



CERTIFICATE OF PCI DSS COMPLIANCE

This is confirmation that the Entity:

Payment Guide, LLC

Has been assessed by Compliance Control Ltd. and was found to be compliant with Payment Card Industry Data Security Standards 3.2.1 It was confirmed by annual security assessment performed by QSAs of Compliance Control Ltd.

Certificate is valid till:

29 June 2024

PCI DSS version: 3.2.1
Certificate Verification No. US86

US86-9429-A400

Issue date: 30 June 2023 Ivan Tverdokhlebov Director

Signature



Payment Card Industry (PCI) Data Security Standard

Attestation of Compliance for Onsite Assessments – Service Providers

Version 3.2.1

Revision 2

September 2022



Document Changes

Date	Version	Description
September 2022	3.2.1 Revision 2	Updated to reflect the inclusion of UnionPay as a Participating Payment Brand.



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 1a. Service Prov	ider Organization I	nformation				
Company Name:	Payment-guid		DBA (doing business as):			
Contact Name:	ntact Name: Eugene Chertikhin			General manager		
Telephone:	+7 495 298-7	007	E-mail:	e.cherti guide.ru	khin@pa J	yment-
Business Address: office 506, 5 floor, 16 build 4, Sushevsky val str.		City:	Moscov	v		
State/Province: Moscow Country:		Russian Feder	ration	Zip:	127018	
URL:	https://www.payment-guide.ru					

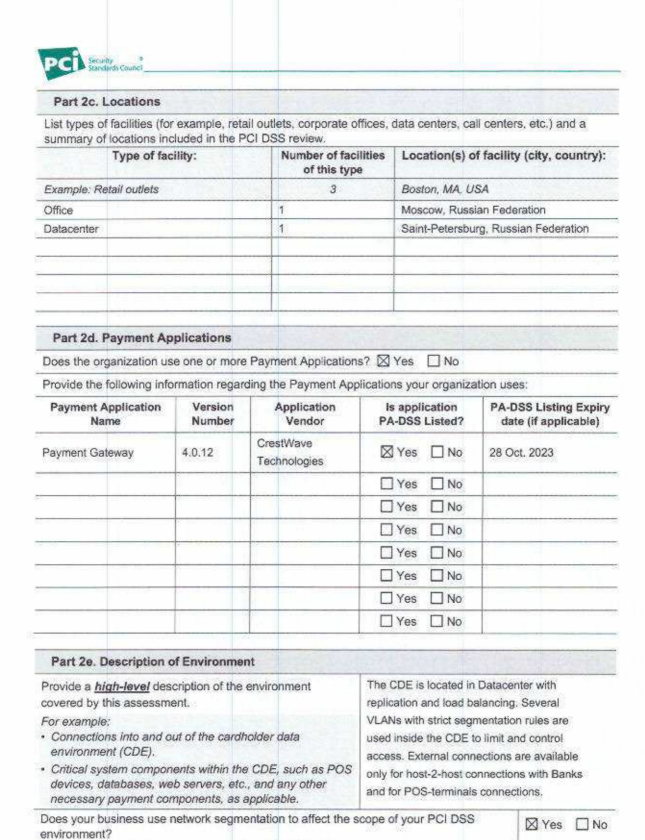
Company Name:	Compliance Control Ltd.					
Lead QSA Contact Name:	Ivan Tverdokhle	bov	Title:	Chief Executive Officer		Officer
Telephone:	ephone: +7 926 576 7095			ivan@compliance-control.ru		
Business Address:	Revoluycionnaya str., d.3 City: Volokolan		msk			
State/Province:	Moscow area	Country:	Russian Fe	ederation	Zip:	143600
URL:	http://compliance-control.ru					



