



**Cookies and Newsletters Policy**

**of**

**CK Power Public Company Limited and Subsidiary**



**CK Power Public Company Limited and Subsidiary**  
**Cookies and Newsletters Policy**

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Revision No. 02

Effective Date  
November 29, 2022

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**CK Power Public Company Limited and Subsidiary**  
**Cookies and Newsletter Policy**

**Objective:**

CK Power Public Company Limited (“**Company**”) recognizes the importance of respecting each individual’s privacy and the need to treat Personal Data (as defined below) in an appropriate and lawful manner. Accordingly, the Company has adopted this Website Policy (the “**Policy**”) to protect your rights in relation to the processing (as defined below) and management of Personal Data by the Company and will take all reasonable and necessary measures to safeguard Personal Data in accordance with the Personal Data Protection Act B.E. 2562 and other applicable Personal Data protection laws and regulations (collectively, the “**Law**”), and to uphold good data protection practices.

For the purpose of this Policy (for your visit to our website), the Company will, for you, act as the Data Controller (as defined under the Law) for processing of your Personal Data.

**Scope:**

- (1) This Policy shall be effective as of November 29, 2022 and is subject to further changes or revisions (which shall be notified to you.) The Company shall continue to review the effectiveness of this Policy from time to time.
- (2) This Policy applies to the processing of Personal Data specifically for the use of our website. Any breach of the Law or this Policy will be taken very seriously, and disciplinary action may be taken.
- (3) This Policy shall supersede all prior Personal Data protection policies and protocols belonging to the Company which apply to website visit, if any, unless specified otherwise by the Company.
- (4) This Policy works in tandem with the Cookies Consent Form and the Newsletter Consent Form which you may have consented to. Please study such Forms carefully to understand how we use your Personal Data under consent basis when you visit our website.

**Definition Use Revision/Amendment Transfer Deposition for Internal Personal Data (External Personal Data)****Personal Data and Uses**

“**Personal Data**” means any data about an individual which can be used to trace back to any such individual, whether by such data alone or in combination or in conjunction with other data available for any particular processing. Therefore, cookies can be deemed to be Personal Data.

“**Processing**” and all of its derivatives mean any type of treatment of Personal Data, including collection, transfer, disclosure, use, etc.

List of Personal Data that the Company is using and/or will use because of your visit to our website and their purposes and other details are described in the table below. Please study them carefully to understand how we process your Personal Data during your visit to our website.

Category of Data Subjects	Purposes and Processing	Legal Basis	Examples of Personal Data	Retention Period
Website users	Various activities undertaken under consent basis.  See Cookies Consent Form and Newsletter Consent Form for more details.	See Cookies Consent Form and Newsletter Consent Form	See Cookies Consent Form and Newsletter Consent Form	See Cookies Consent Form and Newsletter Consent Form
Website users	To circulate online newsletter from CKP with contents about CKP and Subsidiaries.	Legitimate interest	<ul style="list-style-type: none"> <li>Email address</li> </ul>	Until unsubscribe.
Website users	To use certain cookies which are deemed as necessary, without which the operation of and access to the website cannot occur.	Legitimate interest	<ul style="list-style-type: none"> <li>Cookie <i>blazecms_session</i></li> <li>Cookie <i>XSRF-TOKEN</i></li> <li>Cookie <i>cookie-policy</i></li> </ul>	When using the website.

In cases where the Company does not receive your Personal Data, the Company may not be able to fulfill some, or all of the purposes outlined in the list of Personal Data as mentioned above.

### Formats

Your Personal Data, in this case, will be collected electronically. The Company shall do its best to afford appropriate safety measures to protect these files and documents.

### Consent and Withdrawal of Consent

- (a) Your consent will be obtained (via the Cookies Consent Form and the Newsletter Consent Form) before the Company collects, uses, or discloses your Personal Data which requires consent.
- (b) You may choose to withdraw your consent (but not retrospectively) by providing the Company with a written notice at least fourteen (14) days in advance. All communications on your withdrawal of consent should be directed to the Company's Data Protection Officer (as defined below), whose business details are set out below. However, please note that there may be consequences of withdrawing the consent, which the Company will determine and notify to you before the withdrawal or as soon as possible after the withdrawal. The Company will cease (and cause any of Company's data intermediaries and agents to cease) collecting, using, or disclosing such Personal Data unless it is required or authorized under applicable laws.

### **Updating and Correcting Personal Data**

- (a) If possible, you must ensure that all Personal Data provided to the Company by you is true, accurate, and complete at all times. Any change to Personal Data shall be notified to the Data Protection Officer (as defined below) or any personnel specially designated to deal with this change within seven (7) days after the change has taken effect.
- (b) The Company shall correct your Personal Data as soon as practicable and provide confirmation of such correction to you, and if it is unable to do so within thirty (30) days of receiving your request, the Company shall notify you of the time within which it will respond.

### **Transfer and Sharing of Your Personal Data**

- (a) The Company may transfer your Personal Data to the Company's Subsidiaries or related companies or external service providers in Thailand so these service providers can perform certain tasks on our behalf, such as for cloud and non-cloud storage, analytics, and general assistance, or when there is legal obligation or legitimate interest to do so, such as for audits and corporate sale or restructuring. We will rely on the same basis as notified or consented by you for these domestic transfer and processing activities. In such cases, we will ensure a standard of protection for the Personal Data so transferred that is comparable to the protection under the Law and our standards.
- (b) The Company may transfer your Personal Data to the Company's Subsidiaries or related companies or external service providers throughout the world so these service providers can perform certain tasks on our behalf, such as for cloud and non-cloud storage, analytics, and general assistance, or when there is legal obligation or legitimate interest to do so, such as for audits and corporate sale or restructuring. If we have contract basis for any such processing, we will also rely on such for offshore transfer or processing. However, for non-contract basis transfer or processing, we will rely on your consent as given in your respective Consent Form. In such cases, we will ensure a standard of protection for the Personal Data so transferred that is comparable to the protection under the Law and our standards.

