party in accordance with Section 4.2 within ten (10) days of notice by Processor, that third party will be deemed an Authorized Subprocessor for the purposes of this Addendum.

4.3 Processor shall ensure that all Authorized Subprocessors have executed confidentiality agreements that prevent them from disclosing or otherwise Processing, both during and after their engagement by Processor, any Personal Data both during and after their engagement with Processor.

4.4 Processor shall, by way of contract or other legal act under Applicable Data Protection Law ensure that every Authorized Subprocessor is subject to obligations regarding the Processing of Personal Data that are no less protective than those to which the Processor is subject under this Addendum. Processor shall, exercising reasonable care, evaluate an organization’s data protection practices before allowing the organization to act as an Authorized Subprocessor.

4.5 Processor shall be liable to Controller for the acts and omissions of Authorized Subprocessors to the same extent that Processor would itself be liable under this Addendum had it conducted such acts or omissions.

4.6 If Controller and Processor have entered into Standard Contractual Clauses as described in Section 6 (Transfers of Personal Data), (i) the above authorizations will constitute Controller’s prior written consent to the subcontracting by Processor of the processing of Personal Data if such consent is required under the Standard Contractual Clauses, and (ii) the parties agree that the copies of the agreements with Authorized Subprocessors that must be provided by Processor to Controller pursuant to Clause 5(j) of the Standard Contractual Clauses may have commercial information, or information unrelated to the Standard Contractual Clauses or their equivalent, removed by the Processor beforehand, and that such copies will be provided by the Processor only upon request by Controller.

5. Security of Personal Data

5.1 Taking into account the state of the art, the costs of implementation and the nature, scope, context and purposes of Processing as well as the risk of varying likelihood and severity for the rights and freedoms of natural persons, Processor shall maintain appropriate technical and organizational measures to ensure a level of security appropriate to the risk of Processing Personal Data, including, but not limited to, the security measures set out in Appendix 2.
5.2 The Processor shall implement such measures to ensure a level of security appropriate to the risk involved, including as appropriate:

5.2.1 the pseudonymisation and encryption of personal data;

5.2.2 the ability to ensure the ongoing confidentiality, integrity, availability and resilience of processing systems and services;

5.2.3 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

5.2.4 a process for regularly testing, assessing and evaluating the effectiveness of security measures.

6. Transfers of EU Personal Data

6.1 Any transfer of Personal Data made subject to this Addendum from member states of the European Union, Iceland, Liechtenstein, Norway, Switzerland or the United Kingdom to any countries which do not ensure an adequate level of data protection within the meaning of the laws and regulations of these countries shall, to the extent such transfer is subject to such laws and regulations, be undertaken by Processor through one of the following mechanisms: (i) in accordance with the Swiss-U.S. and EU-U.S. Privacy Shield Framework and Principles issued by the U.S. Department of Commerce, both available at https://www.privacyshield.gov/EU-US-Framework (the “Privacy Shield Principles”), or (ii) the Standard Contractual Clauses set forth in Exhibit B to this Addendum.

6.2 If transfers are made pursuant to 6.1(i), Processor self-certifies to, and complies with, the Swiss-U.S. and EU-U.S. Privacy Shield Frameworks, as administered by the U.S. Department of Commerce, and shall maintain such self-certification and compliance with respect to the Processing of Personal Data transferred from member states of the European Union, Iceland, Liechtenstein, Norway, or the United Kingdom (the “EEA”) or Switzerland to any countries which do not ensure an adequate level of data protection within the meaning of the laws and regulations of the foregoing countries for the duration of the Agreement.

6.3 In certain cases, Controller may be considered a controller of personal data and in some cases, Processor may be considered a processor of personal data. For the purposes of this DPA to the extent Controller is a processor, Zoom shall be deemed a “subprocessor” with the meaning of Clause 11 of the Standard Contractual Clauses (and therefore subject to all the provisions of the Standard Contractual Clauses applicable to importers).

