

Payment Card Industry (PCI) Data Security Standard

Attestation of Compliance for Onsite Assessments – Service Providers

Version 3.2.1

June 2018



Section 1: Assessment Information

Instructions for Submission

This Attestation of Compliance must be completed as a declaration of the results of the service provider's assessment with the *Payment Card Industry Data Security Standard Requirements and Security Assessment Procedures (PCI DSS)*. Complete all sections: The service provider is responsible for ensuring that each section is completed by the relevant parties, as applicable. Contact the requesting payment brand for reporting and submission procedures.

Part 1. Service Provider and Qualified Security Assessor Information						
Part 1a. Service Provider Organization Information						
Company Name:	Telehouse Internation of Eu		DBA (doing business as):	Telehouse		
Contact Name:	Jamie Slater		Title:	Head of Governance, Risk and Compliance		
Telephone:	+44 (0)20 7512 44	470	E-mail:	jamie.slate	r@uk.te	elehouse.net
Business Address:	Coriander Avenue		City:	London		
State/Province:	Country:		United Kingdor	n	Zip:	E14 2AA
URL:	www.telehouse.net					

Part 1b. Qualified Security Assessor Company Information (if applicable)						
Company Name:	ECSC Group Plc	ECSC Group Plc				
Lead QSA Contact Name:	David Tattersall		Title:	Consultant		
Telephone:	+44 (0) 1274 7362	223	E-mail:	david.tattersall@ecsc.co.uk		
Business Address:	28 Campus Road		City:	Bradford		
State/Province:	W Yorkshire	Country:	United Kingdo	om	Zip:	BD7 1HR
URL:	www.ecsc.co.uk					



Part 2. Executive Summary								
Part 2a. Scope Verification								
Services that were INCLUDE	Services that were INCLUDED in the scope of the PCI DSS Assessment (check all that apply):							
Name of service(s) assessed:	Data centre co-location services – Lo	ndon & Paris						
Type of service(s) assessed:								
Hosting Provider:	Managed Services (specify):	Payment Processing:						
Applications / software	Systems security services	POS / card present						
Hardware	☐ IT support	Internet / e-commerce						
Infrastructure / Network	Physical security	MOTO / Call Center						
Physical space (co-location)	Terminal Management System	ATM						
Storage	Other services (specify):	Other processing (specify):						
Web								
Security services								
3-D Secure Hosting Provider								
Shared Hosting Provider								
Other Hosting (specify):								
Account Management	Fraud and Chargeback	Payment Gateway/Switch						
Back-Office Services	☐ Issuer Processing	Prepaid Services						
Billing Management	Loyalty Programs	Records Management						
Clearing and Settlement	Merchant Services	Tax/Government Payments						
Network Provider								
Others (specify):								
Note : These categories are provided for assistance only, and are not intended to limit or predetermine an entity's service description. If you feel these categories don't apply to your service, complete "Others." If you're unsure whether a category could apply to your service, consult with the applicable payment brand.								



Part 2a. Scope Verification (c	Part 2a. Scope Verification (continued)					
Services that are provided by the service provider but were NOT INCLUDED in the scope of the PCI DSS Assessment (check all that apply):						
Name of service(s) not assessed:	Name of service(s) not assessed: Any other services provided by Telehouse and any sites not included in the scope of this assessment (i.e. rest of world).					
Type of service(s) not assessed:						
Hosting Provider:	Managed Services (specify):	Payment Processing:				
Applications / software	Systems security services	POS / card present				
Hardware	☐ IT support	☐ Internet / e-commerce				
☐ Infrastructure / Network	Physical security	MOTO / Call Center				
Physical space (co-location)	Terminal Management System	☐ ATM				
Storage	Other services (specify):	Other processing (specify):				
Web						
Security services						
3-D Secure Hosting Provider						
Shared Hosting Provider						
Other Hosting (specify):						
Account Management	Fraud and Chargeback	Payment Gateway/Switch				
Back-Office Services	Issuer Processing	Prepaid Services				
Billing Management	Loyalty Programs	Records Management				
Clearing and Settlement	Merchant Services	Tax/Government Payments				
Network Provider						
Others (specify):						
Provide a brief explanation why any were not included in the assessme						



Part 2b. Description of Payment Card Business

Describe how and in what capacity your business stores, processes, and/or transmits cardholder data.

