ANNEX F

MAS Notice No.: PSN06
Notice to licensees and operators of designated payment systems
Payment Services Act 2019 (Act 2 of 2019)

Issue Date: [To be published]
NOTICE ON CYBER HYGIENE

I. Introduction

1.1 This Notice is issued pursuant to section 102(1) of the Payment Services Act 2019 (Act 2 of 2019) (the “Act”) and applies to—
   (a) all licensees; and
   (b) all operators of designated payment systems
      (each a “relevant entity”).

II. Definitions

2.1 For the purpose of this Notice—

   “administrative account”, means any user account, that has full privileges and unrestricted access to any one or more of the following systems:
      (a) an operating system;
      (b) a database;
      (c) an application;
      (d) a security appliance; or
      (e) a network device;

   “customer information” means any information relating to, or any particulars of, any customer of the relevant entity, where a named customer or group of named customers can be identified, or is capable of being identified, from such information;
“critical system” in relation to a relevant entity, means a system, the failure of which will cause significant disruption to the operations of the relevant entity or materially impact the relevant entity’s service to its customers such as a system which—

(a) processes transactions that are time critical; or
(b) provides essential services to customers;

“multi-factor authentication” means the use of two or more factors to verify an account holder’s claimed identity. Such factors include, but are not limited to—

(a) something that the account holder knows such as a password or a personal identification number;
(b) something that the account holder has such as a cryptographic identification device or token;
(c) something that the account holder is such as an account holder’s biometrics or his behaviour;

“security patch”, in relation to a system, means an update that can be applied to the system to address a vulnerability;

“security standards”, in relation to a system, means a set of configurations for the purpose of safeguarding and improving the security of the system;

“system”, in relation to a relevant entity, means any hardware or software that is used by the relevant entity;

“vulnerability”, in relation to a system, means any weakness, susceptibility or flaw of the system that can be exploited, including but not limited to by allowing an unauthorised person to access the system, or to compromise the security configuration settings of the system.

2.2 Any expression used in this Notice shall, except where expressly defined in this Notice or where the context requires, have the same meaning as in the Act.

III. Application of Notice
3.1 A relevant entity need not comply with a requirement in this Notice to the extent that it is unable to exercise control over a system to ensure compliance with that requirement, in all of the following ways:

(a) the relevant entity cannot exercise direct control over the system to ensure compliance with that requirement;

(b) a relevant entity cannot exercise indirect control over the system by requiring the system provider to ensure compliance with that requirement;

(c) it is not reasonable for the relevant entity to procure an alternative system provider over whom the relevant entity is able to exercise such indirect control referred to in sub-paragraph (b), to provide the system.

IV. Cyber Hygiene Practices

4.1 **Administrative Accounts**: A relevant entity must ensure that every administrative account in respect of any operating system, database, application, security appliance or network device, is secured to prevent any unauthorised access to or use of such account.

4.2 **Security Patches**:

(a) A relevant entity must ensure that security patches are applied to address vulnerabilities to every system, and apply such security patches within a timeframe that is commensurate with the risks posed by each vulnerability.

(b) Where no security patch is available to address a vulnerability, the relevant entity must ensure that controls are instituted to reduce any risk posed by such vulnerability to such a system.

4.3 **Security Standards**:

(a) A relevant entity must ensure that there is a written set of security standards for every system.

(b) Subject to sub-paragraph (c), a relevant entity must ensure that every system conforms to the set of security standards.

(c) Where the system is unable to conform to the set of security standards, the relevant entity must ensure that controls are instituted to reduce any risk posed by such non-conformity.
4.4 **Network Perimeter Defense**: A relevant entity must implement controls at its network perimeter to restrict all unauthorised network traffic.

4.5 **Malware protection**: A relevant entity must ensure that one or more malware protection measures are implemented on every system, to mitigate the risk of malware infection, where such malware protection measures are available and can be implemented.

4.6 **Multi-factor Authentication**: Subject to paragraph 4.7, a relevant entity must ensure that multi-factor authentication is implemented for the following:

(a) all administrative accounts in respect of any operating system, database, application, security appliance or network device that is a critical system; and

(b) all accounts on any system used by the relevant entity to access customer information through the internet.

4.7 (a) Paragraph 4.6 shall not apply to a relevant entity for the period between [date this notice commences] and [date that is six months from the date this notice commences] (both dates inclusive), if the relevant entity meets all of the following conditions:

(i) the relevant entity identifies all the risks or potential risks posed by its non-compliance with paragraph 4.6 during that period;

(ii) the relevant entity implements controls to reduce the risks identified in sub-paragraph (i);

(iii) a committee of the relevant entity, or a member of the senior management of the relevant entity—

(A) agrees with the risk assessment in sub-paragraph (i); and

(B) is satisfied that the controls to be implemented in sub-paragraph (ii) are adequate to reduce the risks identified in sub-paragraph (i).

(b) In this paragraph—

“committee of the relevant entity” means a group of persons that—

(i) comprises at least 2 persons, each of whom is a person who is not a member of the senior management of the relevant entity but is concerned with or takes part in the management of the relevant entity on a day-to-day basis; and

(ii) is appointed by a member of the senior management of the relevant entity to—

(A) assess the risks or potential risks posed by the relevant entity’s non-compliance with paragraph 4.6 during the period between [date this notice
commences] and [date that is six months from the date this notice commences]; and

(B) approve the implementation of the controls to reduce the risks posed by the non-conformity with paragraph 4.6.

“member of the senior management” means—

(i) in the case of a corporation, a person for the time being holding the office of chief executive officer or an equivalent person of the relevant entity and includes a person carrying out the duties of any such office if the office is vacant;

(ii) in the case of a partnership or limited liability partnership, a partner of that partnership; or

(iii) in the case of a sole proprietorship, the sole proprietor.

V. Effective Date

5.1 This Notice shall take effect on [date to be published].