7. Rights of Data Subjects

7.1 Processor shall, to the extent permitted by Applicable Data Protection Law, promptly notify Controller upon receipt of a request by a Data Subject to exercise the Data Subject’s right of: access, rectification, restriction of Processing, erasure, data portability, restriction or cessation of Processing, withdrawal of consent to Processing, and/or objection to being subject to Processing that constitutes automated decision-making (such requests individually and collectively “Data Subject Request(s)”). If Processor receives a Data Subject Request in relation to Controller’s data, Processor will advise the Data Subject to submit their request to Controller and Controller will be responsible for responding to such request, including, where necessary, by using the functionality of the Services.

7.2 Processor shall, at the request of the Controller, and taking into account the nature of the Processing applicable to any Data Subject Request, apply appropriate technical and organizational measures to assist Controller in complying with Controller’s obligation to respond to such Data Subject Request and/or in demonstrating such compliance, where possible, provided that (i) Controller is itself unable to respond without Processor’s assistance and (ii) Processor is able to do so in accordance with all applicable laws, rules, and regulations. Controller shall be responsible to the extent legally permitted for any costs and expenses arising from any such assistance by Processor.

8. Actions and Access Requests

8.1 Processor shall, taking into account the nature of the Processing and the information available to Processor, provide Controller with reasonable cooperation and assistance where necessary for Controller to comply with its obligations under Applicable Data Protection Law to conduct a data protection impact assessment and/or to demonstrate such compliance, provided that Controller does not otherwise have access to the relevant information.

8.2 Processor shall, taking into account the nature of the Processing and the information available to Processor, provide Controller with reasonable cooperation and assistance with respect to Controller’s cooperation and/or prior consultation with any Supervisory Authority, where necessary and where required by Applicable Data Protection Law.
8.3 Processor shall maintain records sufficient to demonstrate its compliance with its obligations under this Addendum. Controller shall, with reasonable notice to Processor, have the annual right to review such records at Processor’s offices during regular business hours.

8.4 Upon Controller’s request, Processor shall, no more than once per calendar year make available for Controller’s review copies of certifications or reports demonstrating Processor’s compliance with prevailing data security standards applicable to the Processing of Controller’s Personal Data. (If Controller and Processor have entered into Standard Contractual Clauses as described in Section 6 (Transfers of Personal Data), the parties agree that the audits described in Clause 5(f) and Clause 12(2) of the Standard Contractual Clauses shall be carried out in accordance with this Section 8.4.)

8.5 In the event of a Personal Data Breach, Processor shall, without undue delay but no later than forty-eight (48) hours after confirming that a breach of personal data has occurred, inform Controller of the Personal Data Breach and take such steps as Processor in its sole discretion deems necessary and reasonable to remediate such violation.

8.6 In the event of a Personal Data Breach, Processor shall, taking into account the nature of the Processing and the information available to Processor, provide Controller with reasonable cooperation and assistance necessary for Controller to comply with its obligations under Applicable Data Protection Law with respect to notifying (i) the relevant Supervisory Authority and (ii) Data Subjects affected by such Personal Data Breach without undue delay.

8.7 The obligations described in Sections 8.5 and 8.6 shall not apply in the event that a Personal Data Breach results from the actions or omissions of Controller. Processor’s obligation to report or respond to a Personal Data Breach under Sections 8.5 and 8.6 will not be construed as an acknowledgement by Processor of any fault or liability with respect to the Personal Data Breach.

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**Customer**

Signature: __________________________

Customer Legal Name: __________________________

Print Name: __________________________

Title: __________________________

Date: __________________________

**Zoom Video Communications, Inc.**

Signature: __________________________

Print Name: Kari Zeni

Title: DPO

Date: 3/18/19
EXHIBIT A
Details of Processing

**Nature and Purpose of Processing**: Processor will Process Personal Data on behalf of Controller for the purposes of providing the Services in accordance with the Agreement.