Not applicable – Telehouse International Corporation of Europe (TIE) does not store, process or transmit cardholder data. This assessment only covers the physical security controls of the co-location environment provided by TIE and does not include customers' systems or any associated card data.

Describe how and in what capacity your business is otherwise involved in or has the ability to impact the security of cardholder data.

TIE provides data centre co-location services to numerous clients / customers at their sites in London, UK and Paris, France. The services provided by TIE could potentially impact customers' cardholder data environments (CDEs). The scope of this assessment covers the physical security controls at the following sites:

London

- Docklands Campus (East, North, North 2 and West)
- Docklands South (outside of main campus)

Paris

- Voltaire
- Jeûneurs
- Magny-les-Hameaux

Part 2c. Locations

List types of facilities (for example, retail outlets, corporate offices, data centers, call centers, etc.) and a summary of locations included in the PCI DSS review.

Type of facility:	Number of facilities of this type	Location(s) of facility (city, country):
Example: Retail outlets	3	Boston, MA, USA
Data Centres - UK	5	London, United Kingdom
Data Centres - France	3	Paris, France

Part 2d. Payment Applications							
Does the organization use	Does the organization use one or more Payment Applications? Yes No						
Provide the following information regarding the Payment Applications your organization uses:							
Payment Application	Version	Application	Is application	PA-DSS Listing Expiry			

Payment Application Name	Version Number	Application Vendor	Is application PA-DSS Listed?	PA-DSS Listing Expiry date (if applicable)
Not applicable			☐ Yes ⊠ No	

Security Standards Counci	
Sunday	
	Yes No
	☐ Yes ☐ No
	Yes No
	Yes No
	Yes No
	Yes No
	Yes No
Part 2e. Description of Environment	
	TIE provides co-location physical hosting
 Provide a <u>high-level</u> description of the environment covered by this assessment. For example: Connections into and out of the cardholder data environment (CDE). Critical system components within the CDE, such as POS devices, databases, web servers, etc., and any other necessary payment components, as applicable. 	services and facilities for numerous customers; there is a strong likelihood that these customers could be processing cardholder data within these environments. For this reason, TIE are required to align their physical security related controls to PCI DSS for these co-location sites. The services offered include the provision of the physical environment, the supporting environmental services (e.g. mains power, UPS, cooling, fire detection and suppression) and physical security for the environments.
	Customer equipment is supplied and owned by the customer and TIE has no logical access to this equipment. TIE offers two variants of this service in London
	and Paris:
	Dedicated Facilities Management (DFM) – computer suites dedicated to a single customer, where access is controlled with, as a minimum, proximity access control readers and in some cases additional measures as specified by the customer.
	2. Shared Facilities Management (SFM) – either single or multiple full equipment racks within a computer suite where the suite is access controlled by proximity access control readers for a number of customers.
Does your business use network segmentation to affect the senvironment?	· · · res 🖂
(Refer to "Network Segmentation" section of PCI DSS for guissegmentation)	idance on network
Part 2f. Third-Party Service Providers	
Does your company have a relationship with a Qualified Integethe purpose of the services being validated?	grator & Reseller (QIR) for Yes No

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Security * Standards Counci					
If Yes:					
Name of QIR Company:					
QIR Individual Name:	d by OID.				
Description of services provide					
example, Qualified Integrator R	esellers (QIR), ga osting companies	e or more third-party service providers (for ateways, payment processors, payment s, airline booking agents, loyalty program or validated?	│		
If Yes:					
Name of service provider:	Description of	f services provided:			
Note: Requirement 12.8 applie	s to all entities in	this list			
Part 2g. Summary of Requ					
For each PCI DSS Requiremen					
• Full – The requirement a	nd all sub-require	ements of that requirement were assessed, "or "Not Applicable" in the ROC.	and no sub-		
 Partial – One or more su Applicable" in the ROC. 	b-requirements o	of that requirement were marked as "Not Tes	sted" or "Not		
 None – All sub-requirem in the ROC. 	ents of that requi	rement were marked as "Not Tested" and/or	"Not Applicable"		
For all requirements identified a column, including:	as either "Partial"	or "None," provide details in the "Justification	n for Approach"		
 Details of specific sub-re the ROC 	quirements that w	vere marked as either "Not Tested" and/or "I	Not Applicable" ir		
 Reason why sub-requirement(s) were not tested or not applicable 					

Note: One table to be completed for each service covered by this AOC. Additional copies of this section are available on the PCI SSC website.