### **Retention of Personal Data**

- (a) Your Personal Data will be retained for period(s) as are necessary to meet the Company's legal and/or business purposes, and the Company will cease to retain your Personal Data as soon as it is reasonable to assume that the purpose for collection such Personal Data is no longer being served by such retention, and such retention is no longer necessary for legal and/or business purposes.
- (b) We will notify you if there is any change in policy or specific retention of any of your Personal Data that is not in line with the current policy, or is in any way relevant and warrants your special attention.

**CK Power Public Company Limited and Subsidiary**  
**Cookies and Newsletter Policy****Data Protection Officer**

Details of the Data Protection Officer of the Company (“**Data Protection Officer**”) are CKP Power Public Company Limited,  
587 Viriyathavorn Building, Sutthisan Winitchai Road,  
Ratchadaphisek, Dindaeng, Bangkok 10400  
Tel: +66(0) 2691-9720-34  
Fax: +66(0) 2691-9723  
Email: ckpdpo@ckpower.co.th

**Complaint**

Apart from your rights provided herein, you may issue any complaints regarding this Policy to the Company’s Data Protection Officer whose business details are set out above in accordance with procedures issued by the Company. The Company aim to accept your complaint as soon as possible and commit to resolve all complaints no later than 30 days, provided, however, there may be circumstances where this is not possible due to the contents of the complaint. In such circumstances, The Company will respond to your complaint within a reasonable time. You may wish to contact the Personal Data Protection Committee in case you are not satisfied with the Company’s response to your complaint.

**Your Rights**

- (1) Right to be notified: If we wish to collect, store, use, or disclose your Personal Data in any manner beyond the scope of your given consent or the scope already outlined to you herein, we will notify and/or seek your prior consent with respect to such additional scope.
- (2) Right to access: You may, at any time, request to have access to your Personal Data in order to review it and also request to know about how we have come to possess your Personal Data.
- (3) Right to copies: You may request for a copy of your Personal Data in a form that can be reasonably accommodated.
- (4) Right of portability of data: You may request us to transfer your Personal Data in a format that is reasonable and acceptable to another entity of your choice.
- (5) Right to rectification: If your Personal Data has been changed or is not up-to-date, you have the obligation to ensure that your Personal Data is accurate, up-to-date, complete, and not misleading by submitting a request to rectify it in accordance with the procedures announced by us. This, besides being your obligation, is also your right.

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- (6) **Right to withdraw consent:** You may withdraw your consent at any time. We may deny your withdrawal only if the law or the contract does not allow so. Your withdrawal will not have any effect on our previous collection, usage, and disclosure of your Personal Data. If your withdrawal will affect any part of your Personal Data, rights, or benefits, we will notify you of such effect before your withdrawal if it is possible, or as soon as practicable thereafter.
- (7) **Right to erasure:** You may request to erase or make your Personal Data pseudonymised under any of the following circumstances: (a) your Personal Data is no longer needed for the intended purposes, (b) you withdraw your consent and we no longer have any legal right to collect, store, use, or disclose your Personal Data, (c) you object to the collection, storage, use, or disclosure of your Personal Data and we do not have any legitimate reason to reject your objection, or (d) your Personal Data was collected, stored, used, or disclosed in contravention of the Law. However, we may deny your request if our collection of your Personal Data is made for the purposes authorized by the Law, which include a data collection for statistical research purpose with appropriate protective measures, or for establishment of legal claims, legal compliance, or exercise of legal rights or defences.
- (8) **Right to suspension:** You may request us to suspend the use of your Personal Data in any of the following events: (a) when we are in the process of verifying certain information for the purpose of rectifying or updating your Personal Data under your request, (b) when your Personal Data is to be erased but you instead request to suspend its use, (c) when it is no longer necessary to store your Personal Data, but you request us to continue the storage of your Personal Data for establishing legal claims, legal compliance, or exercise of legal rights or defences, or (d) when we are in the process of verifying our legitimate interests, against your objection or, in our collection, storage, use, or disclosure for various purposes including the statistical research, as may be permitted by the Law.
- (9) **Right to object the processing of Personal Data:** You may object to the collection, storage, use, or disclosure of your Personal Data in any of the following events: (a) in case where your Personal Data was collected for the purpose of (i) public interest, (ii) our compliance with a governmental order, or (iii) any legitimate interest of ours or other legal entity (we may object to such request if (aa) your objection will lead to a non-compliance with the law, or (bb) it relates to an establishment of legal claims, legal compliance, or exercise of legal rights or defences, (b) in case where we have collected, stored, used, or disclosed your Personal Data for the purpose of direct marketing, or (c) in case where we have collected, stored, used, or disclosed your Personal Data for any research purposes as specified in the Law, including for statistical purpose.
- (10) **Right to file a petition:** In case you found that staff or employees of the Company committed a violation of the Law or this Policy. You may file a petition to the Company through the channels and procedures specified by the Company.



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**Language**

In the event of any conflict or inconsistency between any term of this Policy or any Thai translation version, this English version shall prevail.

To cancel the original policy that was announced on 19 May 2022 by adopting the 2nd revised policy which has been approved by the Board of Directors Meeting No. 7/2022 on 29 November 2022. This Policy shall Effective from 29 November 2022 onwards.

It is hereby announced for general acknowledgment and action.

-Signature-

(Dr. Thanong Bidaya)

Chairman of the Board of Directors