

Risk Control Engine

RCE Policy

Product Documentation



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Privacy Policy

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1. INTRODUCTION

This Module applies if you use Risk Control Engine (“**Feature**”). This Module is incorporated into the privacy policy located at (“[Privacy Policy](#)”). Terms used but not defined in this Module shall have the meaning given to them in the Privacy Policy. In the event of any conflict between the Privacy Policy and this Module, this Module shall apply to the extent of the inconsistency.

2. CONTROLLERSHIP

The controller of the personal information described in this Module is as specified in the Privacy Policy.

3. AVAILABILITY

This Feature is available to users globally but primarily intended for users located in the same country/region as the selected service region for optimal performance.

4. HOW WE USE PERSONAL INFORMATION

We will use the information in the following ways and in accordance with the following legal basis:

Personal Information	Use	Legal Basis
Customer Information: Contact information: Name, phone number, email, mailing address. Transaction data: emails, items purchased, prices paid, order status, refund information, partial credit card details namely: first 6 numbers of credit card number, validity duration, name of card holder, MD5 of card number. Account information: account and preference information on the website or App.	We use this information to provide you with the functions of the Feature. Please note that this data is stored in our Tencent distributed Data Warehouse (“ TDW ”) feature.	We process this information as it is necessary for us to perform our contract with you to provide the Feature.

Log and API call information: User IP, call volume, APPID, UIN, time duration-consuming, timestamp.

We use this information to provide you with the functions of the Feature, and to undertake statistical analysis for troubleshooting. Please note that this data is stored in our TDW feature.

We process this information as it is necessary for us to perform our contract with you to provide the Feature.

5. HOW WE SHARE AND STORE PERSONAL INFORMATION

As specified in the Privacy Policy.

6. DATA RETENTION

We will retain personal information in accordance with the following:

Personal Information	Retention Policy
Customer information	We retain such data for as long as you use the Feature. When your use of the Feature is terminated, we will delete this data within 5 days.
Log and API call information.	This data will be automatically deleted after 180 days of first being recorded.

Data Processing And Security Agreement

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1. BACKGROUND

This Module applies if you use Risk Control Engine (“**Feature**”). This Module is incorporated into the Data Processing and Security Agreement located at (“**DPSA**”). Terms used but not defined in this Module shall have the meaning given to them in the DPSA. In the event of any conflict between the DPSA and this Module, this Module shall apply to the extent of the inconsistency.

2. PROCESSING

We will process the following data in connection with the Feature:

Personal Information	Use
<p>SDK data:</p> <p>1. End user’s browser, device and connection data: Information of personal computer or mobile device accessing a customer’s website, including browser, device model and operating system, and unique device identifier: For iOS: Identifier for Vendors (IDFV), Identifier for Advertisers (IDFA) (optional), model, carrier information, network condition, public system, settings and properties, system version, IP address, user screen click behaviour information For Android: OAID, AAID (optional), SSAID (optional), Widevine ID (optional), network condition, public system settings and properties, model, system version, IP address, tapping information of screen operations Please note that data fields marked “(optional)” are not required to be provided to or processed by this Feature, and rather are identifiers (collected and processed by you of your end users in your discretion) which you may choose to provide to us when you require certain advertising-related functions. We process such identifiers only in accordance with your instructions.</p> <p>2. Behavioral data: Information about end user’s activities on the business website or APP, such as access time and frequency, pages viewed, distribution of swipes on screens and stay time.</p>	<p>We process this data to provide the functionality of the Feature to you, including to allow a comprehensive assessment of the risk results.</p> <p>Please note that this data is stored in our Tencent distributed Data Warehouse (“TDW”) feature.</p>

3. SERVICE REGION

As specified in the DPSA.

4. SUB-PROCESSORS

As specified in the DPSA.

5. DATA RETENTION

We will store personal data processed in connection with the Feature as follows:

Personal Information	Retention Policy
SDK Data	We retain such data for as long as you use the Feature. When your use of the Feature is terminated, we will delete this data within 5 days.

You can request deletion of such personal data in accordance with the DPSA.

6. SPECIAL CONDITIONS

You must ensure that this Feature is only used by end users who are of at least the minimum age at which an individual can consent to the processing of their personal data. This may be different depending on the jurisdiction in which an end user is located.

You represent, warrant and undertake that you are solely responsible for your use of the Feature and its respective functions, and you have and will only use the Feature and/or integrate the Feature in your product, service or platform (as applicable) in compliance with (i) applicable laws and (ii) app store rules, agreements, terms or guidelines applicable in respect of the collection, storage, processing, transfer, disclosure, and use of any end user data in connection with your product, service or platform that uses and/or integrates the Feature, including (without limitation) the Apple Developer Agreement, Apple Developer Program License Agreement, App Store Review Guidelines, Google Play Developer Distribution Agreement, Developer Program Policy, Developer API Terms of Service, Google Play Best Practices, and Google Play Developer Resources, in each case as amended or replaced from time to time (“**App Store Rules**”).

You represent, warrant and undertake that you shall (i) obtain and maintain all necessary consents from data subjects in respect of the processing (including any transfer to us) of their personal data (as applicable) in respect of the Feature, in accordance with applicable laws and App Store Rules, and so as to enable us to comply with the same; and (ii) ensure that any processing (including any transfer to us) of data subjects personal data (including their device

identifiers) complies with requirements and restrictions in accordance with applicable laws and App Store Rules, and so as to enable us to comply with the same. You agree you will indemnify and hold Tencent harmless from and against all claims, liabilities, costs, expenses, loss or damage (including consequential losses, loss of profit and loss of reputation and all interest, penalties and legal and other professional costs and expenses) incurred by Tencent arising directly or indirectly from a breach of this requirement.