Name of Service A	ssessed:	Data centre co-location services – London & Paris				
	Details of Requirements Assessed					
				Justification for Approach		
PCI DSS Requirement	Full	Partial	None	(Required for all "Partial" and "None" responses. Identify which sub-requirements were not tested and the reason.)		
Requirement 1:				All requirements – not applicable.		
				This requirement is not considered to be in scope for this assessment and therefore not tested. Neither TIE or its customers' infrastructure are in scope; only data centre		

		physical controls and security systems are in scope.
Requirement 2:		All requirements – not applicable.
		This requirement is not considered to be in scope for this assessment and therefore not tested. Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 3:		Only the following requirements are fulfilled by TIE:
		- 3.1.x
		- 3.2.a, 3.2.b, 3.2.c, 3.2.d
		These requirements have been marked as in place to reflect that the assessor has confirmed that TIE does not directly transmit, process or store cardholder data and has no access to cardholder or sensitive authentication data on their customers' systems.
		All other requirements not applicable. Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 4:		All requirements – not applicable.
		This requirement is not considered to be in scope for this assessment and therefore not tested. Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 5:		All requirements – not applicable.
		This requirement is not considered to be in scope for this assessment and therefore not tested. Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 6:		All requirements – not applicable.
		This requirement is not considered to be in scope for this assessment and therefore not tested. Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 7:		All requirements – not applicable.
		This requirement is not considered to be in scope for this assessment and therefore not tested. Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 8:		All requirements – not applicable.
		This requirement is not considered to be in scope for this assessment and therefore not tested. Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 9:		The following requirements were not applicable as TIE does not store any cardholder data on any media:

Security 8

Standards Counci		
		- 9.5, 9.6-9.8.1, 9.8.2.
		The requirements within 9.9 were not applicable as TIE does not have any card-reading devices in scope of this assessment.
		Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 10:		Only the following requirements are fulfilled by TIE: - 10.8.x
		The remainder were marked as not applicable; neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 11:		All requirements – not applicable.
		This requirement is not considered to be in scope for this assessment and therefore not tested. Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
Requirement 12:	\boxtimes	The following requirements are not applicable as they are not considered to be in scope for this assessment:
		- 12.3.x – TIE does not have access to any critical technologies in relation to cardholder data.
		- 12.5.4, 12.5.5 – TIE does not have any logical access to cardholder data.
		- 12.8.x – TIE does not have any service providers with whom cardholder data is shared, or that could directly affect the security of cardholder data.
		Neither TIE or its customers' infrastructure are in scope; only data centre physical controls and security systems are in scope.
		With respect to the services within scope of this assessment, TIE are responsible for all activities and none are outsourced (i.e. where any 3 rd party companies are involved, they are regarded as either TIE personnel or contractors).
Appendix A1:		Entity is not a shared hosting provider
Appendix A2:		Assessment based on SAQ A outsourced payment process.

Section 2: Report on Compliance

This Attestation of Compliance reflects the results of an onsite assessment, which is documented in an accompanying Report on Compliance (ROC).

The assessment documented in this attestation and in the ROC was completed on:	24 May 2022	,
Have compensating controls been used to meet any requirement in the ROC?	Yes	⊠ No
Were any requirements in the ROC identified as being not applicable (N/A)?	⊠Yes	No
Were any requirements not tested?	Yes	⊠ No
Were any requirements in the ROC unable to be met due to a legal constraint?	Yes	⊠ No

Section 3: Validation and Attestation Details

Part 3. PCI DSS Validation

This AOC is based on results noted in the ROC dated 24 May 2022.

Based on the results documented in the ROC noted above, the signatories identified in Parts 3b-3d, as applicable, assert(s) the following compliance status for the entity identified in Part 2 of this document (*check one*):

	Compliant but with Legal exception: One or more requirements are marked "Not in Place" due to a legal restriction that prevents the requirement from being met. This option requires additional review				
	Compliant but with Legal exception: One or more requirements are marked "Not in Place" due to a legal restriction that prevents the requirement from being met. This option requires additional review				
	Plan in Part 4 of this document. Check with the payment brand(s) before completing Part 4.				
	An entity submitting this form with a status of Non-Compliant may be required to complete the Action				
	Target Date for Compliance:				
	Non-Compliant: Not all sections of the PCI DSS ROC are complete, or not all questions are answered affirmatively, resulting in an overall NON-COMPLIANT rating, thereby (<i>Service Provider Company Name</i>) has not demonstrated full compliance with the PCI DSS.				
	emonstrated full compliance with the PCI DSS.				
	Compliant: All sections of the PCI DSS ROC are complete, all questions answered affirmatively, resulting in an overall COMPLIANT rating; thereby Telehouse International Corporation of Europe has				
\bigvee					