Part 2a. Scope Verification				
Services that were INCLUDE	ED in the scope of the PCI DSS As	sessment (check all that apply		
Name of service(s) assessed:	POS-processing (payment gateway	and e-commerce		
Type of service(s) assessed:				
Hosting Provider: Applications / software Hardware Infrastructure / Network Physical space (co-location) Storage Web Security services 3-D Secure Hosting Provider Shared Hosting Provider Other Hosting (specify):	Managed Services (specify): Systems security services IT support Physical security Terminal Management System Other services (specify):	Payment Processing: ☐ POS / card present ☐ Internet / e-commerce ☐ MOTO / Call Center ☐ ATM ☐ Other processing (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		7		
Others (specify):		**************************************		



the PCI DSS Assessment (ch	ieck all that apply)			
Name of service(s) not assessed:	NA			
Type of service(s) not assessed:				
Hosting Provider: Applications / software Hardware Infrastructure / Network Physical space (co-location) Storage Web Security services 3-D Secure Hosting Provider Shared Hosting Provider Other Hosting (specify):	Managed Services (specify): Systems security services IT support Physical security Terminal Management System Other services (specify):		Payment Processing: POS / card present Internet / e-commerce MOTO / Call Center ATM Other processing (specify):	
☐ Account Management ☐ Back-Office Services	☐ Fraud and Chargeback ☐ Issuer Processing		☐ Payment Gateway/Switch ☐ Prepaid Services	
Billing Management	Loyalty Progra	ms	Records Management	
Clearing and Settlement	☐ Merchant Serv	ices	☐ Tax/Government Payments	
Network Provider				
Others (specify):				
Provide a brief explanation why ar were not included in the assessme				
Part 2b. Description of Paym	ent Card Busines	is		
Describe how and in what capacity stores, processes, and/or transmit		payment gate transactions and Current transact operations is: VISA – 42,300,0	tion amount for CNP and CP 000 annually. 5,200,000 annually	
Describe how and in what capacity otherwise involved in or has the absecurity of cardholder data.			of being involved into the ability of CHD exists except the above.	



(Refer to "Network Segmentation" section of PCI DSS for guidance on network

segmentation)

Stendard	s Counce			
Part 2f. Thi	rd-Party Service	Providers		
	npany have a rela f the services bein		Qualified Integrator & Reseller (QIR) for	☐ Yes ☒ N
If Yes:				
Name of QIR	Company:		NA	
QIR Individua	ıl Name:		N\A	
Description of	services provided	by QIR:	NA	
example, Qua service provid	lified Integrator Re	sellers (QIR), o	ne or more third-party service providers (for gateways, payment processors, payment es, airline booking agents, loyalty programing validated?	⊠ Yes □ No
If Yes:				
Name of serv	ice provider:	Description of	of services provided:	
MIRAN, LLC		Co-location		
	*			
	1			
Note: Require	ment 12.8 applies	to all entities is	n this list.	



Part 2g. Summary of Requirements Tested

For each PCI DSS Requirement, select one of the following:

- Full The requirement and all sub-requirements of that requirement were assessed, and no sub-requirements were marked as "Not Tested" or "Not Applicable" in the ROC.
- Partial One or more sub-requirements of that requirement were marked as "Not Tested" or "Not Applicable" in the ROC.
- None All sub-requirements of that requirement were marked as "Not Tested" and/or "Not Applicable" in the ROC

For all requirements identified as either "Partial" or "None," provide details in the "Justification for Approach" column, including:

- Details of specific sub-requirements that were marked as either "Not Tested" and/or "Not Applicable" in the ROC
- 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 Assessed:		ACS Hosting provider and ATM/POS-processing									
			Details of Requirements Assessed								
PCI DS Requirem	1 APRIL		ull Partial		Justification for Approach (Required for all "Partial" and "None" responses. Identify which sub-requirements were not tested and the reason.)						
Requiremen	1:		\boxtimes		1.2.3 - Wireless networks are not used within CDE.						
Requiremen	12:		×		2.1.1 - Wireless networks are not used within CDE. 2.6 - The entity is not a shared hosting provider.						
Requiremen	13:		Ø		3.4.1 - Full-disk encryption is not used.						
Requiremen	t 4 :		×		4.1.1 - Wireless networks are not used within CDE 4.2 - PANs are not sent via end-user message services.						
Requirement	5:	Ø									
Requirement	6:	Ø									
Requirement	7:	×									
Requirement	8:		×		8.1.5 - No external vendors connections are used. 8.5.1 - No remote access to customers and partners is used.						
Requirement	9:		Ø		9.6.2, 9.6.3 - No media with CHD are sent outside the facility. 9.7.1, 9.8.1 - There is not any kind of media (paper or removable electronic media).						
Requirement	10:										

Standards Council			
Requirement 11:			
Requirement 12:	\boxtimes		
Appendix A1:		Ø	The entity is not a shared hosting provider.
Appendix A2:		\boxtimes	Unsecure protocols are not used.