**Duration of Processing**: The term of the Agreement plus the period until Processor deletes all Personal Data processed on behalf of Controller in accordance with the Agreement.

**Categories of Data Subjects**: Individuals about whom Personal Data is provided to Processor via the Services by (or at the direction of) Controller or Controller’s end users, which may include without limitation Controller’s employees, contractors and end users.

**Type of Personal Data**: Personal Data provided to Processor via the Services by (or at the direction of) Controller or Controller’s end users, including but not limited to the following:

- **User Profile**: First Name, Last Name, Phone (optional), Email, Password (if SSO is not used), Profile Picture (optional), Department (optional)
- **Meeting Metadata**: Topic, Description (optional), participant IP addresses, device/hardware information
- **Cloud Recordings (optional)**: Mp4 of all video, audio and presentations, M4A of all Audio, Text file of all in meeting chats, Audio transcript file
- **IM Chat Logs**
- **Telephony Usage Data (Optional)**: Call In Number, Call Out Number, Country Name, IP address, 911 Address (registered service address), Start and End time, Host Name, Host Email, MAC Address of device used
EXHIBIT B

Customer should complete and execute Exhibit B if it will transfer Personal Data to Zoom directly from a member state of the European Union, Iceland, Liechtenstein, Norway, Switzerland or the United Kingdom. This Exhibit cannot be modified in any way.

Please leave Exhibit B blank (and DO NOT SIGN) if Customer’s use of Zoom’s services will not involve Customer transferring Personal Data to Zoom from any of the countries mentioned above.

Standard Contractual Clauses

For the purposes of Article 26(2) of Directive 95/46/EC for the transfer of personal data to processors established in third countries which do not ensure an adequate level of data protection.

Name of the data exporting organisation: ……………………………………….……………………………………….
Address: ……………………………………….……………………………………….……………………………………….…………
Tel.: ……………………………………….; fax: ……………………………………….; e-mail: ………………………………………

Other information needed to identify the organisation:
……………………………………………………………
(the data exporter)

And

Name of the data importing organisation: Zoom Video Communications, Inc.
Address: 55 Almaden Blvd. Suite 600, San Jose, CA 95113
Tel.: 1.888.799.9666; fax: none; e-mail: privacy@zoom.us

Other information needed to identify the organisation: not applicable
…………………………………………………………………
(the data importer)

each a “party”; together “the parties”,

HAVE AGREED on the following Contractual Clauses (the Clauses) in order to adduce adequate safeguards with respect to the protection of privacy and fundamental rights and freedoms of individuals for the transfer by the data exporter to the data importer of the personal data specified in Appendix I.

Clause 1
Definitions

For the purposes of the Clauses:
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Clause 2

Details of the transfer

The details of the transfer and in particular the special categories of personal data where applicable are specified in Appendix 1 which forms an integral part of the Clauses.

Clause 3

Third-party beneficiary clause

1. The data subject can enforce against the data exporter this Clause, Clause 4(b) to (i), Clause 5(a) to (e), and (g) to (j), Clause 6(1) and (2), Clause 7, Clause 8(2), and Clauses 9 to 12 as third-party beneficiary.

2. The data subject can enforce against the data importer this Clause, Clause 5(a) to (e) and (g), Clause 6, Clause 7, Clause 8(2), and Clauses 9 to 12, in cases where the data exporter has factually disappeared or has ceased to exist in law unless any successor entity has assumed the entire legal obligations of the data exporter by contract or by operation of law, as a result of which it takes on the rights and obligations of the data exporter, in which case the data subject can enforce them against such entity.

3. The data subject can enforce against the subprocessor this Clause, Clause 5(a) to (e) and (g), Clause 6, Clause 7, Clause 8(2), and Clauses 9 to 12, in cases where both the data exporter and the data importer have factually disappeared or ceased to exist in law or have become insolvent, unless any successor entity has assumed the entire legal obligations of the data exporter by contract or by operation of law as a result of which it takes on the rights and obligations of the data exporter, in which case the data subject can enforce them against such entity. Such third-party liability of the subprocessor shall be limited to its own processing operations under the Clauses.

