Socialist Republic of Vietnam

Whether or not there is a system relating	No comprehensive law or regulation exists. The following laws and regulations exist as representative laws and regulations applicable to an individual field.
to the protection of personal information	■ Information Security Act (Law on Cyber-information Security No. 86/2015); and
	(hereinafter referred to as the "Cybersecurity Act")
	- URL:https://thuvienphapluat.vn/van-ban/Cong-nghe-thong-tin/Luat-an-toan-thong
	-Tin-mang-2015-298365.aspx
	- Implementation status: July 1, 2016
	- Target organization: Individuals and groups who are directly engaged or are involved in Cyberinformation security in Vistonam
	- Information Subject to Information: information related to the identification of a Specific
	 Individual Act on Technological Information (Law on Information Technology No. 67/2006/QH11) (hereinafter referred to as the "Information Technical Act") URL:https://thuvienphapluat.vn/van-ban/Cong-nghe-thong-tin/Luat-cong-nghe-th ong-tin-2006-67-2006-QH11-12987.aspx
	 7. Implementation status: 2007. Date 1
	 Subject Organizations: Individuals and organizations engaged in the use and development of information technology in Venture Nam;
	 Information covered by the Target Information: information that includes the name, age, address, identification number, telephone number, E-mail Address and other information specified by the Act, and identifying an individual.
	 (2) In 2021, the Government of Vietnam made public a draft of a Cabinet Order on the Protection of Personal Information, which is a comprehensive law and regulation, for the purpose of inviting applicants for pabricommunications.

Concerning Systems Relating to the Protection	EU Gravity Recognition 1: No	
of Personal Information	CBPR system APEC : 2: No.	
Information to Become an Index		
Eight Principles of OECD Privacy Guidelines	Obligations of Business Operators, etc. in Compliance with the Eight Principles of OECD Privacy	
(3) The obligations of the business operator, etc. or the person's rights	Guidelines or Rights of Individuals	
corresponding to such obligations	The followings:	
Interest	① Collection limitation	Partial provision of the Cybersecurity Act, the
	principle	Information Technology Act and other Acts
		(1) The provisions are established.
	② Principles of data content	Partial provision of the Cybersecurity Act, the
		Information Technology Act and other Acts
		(1) The provisions are established.
	③ Purpose Specification	Partial provision of the Cybersecurity Act, the
	Principle.	Information Technology Act and other Acts
		(1) The provisions are established.
	④ Use Limitation Principle.	Partial provision of the Cybersecurity Act, the
		Information Technology Act and other Acts
		(1) The provisions are established.

^{1 (}U) A country or region which has obtained full certification has been designated by the Commission as a foreign country, etc. having a system of protecting personal information, which is recognized to be of the same level of protection as Japan: A system for protecting personal information of EU (lecland Norway, Licchtenstein, which is a part of a member of a member of a member of the Pacific Ocean member country and the Pacific Economic Area) that the Commission has decided to have the full level of protection data based on a GDPR or its pre-bodily protection directives, that the commission has decided to have the full level of protection data; and therefore, a general protection of personal information that is equivalent to those of Japan can be expected. In this meaning, the fact that it is a country or region that has obtained fully accreditation of EU is categorized as that which corresponds to "information that can be an index of a system concerning the protection of personal information."

² APEC is prescribed as assuming that APEC for CBPR System Participation possesses laws and regulations based on APEC Private Framework, and that it has the authority of investigation and rectification when it cannot be resolved or rectify problems through CBPR certified business operators or Accounting Agents. As a result, the same APEC as Japan is a participant in CBPR system, since it is considered that Econymouse has laws and regulations based on APEC Private Frameworks and an executive agency that executes those laws and regulations can be considered to be subject to APEC Private Framework, and an executive agency that executes those laws and regulations information as is expected to be equivalent to those of Japan. In this circumstance, CBPR system participation economy is categorized as "information that can be an index of a system concerning the protection of personal information". In APEC of an CBPR system, the subject of it shall be a private sector.

³ OECD Guideline 8 Principles plays a role in the fundamental principles which are referenced not only in OECD member states but also in efforts to protect personal information internationally, and are used by each country as a global standard in developing a personal information protection system.

	⑤ Security Safeguards	Partial provision of the Cybersecurity Act, the
	Principle.	Information Technology Act and other Acts
		(1) The provisions are established.
	6 Principle of Public Disclosure	The particulars stipulated in the Cyberinformation
		Security Act and other Acts
		The person is.
	⑦ Individual Participation	Partial provision of the Cybersecurity Act, the
	Principle	Information Technology Act and other Acts
		(1) The provisions are established.
	8 Principle of responsibility	The applicable provisions are unjustifiable.
System that may have a material effect on the rights and interests of a principal	 The applicable provisions are unjustifiable. A system relating to the obligation to preserve within the area of personal information that may have a material impact on the rights and interests of a principal System that may have a material influence on the rights and interests of Relevant Individuals and impose on Entrepreneurs the obligation to cooperate in government information collection activities. National Security Act (Law on National Security No. 32/2004/QH11) 	

