Schedule 1

DPA Schedule for United States U.S. Privacy Laws

The parties hereby agree to comply with this DPA Schedule for U.S. Privacy Laws (including its exhibits and annexes, this "Schedule") when Lotame Data includes Personal Data subject to any U.S. Privacy Laws.

1. **Definitions.** Capitalized words used but not defined in this Schedule have the meanings given in the DPA or the Agreement.

"business" has the meaning given in Cal. Civ. Code § 1798.140(d). the California Privacy Act.

"CCPA" means California Consumer Privacy Act, Title 1.81.5" means the California Consumer Privacy Act of 2018, as amended by the California Privacy Rights Act of 2020 (Cal. Civ. Code §§-1798.100–1798.199), et seq.), and its implementing regulations, as amended by the CPRA, as both may be further amended from time to time.

"**controller**" has the meaning given in Colo. Rev. Stat. § 6-1-1303(7)the Colorado Privacy Act, the Utah Privacy Act, and Va. Code § 59.1-575the Virginia Privacy Act.

"CPA" Colorado Privacy Act" means the Colorado Privacy Act (Colo. Rev. Stat. §§ 6-1-1301 et seq.), as may be amended from time to time.

"CPRA" means the California Privacy Rights Act of 2020 (2020 Cal. Legis. Serv. Proposition 24, codified at Cal. Civ. Code §§ 1798.100 et.seg.), and its implementing regulations.

"DPA" means the Data Processing Agreement to which this Schedule is attached-currently posted at https://www.lotame.com/privacy/dpas/dpa-dmbms/.

"Nevada Privacy Act" means the Nevada Internet Privacy Act (N.R.S. 603A.300 et. seq.), as may be amended from time to time.

"Processing" or "Process" has the meaning given in Cal. Civ. Code § 1798.140(y), Colo. Rev. Stat. § 6.1 1303(18), and Va. Code § 59.1 575U.S. Privacy Laws.

"processor" has the meaning given in Colo. Rev. Stat. § 6 1 1303(19) and Va. Code § 59.1 575the Colorado Privacy Act, the Utah Privacy Act, and the Virginia Privacy Act.

"sale," "sell," or "sold" has the meaning given in Cal. Civ. Code § 1798.140(ad), Colo. Rev. Stat. § 6.1.1303(23), the California Privacy Act, the Colorado Privacy Act, the Utah Privacy Act, and is the same as "sale of personal data" as defined in Va. Code § 59.1.575 the Virginia Privacy Act.

"share," "shared," or "sharing" has the meaning given in Cal. Civ. Code § 1798.140(ah): the California Privacy Act.

"third party" has the meaning given in Cal. Civ. Code § 1798.140(ai), Colo. Rev. Stat. § 6 1 1303(26), and Va. Code § 59.1 575the California Privacy Act, the Colorado Privacy Act, the Utah Privacy Act, and the Virginia Privacy Act.

"U.S. Privacy Laws" means the CCPA, CPA, and the VCDPACalifornia Privacy Act, the Colorado Privacy Act, the Nevada Privacy Act, the Utah Privacy Act, and the Virginia Privacy Act.

"VCDPA"(Utah Privacy Act" means the Utah Consumer Privacy Act (Utah Code § 13-61 et seq.), as may be amended from time to time.

"Virginia Privacy Act" means the Virginia Consumer Data Protection Act (Va. Code §§ 59.1-575 to 59.1-584), as may be amended from time to time.

- 2. Scope. This Schedule is incorporated by reference into the DPA and is applicable *only when* Customer Data is or includes Personal Data subject to any U.S. Privacy Laws.
- 3. Processing of Lotame Data by Customer.
 - 3.1. Role of the Parties
 - (a) Under the CCPACalifornia Privacy Act, Lotame is a "business" that shares Lotame Data with Customer, and Customer is a "third party" that receives Lotame Data from Lotame for Processing.

Commented [RAG1]: Added Nevada and Utah Privacy Acts. Revised name of privacy laws to eliminate acronyms so that the law being referenced is clearer. (b) Under the CPA and the VCDPAColorado Privacy Act, the Utah Privacy Act, and the Virginia Privacy Act, Lotame is a "controller" that shares Lotame Data with Customer, and Customer is a "third party" that receives Lotame Data from Lotame for Processing.

3.2. U.S. Privacy Laws Contractual Requirements and Obligations.

- (a) Customer will Process Lotame Data only for the limited and specified purposes and uses set forth in the Agreement and only in accordance with the Agreement, the DPA, and this Schedule.
 - (b) The types of Personal Data subject to Processing is given in the definition for Lotame Data in the Agreement.
- (c) The duration of Processing for Lotame is no longer than 6 months after the termination or expiration of the
 - (d)(c) The rights and obligations of Customer and Lotame are set forth in the Agreement, the DPA and this Schedule.
- (e)(d) Customer will maintain security and confidentiality of Lotame Data in accordance with industry standard technical and organizational measures.
- (e) Upon request of Lotame-or upon termination of the Agreement, Customer will delete the Lotame Data₇ unless a longer retention period is required by law, in which case Customer may continue to Process the Lotame Data requested to be deleted no longer than the applicable law requires.
- (f) Customer will delete the Lotame Data no later than 6 months after the termination or expiration of the Agreement unless a longer retention period is required by law, in which case Customer may continue to Process Lotame Data no longer than the applicable law requires.
- (g) Customer shall undertake an annual independent audit of its technical and organizational measures using an appropriate and accepted control standard or framework and audit procedure for such audits.

3.3. Additional CCPACalifornia Privacy Act Contractual Requirements and Obligations.

- (a) Customer acknowledges that Lotame is sharing Lotame Data with Customer.
- (b) Customer shall use Lotame Data only for the limited and specified purposes set forth in the Agreement.
- (c) Customer will Process Lotame Data in accordance with the CCPA's California Privacy Act's provisions applicable to its role as stated in Section 3.1 of this Schedule and in compliance with the Agreement, the DPA, and this Schedule.
- (d) Customer will Process Lotame Data with the level of privacy protection as a business is required to provide by the CCPACalifornia Privacy Act.
- (e) Lotame may request records or other documentation from Customer regarding its compliance with the Agreement, the DPA, this Schedule, and the CPACalifornia Privacy Act.
- (f) Customer will notify Lotame if it makes a determination that it can no longer meet its obligations under the Agreement, the DPA, this Schedule, or the CPAC_alifornia Privacy Act.
- (g) If Lotame notifies Customer of any Processing of Lotame Data that Lotame in good faith believe is not in compliance with the Agreement, the DPA, this Schedule, or the CCPACalifornia Privacy Act, Lotame may take reasonable and appropriate steps to stop and remediate the non-compliant Processing of Lotame Data.
- 4. Impact Assessments. Upon a Party's request: (1) the other Party shall provide the requesting Party with reasonable cooperation and assistance needed for the requesting Party to fulfil its obligations under the Actany U.S. Privacy Law to complete any required impact assessments related to the Processing of CustomerLotame Data, to the extent the requesting Party does not otherwise have access to the relevant information, and to the extent such information is available to the other Party and (2) the other Party shall provide reasonable assistance to the requesting Party for any consultation or investigation by the state regulatory agencies or the Federal Trade Commission.

Commented [RAG2]: Revised language to deal with conflicting language in (c) of this section and in the DPA.