4. The parties do not object to a data subject being represented by an association or other body if the data subject so expressly wishes and if permitted by national law.

Clause 4

Obligations of the data exporter

The data exporter agrees and warrants:

(a) that the processing, including the transfer itself, of the personal data has been and will continue to be carried out in accordance with the relevant provisions of the applicable data protection law (and, where applicable, has been notified to the relevant authorities of the Member State where the data exporter is established) and does not violate the relevant provisions of that State;
that it has instructed and throughout the duration of the personal data processing services will instruct the data importer to process the personal data transferred only on the data exporter’s behalf and in accordance with the applicable data protection law and the Clauses;

(c) that the data importer will provide sufficient guarantees in respect of the technical and organisational security measures specified in Appendix 2 to this contract;

(d) that after assessment of the requirements of the applicable data protection law, the security measures are appropriate to protect personal data against accidental or unlawful destruction or accidental loss, alteration, unauthorised disclosure or access, in particular where the processing involves the transmission of data over a network, and against all other unlawful forms of processing, and that these measures ensure a level of security appropriate to the risks presented by the processing and the nature of the data to be protected having regard to the state of the art and the cost of their implementation;

(e) that it will ensure compliance with the security measures;

(f) that, if the transfer involves special categories of data, the data subject has been informed or will be informed before, or as soon as possible after, the transfer that its data could be transmitted to a third country not providing adequate protection within the meaning of Directive 95/46/EC;

(g) to forward any notification received from the data importer or any subprocessor pursuant to Clause 5(b) and Clause 8(3) to the data protection supervisory authority if the data exporter decides to continue the transfer or to lift the suspension;

(h) to make available to the data subjects upon request a copy of the Clauses, with the exception of Appendix 2, and a summary description of the security measures, as well as a copy of any contract for subprocessing services which has to be made in accordance with the Clauses, unless the Clauses or the contract contain commercial information, in which case it may remove such commercial information;

(i) that, in the event of subprocessing, the processing activity is carried out in accordance with Clause 11 by a subprocessor providing at least the same level of protection for the personal data and the rights of data subject as the data importer under the Clauses; and

(j) that it will ensure compliance with Clause 4(a) to (i).

Clause 5

Obligations of the data importer

The data importer agrees and warrants:

(a) to process the personal data only on behalf of the data exporter and in compliance with its instructions and the Clauses; if it cannot provide such compliance for whatever reasons, it agrees to inform promptly the data exporter of its inability to comply, in which case the data exporter is entitled to suspend the transfer of data and/or terminate the contract;

(b) that it has no reason to believe that the legislation applicable to it prevents it from fulfilling the instructions received from the data exporter and its obligations under the contract and that in the event of a change in this legislation which is likely to have a substantial adverse effect on the warranties and obligations provided by the Clauses, it will promptly notify the data exporter as soon as it is aware, in which case the data exporter is entitled to suspend the transfer of data and/or terminate the contract;

(c) that it has implemented the technical and organisational security measures specified in Appendix 2 before processing the personal data transferred;

(d) that it will promptly notify the data exporter about:

(i) any legally binding request for disclosure of the personal data by a law enforcement authority unless otherwise prohibited, such as a prohibition under criminal law to preserve the confidentiality of a law enforcement investigation,

(ii) any accidental or unauthorised access, and

(iii) any request received directly from the data subjects without responding to that request, unless it has been otherwise authorised to do so;