• Approval from an Independent Organ for Implementation of Access
(Restriction and Safety Management of Handling of Acquired Information
• Securing Transparency in the Implementation of Access
 (i) the structure of supervision, investigation and examination for ensuring compliance with laws and regulations in relation to the implementation of Access with Laws and Regulations; and
⁽²⁾ Cyber Information Security Law
 The National Public Safety Commission, the Ministry of Information and Communications the Ministry of Information and Communications, the Ministry of Public Safety, the Ministry of Information and Communications, the Government Civil Safety Commission the related government organizations and the People's Commission may request the provision of user information from domestic and international enterprises providing telecommunications services, internet services, or added value services in Visual Nation with the purpose of preventing or restraining the use of the Cyberspace or Cybercrime for the purpose of threatening the sovereign, interests and safety of the State or public order. In cases of access to personal information held by business operators based on the said Act there is no provision regarding, for example, the following points:
 Restrictions and Procedures Relating to the Implementation of Access Access to the extent necessary for achieving the purpose specified in laws and regulations (or for a legitimate purpose that is not inconsistent with said purpose)
Approval from an Independent Organ for Implementation of Access
• Securing Transparency in the Implementation of Access
 (i) the structure of supervision, investigation and examination for ensuring compliance with laws and regulations in relation to the implementation of Access with Laws and Regulations; and

rr	
	 ③(Law on Inspection No Audit Act: Law on Inspection No 56/2010) (1) Auditing organizations of the government, audit organizations of local administrative divisions, and organizations delegated to implement auditing may request the individual or organization subject to the audit to provide information on the matters subject to audit, for the purpose of discovering illegal acts, etc. In cases of access to personal information held by business operators based on the said Act, there is no provision regarding, for example, the following points:
	 Restrictions on the Implementation of Access Access to the extent necessary for achieving the purpose specified in laws and regulations (or for a legitimate purpose that is not inconsistent with said purpose) Approval from an Independent Organ for Implementation of Access
	 Securing Transparency in the Implementation of Access (i) the structure of supervision, investigation and examination for ensuring compliance with laws and regulations in relation to the implementation of Access with Laws and Regulations; and

[Matters to Be Considered]

- Article 28 The purpose of paragraph (2) of the Act on the Protection of Personal Information (Act No. 57 of 2003) (hereinafter referred to as the "Personal Information Protection Act") includes the point that will enhance the likelihood of identification with regard to the risks associated with the provision of personal data to a third party in a foreign country, as well as a point that is encouraging enterprises in a foreign country to provide personal data to a third party in the foreign country to recognize their business environment beyond prior and prior to the fact. In addition, the specific content of information to be provided by Entrepreneurs to their principal pursuant to the provisions of the preceding paragraph may differ depending on the case of each individual case. Examination of the system regarding the protection of personal information in foreign countries shall be carried out on the responsibility of a business operator providing personal data to a third party in the foreign country information until otherwise.
- The above Reference Information provided by the Commission is based on the results of "Investigation of the System Concerning the Protection of

Personal Information in a Foreign State, etc." conducted by the Commission.

Pursuant to the information conducted in 2021, the investigation shall be based on as of the end of October. From that point of time following the said point of time, due to the revision of a system regarding the protection of personal information, etc. in a foreign country, there is a possibility that there is a change in the content of information that a business operator in a foreign country provides personal data to a principal.

- Reference Information provided by the Commission is based on the results of "Investigation into the System for the Protection of Personal Information in Foreign States" and is limited to laws and regulations subject to the investigation from the viewpoint of the followings, and is not always a registry. When a business operator that provides personal data to a third party in a foreign country possesses information other than the above-mentioned reference information, it is necessary to provide such information to the individual in accordance with Article 28, Paragraph 2 of the Personal Information Protection Act and Article 17, Paragraph 2 of the Enforcement Regulations of the Act on the Protection of Personal Information (Personal Information Protection Committee Regulations No. 3 of 2016).
 - (for laws and regulations referred to in the preceding paragraph, the subjects of the investigation are those listed by which the entrusted business operator or re-entrusted business operator who engages in the investigation is a representative person;
 - Laws and Regulations on the Protection of Personal Information Applied to Individual Fields in a Foreign Country Without Comprehensive
 - Laws and Regulations Concerning the Protection of Personal Information
 - · Laws and Regulations Concerning Systems Relating to Obligations to Preserve Personal Information in the Area
 - Laws and regulations concerning the system that imposes on business operators the obligation to cooperate in information collection activities
 - With regard to laws and regulations concerning systems to impose on companies the obligation to cooperate in government information collecting activities, those systems are required to provide a business with personal information access to information held by a foreign government for the purpose of enforcing the Criminal Code or either or both of the National Security Purposes of making it compulsory for the business to provide personal information to a foreign government under the laws and regulations.

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