Part	3a. Acknowledgement of Status	
Signa	Signatory(s) confirms:	
(Che	ck all that apply)	
\boxtimes	The ROC was completed according to the <i>PCI DSS Requirements and Security Assessment Procedures</i> , Version 3.2.1, and was completed according to the instructions therein.	
\boxtimes	All information within the above-referenced ROC and in this attestation fairly represents the results of my assessment in all material respects.	
	I have confirmed with my payment application vendor that my payment system does not store sensitive authentication data after authorization.	
	I have read the PCI DSS and I recognize that I must maintain PCI DSS compliance, as applicable to my environment, at all times.	

	If my environment changes, I recognize I must reassess my environment and implement any additional PCI DSS requirements that apply.				
Part	3a. Acknowledgement of Status (co	ontinued)			
	No evidence of full track data ¹ , CAV2, CVC2, CID, or CVV2 data ² , or PIN data ³ storage after transaction authorization was found on ANY system reviewed during this assessment.				
	Not applicable – the scope of this assessment was limited to physical co-location services.				
	ASV scans are being completed by the PCI SSC Approved Scanning Vendor				
	Not applicable – the scope of this assessment was limited to physical co-location services.				
Part	3b. Service Provider Attestation				
	DocuSigned by:				
	Seigo Fukuhara				
	—9059D87A24EF431				
Sign	nature of Service Provider Executive Offi	cer ↑	Date: 24-5-2022 4:41 午後 BST		
Sen	vice Provider Executive Officer Name: S	eigo Fukuhara	Title: Managing Director		
Part	3c. Qualified Security Assessor (Q	SA) Acknowledgem	nent (if applicable)		
	If a QSA was involved or assisted with this assessment, describe the role performed: **Assessor** **Assessor**				
		Sallo			
Sign	nature of Duly Authorized Officer of QSA	Company ↑	Date: 24 May 2022		
Duly	Authorized Officer Name: Robert (David	d) Tattersall	QSA Company: ECSC Group Plc		
Part	3d. Internal Security Assessor (ISA	A) Involvement (if ap	oplicable)		
this a	ISA(s) was involved or assisted with assessment, identify the ISA personnel describe the role performed:				

Data encoded in the magnetic stripe or equivalent data on a chip used for authorization during a card-present transaction. Entities may not retain full track data after transaction authorization. The only elements of track data that may be retained are primary account number (PAN), expiration date, and cardholder name.

² The three- or four-digit value printed by the signature panel or on the face of a payment card used to verify card-not-present transactions.

Personal identification number entered by cardholder during a card-present transaction, and/or encrypted PIN block present within the transaction message.

Part 4. Action Plan for Non-Compliant Requirements

Select the appropriate response for "Compliant to PCI DSS Requirements" for each requirement. If you answer "No" to any of the requirements, you may be required to provide the date your Company expects to be compliant with the requirement and a brief description of the actions being taken to meet the requirement.

Check with the applicable payment brand(s) before completing Part 4.

PCI DSS Requirement	Description of Requirement	Compliant to PCI DSS Requirements (Select One)		Remediation Date and Actions (If "NO" selected for any	
Requirement		YES	NO	Requirement)	
1	Install and maintain a firewall configuration to protect cardholder data				
2	Do not use vendor-supplied defaults for system passwords and other security parameters				
3	Protect stored cardholder data				
4	Encrypt transmission of cardholder data across open, public networks	\boxtimes			
5	Protect all systems against malware and regularly update anti-virus software or programs				
6	Develop and maintain secure systems and applications	\boxtimes			
7	Restrict access to cardholder data by business need to know	\boxtimes			
8	Identify and authenticate access to system components	\boxtimes			
9	Restrict physical access to cardholder data	\boxtimes			
10	Track and monitor all access to network resources and cardholder data				
11	Regularly test security systems and processes				
12	Maintain a policy that addresses information security for all personnel	\boxtimes			
Appendix A1	Additional PCI DSS Requirements for Shared Hosting Providers	\boxtimes			
Appendix A2	Additional PCI DSS Requirements for Entities using SSL/early TLS for Card-Present POS POI Terminal Connections				