(e) to deal promptly and properly with all inquiries from the data exporter relating to its processing of the personal data subject to the transfer and to abide by the advice of the supervisory authority with regard to the processing of the data transferred;
at the request of the data exporter to submit its data processing facilities for audit of the processing activities covered by the
Clauses which shall be carried out by the data exporter or an inspection body composed of independent members and in
possession of the required professional qualifications bound by a duty of confidentiality, selected by the data exporter, where
applicable, in agreement with the supervisory authority;

to make available to the data subject upon request a copy of the Clauses, or any existing contract for subprocessing, unless
the Clauses or contract contain commercial information, in which case it may remove such commercial information, with
the exception of Appendix 2 which shall be replaced by a summary description of the security measures in those cases where
the data subject is unable to obtain a copy from the data exporter;

that, in the event of subprocessing, it has previously informed the data exporter and obtained its prior written consent;

that the processing services by the subprocessor will be carried out in accordance with Clause 11;

to send promptly a copy of any subprocessor agreement it concludes under the Clauses to the data exporter.

Clause 6

Liability

1. The parties agree that any data subject, who has suffered damage as a result of any breach of the obligations referred to in
Clause 3 or in Clause 11 by any party or subprocessor is entitled to receive compensation from the data exporter for the
damage suffered.

2. If a data subject is not able to bring a claim for compensation in accordance with paragraph 1 against the data exporter,
aring out of a breach by the data importer or his subprocessor of any of their obligations referred to in Clause 3 or in Clause
11, because the data exporter has factually disappeared or ceased to exist in law or has become insolvent, the data importer
agrees that the data subject may issue a claim against the data importer as if it were the data exporter, unless any successor
entity has assumed the entire legal obligations of the data exporter by contract of by operation of law, in which case the data
subject can enforce its rights against such entity.

The data importer may not rely on a breach by a subprocessor of its obligations in order to avoid its own liabilities.

3. If a data subject is not able to bring a claim against the data exporter or the data importer referred to in paragraphs 1 and 2,
aring out of a breach by the subprocessor of any of their obligations referred to in Clause 3 or in Clause 11 because both
the data exporter and the data importer have factually disappeared or ceased to exist in law or have become insolvent, the subprocessor
agrees that the data subject may issue a claim against the data subprocessor with regard to its own processing
operations under the Clauses as if it were the data exporter or the data importer, unless any successor entity has assumed
the entire legal obligations of the data exporter or data importer by contract or by operation of law, in which case the data
subject can enforce its rights against such entity. The liability of the subprocessor shall be limited to its own processing
operations under the Clauses.

Clause 7

Mediation and jurisdiction

1. The data importer agrees that if the data subject invokes against it third-party beneficiary rights and/or claims compensation
for damages under the Clauses, the data importer will accept the decision of the data subject:

(a) to refer the dispute to mediation, by an independent person or, where applicable, by the supervisory authority;
(b) to refer the dispute to the courts in the Member State in which the data exporter is established.

2. The parties agree that the choice made by the data subject will not prejudice its substantive or procedural rights to seek
remedies in accordance with other provisions of national or international law.

Clause 8

Cooperation with supervisory authorities

1. The data exporter agrees to deposit a copy of this contract with the supervisory authority if it so requests or if such deposit
is required under the applicable data protection law.

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2. The parties agree that the supervisory authority has the right to conduct an audit of the data importer, and of any subprocessor, which has the same scope and is subject to the same conditions as would apply to an audit of the data exporter under the applicable data protection law.

3. The data importer shall promptly inform the data exporter about the existence of legislation applicable to it or any subprocessor preventing the conduct of an audit of the data importer, or any subprocessor, pursuant to paragraph 2. In such a case the data exporter shall be entitled to take the measures foreseen in Clause 5 (b).

Clause 9

Governing Law

The Clauses shall be governed by the law of the Member State in which the data exporter is established.

Clause 10

Variation of the contract

The parties undertake not to vary or modify the Clauses. This does not preclude the parties from adding clauses on business related issues where required as long as they do not contradict the Clause.