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:	June 30, 2	023
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

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Part	3. PCI	DSS Validation							
Ba	ased on	the results documented a, assert(s) the following	d in the ROC dated June 30, 2023. in the ROC noted above, the signatories identified in Parts 3b-3d, as compliance status for the entity identified in Part 2 of this document						
×	Compliant: All sections of the PCI DSS ROC are complete, all questions answered affirmatively, resulting in an overall COMPLIANT rating; thereby Payment Guide has demonstrated full complia with the PCI DSS.								
	Comp Targe An en	ered affirmatively, resulting any Name) has not demonstrated t Date for Compliance: tity submitting this form was	ons of the PCI DSS ROC are complete, or not all questions are ng in an overall NON-COMPLIANT rating, thereby (Service Provider onstrated full compliance with the PCI DSS. with a status of Non-Compliant may be required to complete the Action to Check with the payment brand(s) before completing Part 4.						
	from a								
	A	Affected Requirement	Details of how legal constraint prevents requirement being met						
-	ni metanolea	knowledgement of St	atus						
) confirms: hat apply)							
\boxtimes			ording to the PCI DSS Requirements and Security Assessment d was completed according to the instructions therein.						
\boxtimes	CONTRACTOR OF THE PARTY OF THE	ormation within the abovessessment in all material	e-referenced ROC and in this attestation fairly represents the results of respects.						
\boxtimes	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	confirmed with my payn tive authentication data a	ment application vendor that my payment system does not store after authorization.						
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	e read the PCI DSS and I	recognize that I must maintain PCI DSS compliance, as applicable to						
\boxtimes	If my	environment changes, I r	recognize I must reassess my environment and implement any						

additional PCI DSS requirements that apply.



Part 3a. Acknowledgement of Status (continued)

No evidence of full track data1, CAV2, CVC2, CVN2, CVV2, or CID data2, or PIN data3 storage after transaction authorization was found on ANY system reviewed during this assessment,

Ø ASV scans are being completed by the PCI SSC Approved Scanning Vendor Clone Systems, Inc.

Part 3b. Service Provider Attestation

Signature of Service Provider Executive Officer 1

Date: June 30, 2023

Service Provider Executive Officer Name: Eugene Chertikhin

Title: General Manager

Part 3c. Qualified Security Assessor (QSA) Acknowledgement (if applicable)

If a QSA was involved or assisted with this assessment, describe the role performed:

QSA was performing the assessment.

Signature of Duly Authorized Officer of QSA Company A

Date: June 30, 2023

Duly Authorized Officer Name: Ivan Tverdokhlebov

QSA Company: Compliance Control Ltd.

Part 3d. Internal Security Assessor (ISA) Involvement (if applicable)

If an ISA(s) was involved or assisted with this assessment, identify the ISA personnel and describe the role performed:

NIA

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

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	DSS Req	int to PCI uirements of One)	Remediation Date and Actions (If "NO" selected for any
		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	\boxtimes		
4	Encrypt transmission of cardholder data across open, public networks	×		
6	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			
8	Identify and authenticate access to system components	×		
9	Restrict physical access to cardholder data	\boxtimes		
10	Track and monitor all access to network resources and cardholder data	Ø		
11	Regularly test security systems and processes	⊠		
12	Maintain a policy that addresses information security for all personnel	Ø		
Appendix A1	Additional PCI DSS Requirements for Shared Hosting Providers			N/A
Appendix A2	Additional PCI DSS Requirements for Entities using SSL/early TLS for Card- Present POS POI Terminal Connections			N/A