Clause 11

Subprocessing

1. The data importer shall not subcontract any of its processing operations performed on behalf of the data exporter under the Clauses without the prior written consent of the data exporter. Where the data importer subcontracts its obligations under the Clauses, with the consent of the data exporter, it shall do so only by way of a written agreement with the subprocessor which imposes the same obligations on the subprocessor as are imposed on the data importer under the Clauses. Where the subprocessor fails to fulfil its data protection obligations under such written agreement the data importer shall remain fully liable to the data exporter for the performance of the subprocessor’s obligations under such agreement.

2. The prior written contract between the data importer and the subprocessor shall also provide for a third-party beneficiary clause as laid down in Clause 3 for cases where the data subject is not able to bring the claim for compensation referred to in paragraph 1 of Clause 6 against the data exporter or the data importer because they have factually disappeared or have ceased to exist in law or have become insolvent and no successor entity has assumed the entire legal obligations of the data exporter or data importer by contract or by operation of law. Such third-party liability of the subprocessor shall be limited to its own processing operations under the Clauses.

3. The provisions relating to data protection aspects for subprocessing of the contract referred to in paragraph 1 shall be governed by the law of the Member State in which the data exporter is established.

4. The data exporter shall keep a list of subprocessing agreements concluded under the Clauses and notified by the data importer pursuant to Clause 5 (j), which shall be updated at least once a year. The list shall be available to the data exporter’s data protection supervisory authority.

Clause 12

Obligation after the termination of personal data processing services

1. The parties agree that on the termination of the provision of data processing services, the data importer and the subprocessor shall, at the choice of the data exporter, return all the personal data transferred and the copies thereof to the data exporter or shall destroy all the personal data and certify to the data exporter that it has done so, unless legislation imposed upon the data importer prevents it from returning or destroying all or part of the personal data transferred. In that case, the data importer warrants that it will guarantee the confidentiality of the personal data transferred and will not actively process the personal data transferred anymore.

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1 This requirement may be satisfied by the subprocessor co-signing the contract entered into between the data exporter and the data importer under this Decision.

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2. The data importer and the subprocessor warrant that upon request of the data exporter and/or of the supervisory authority, it will submit its data processing facilities for an audit of the measures referred to in paragraph 1.

**On behalf of the data exporter:**

Name (written out in full): ……………………………………….

Position: ………………………………………

Address: …………………………………………………………………………………………………………………

Other information necessary in order for the contract to be binding (if any):

Signature……………………………………….

(stamp of organization)

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**On behalf of the data importer:**

Name (written out in full): Kari Zeni

Position: Data Protection Officer

Address: 55 Almaden Blvd, Suite 600, San Jose, CA 95113. USA

Other information necessary in order for the contract to be binding (if any): not applicable

Signature……………………………………….

(stamp of organization)
APPENDIX 1 TO THE STANDARD CONTRACTUAL CLAUSES

This Appendix forms part of the Clauses and must be completed and signed by the parties.

The Member States may complete or specify, according to their national procedures, any additional necessary information to be contained in this Appendix.

Data exporter
The data exporter is a customer or other user of the data importer’s communication software, services, systems and/or technologies.

Data importer
The data importer is a provider of communication software, services, systems and/or technologies.

Data subjects
Individuals about whom data is provided to Processor via the Services by (or at the direction of) Controller or Controller’s end users, including without limitation Controller’s employees, consultants, contractors, agents, and end users.

Categories of data
Any Personal Data provided to Zoom via the Services, by (or at the direction of) Customer or Customer’s end users, including but not limited to the following:

User Profile: First Name, Last Name, Phone (optional), Email, Password (if SSO is not used), Profile Picture (optional), Department (optional)
Meeting Metadata: Topic, Description (optional), participant IP addresses, device/hardware information
Cloud Recordings (optional): Mp4 of all video, audio and presentations, M4A of all Audio, Text file of all in meeting chats, Audio transcript file
IM Chat Logs
Telephony Usage Data (Optional): Call In Number, Call Out Number, Country Name, IP address, 911 Address (registered service address), Start and End time, Host Name, Host Email, MAC Address of device used

Special categories of data (if appropriate)
Special categories of data are not required to use the service. The data exporter may submit special categories of data to Customer, the extent of which is determined and controlled by the data exporter in its sole discretion. Such special categories of data include, but may not be limited to, Personal Data with information revealing racial or ethnic origins, political opinions, religious or philosophical beliefs, trade-union membership, and the processing of data concerning an individual’s health or sex life.

Processing operations
The personal data transferred may be subject to the following basic processing activities:

- account configuration and maintenance;
- facilitating conferences and meetings between data subjects and third party participants;
- hosting and storing personal data arising from such conferences and meetings solely for the purposes of providing the services;
- customer/ client technical and operational support

DATA EXPORTER

Name: …………………………………………………………………………………

Authorized Signature ……………………………………………………………

DATA IMPORTER

Name: Zoom Video Communications, Inc.

Authorized Signature ……………………………………………………………

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APPENDIX 2 TO THE STANDARD CONTRACTUAL CLAUSES

This Appendix forms part of the Clauses and must be completed and signed by the parties.

Description of the technical and organizational security measures implemented by the data importer in accordance with Clauses 4(d) and 5(c) (or document/legislation attached):

[Processor will implement and maintain the security measures set out in this Appendix 2 ("Security Measures"). Processor may update or modify such Security Measures from time to time provided that such updates and modifications do not result in the degradation of the overall security of the Services.

Policies and Procedures

Processor will maintain policies and procedures designed to secure Personal Data processed on behalf of Controller against accidental or unlawful access or disclosure and identify and minimize reasonably foreseeable internal security risks, including the following:

Access Control

Access to Processor’s facilities are granted to employees and contractors who have a legitimate business need for such access privileges.

Access to Zoom’s Video and Web Conferencing Platform (the “System”) requires a unique identification (“ID”) to establish accountability with user logins.

Administrator access is restricted to authorized system and security administrators.

New user access to production is granted in accordance with the role matrix defined in the access control policy. Additional access requires management approval.

Access to critical systems and applications requires user IDs with passwords or public key authentication.

Physical access controls for data centers include key cards and biometric scanners, perimeter and interior IP-DVR, in-house staffing and mantrap and perimeter fencing.

Access reviews are performed quarterly for physical access to the collocated data centers.

Operations and System Integrity

Policy and procedures for processes, such as reporting operational failures, incidents, System problems, concerns, and user complaints (and the process for doing so), are made available to users

System capacity is reviewed periodically and action items are defined for capacity issues.

Data, transactions, and programs are backed up at a server level regularly. Production database systems are replicated across multiple regions.

Processor monitors a variety of communication channels for security incidents, and Zoom’s security personnel will reach promptly to known incidents.

Processor performs and/or contracts with third-parties to perform vulnerability scans at least monthly and penetration testing annually.

Antivirus software is installed on workstations and laptops for users with access to production systems.

Processor has security policies that are approved by management at least annually.

Data transmission over customer portal is encrypted via Transport Layer Security ("TLS"). Access to the internal administrator tool is controlled via VPN.

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Vendor systems are subject to review annually as part of the vendor risk management process, including reviewing independent third-party reports.

Business continuity and disaster recovery plans, including restoration of backups, have been developed and are tested annually. The System is configured to provide failover capabilities to permit the resumption of critical operations.

**Organization of Information and Personnel Security**

Processor has formal organizational structures and defined roles. The security management plan and charter include an information security function and committee aligned within Processor, with defined structure and responsibilities.

Processor has defined job descriptions for personnel responsible for designing, developing, implementing, operating, monitoring, and maintaining the System.

Background or verification checks are performed on personnel (employees and contractors) when appropriate and permitted by local laws.

Personnel are required to read and accept the code of conduct and the statement of confidentiality during the onboarding process.

Trainings are conducted upon hire for all personnel.]