ANALYTICS SERVICE AGREEMENT

MERKLE DATA AND BUSINESS CONSULTING (TAIWAN) CO. LTD., 10th Floor, No.100 Songren Rd., Xinyi Dist., Taipei City 11073, Taiwan, R.O.C. ("Reseller", "we", "us", "our") is an authorised reseller of the Analytics Service ("Service") and has agreed to make the Service available to you ("Customer", "You", "your") as set out in the Order Form below and in accordance with the attached Terms and Conditions. This Agreement (the "Agreement") consists of this Order Form, the Terms and Conditions and any other schedules or appendices attached to this Order Form. The Agreement shall commence, subject to the condition below, on the date it is signed by us (the "Effective Date") and (subject to earlier termination in accordance with the Terms and Conditions) shall continue for the Service Term.

THIS ORDER FORM AND THE PROVISION OF THE SERVICE IS SUBJECT TO ACCEPTANCE BY GOOGLE IN ITS SOLE DISCRETION AND GOOGLE IS UNDER NO OBLIGATION TO PROVIDE THE SERVICE TO YOU UNTIL GOOGLE HAS ACCEPTED AN ORDER FORM, PROVIDED THAT GOOGLE RESERVES THE RIGHT TO PREAPPROVE A CUSTOMER PRIOR TO THE ISSUANCE OF AN APPLICABLE PURCHASE ORDER.

Signed by PCHOME ONLINE INC., a company Signed on behalf of MERKLE DATA AND registered in Taiwan (Company Number BUSINESS CONSULTING (TAIWAN) CO. 16606102), whose registered address is 12F., LTD., a company registered in Taiwan (Company Number 27770826), whose registered address is No.105, Sec. 2, Dunhua S. Rd., Taipei City 106, 10th Floor, No.100 Songren Rd., Xinyi Dist., Taiwan ("Customer") Taipei City 11073, Taiwan, R.O.C. ("Reseller") Name: Name: Jennifer Tang Hung-Tze, Jan Job title (if applicable): Job title (if applicable): Chairman Chairman Signed: Signed: Dated: Dated:

Customer Information

Customer Name: PCHOME ONLINE INC.

Address: 12F., No.105, Sec. 2, Dunhua S. Rd., Taipei City 106, Taiwan

Contract Person: Ssu yu Ho

Email: ssuyu@staff.pchome.com.tw

Telephone: 02-2700-0898 # 9081

Order Form

Effective Date: 2024/05/01

Initial Term: 12 months from the Effective Date

Service Fee: The service fee is listed in APPENDIX B and shall be paid by the Customer within 45 days from the end of the month of Customer's receipt of each valid invoice.

The service fee listed in APPENDIX B paid by Customer to Reseller shall be paid by transfer to the banking account designated by Reseller. Customer shall bear the transfer fees.

Subscribed Analytic Services: In consideration of the Service Fee the Reseller will provide the ANALYTICS Service listed herein from the Effective Date for the Term with reasonable care and skill and in accordance with the applicable SLA and this Agreement.

[Insert the subscribed services]

Analytics 360

Tag Manager 360

[Additional Product Information]

If Analytics 360 is specified under Analytics Service on this Order Form, Customer acknowledges that this Order Form is for the subscription of Google Analytics 4 Properties and to the extent Universal Analytics Properties are maintained under the Analytics Service, such UA Properties are subject to the UA Properties Downgrade set forth in Clause 9 of the Terms and Conditions.

Technical Support: As indicated in APPENDIX C

Auto-renewal: NO

Currency: NTD

Unless otherwise stated, all terms used in this Order Form shall have the meanings ascribed to them in the Terms and Conditions. In the event of any conflict between the Order Form and the Terms and Conditions (including Appendices) this Order Form shall take precedence.

All other terms and conditions (even though such terms may be included in a later document, acknowledgement or confirmation of order, purchase order or similar document; and/or purport to exclude or supersede any terms which are inconsistent with them) are hereby excluded. The Customer hereby waives irrevocably any right which it may otherwise have to rely on such terms and conditions.

Terms and Conditions

1. Application of The Order Form and The Terms and Conditions

- 1.1. Subject to Clause 1.2, these Terms and Conditions, together with the applicable terms contained herein and the Order Form to which they relate, shall upon Customer's acceptance, form the valid contract between Reseller and the Customer for the subscribed Analytics Services set forth in the Order Form.
- 1.2. This Agreement represents the entire agreement between the Parties and supersedes all previous contracts, understanding, representations, or arrangements of any kind between the Parties relating to the subscription of Analytics Services. Unless otherwise stated in this Agreement, no addition to or modification of these terms shall be binding on the Parties unless made by a written instrument which the Parties mutually agree in writing.

2. Effect Of Order Form

2.1. The Parties shall describe the Analytics Services that Customer intend to subscribe in the Order Form. Once the Order Form is completed and signed by Customer and delivered to Reseller, it shall constitute an acceptance by Customer to subscribe the Analytics Services subject to these Terms and Conditions. Reseller shall only be deemed to have accepted the commercial terms set forth in the Order Form if an authorized representative of Reseller has signed the Order Form.

3. Term of Agreement

The Agreement will become effective from the Effective Date set forth in the Order Form and will, unless otherwise terminated by either Party pursuant to the provisions under this Agreement, remain effective during the Initial Term.

4. Payment

- 4.1. Customer shall pay the Service Fee to the bank account designated by Reseller pursuant to the payment terms set forth in the Order Form. Reseller needs to issue Taiwan Government uniform invoice ("GUI") to Customer, and, in addition to the Service Fee, Customers agrees to pay value-added tax ("VAT") and any applicable tax in accordance with the applicable laws. Delinquent payments may bear interest at five percent per annum from the due date of such delinquent payment until it is fully paid by Customer.
- 4.2. Provided that both Parties agreed in the Order Form that the payment will be made in US Dollars, the fee will be calculated in Taiwan dollars, and the Taiwan Government uniform invoice ("GUI") is issued. The exchange rate will be calculated according to the spot Selling closing price announced by the Bank of Taiwan on the first working day of the month on each reconciliation date (hereinafter referred to as the agreed exchange rate).

5. Disclaimer and Limitation On Liability

5.1. Except as expressly provided for in the Agreement and to the maximum extent permitted by applicable law, EITHER PARTY DISCLAIMS AND EXCLUDES ANY WARRANTY OF ANY KIND, WHETHER IMPLIED, STATUTORY, OR OTHERWISE, AND EACH PARTY DISCLAIMS AND EXCLUDES, WITHOUT LIMITATION, ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR USE, AND NONINFRINGEMENT. (BUT THE FOREGOING WILL NOT LIMIT RESELLER'S IP INFRINGEMENT INDEMNIFICATION OBLIGATIONS SET FORTH IN SECTION 11 OF "GOOGLE PLATFORM AND CONDITIONS". SERVICES **TERMS** https://www.google.com/google-ad-manager/platform/apac/terms/). Certain law of the jurisdiction in which Customer is located may confer rights and remedies and imply terms into the Agreement that cannot be excluded. Those rights, remedies, and implied terms are not excluded by the Agreement.

- 5.2. EXCEPT FOR (A) INDEMNIFICATION AMOUNTS PAYABLE TO THIRD PARTIES UNDER THE AGREEMENT AND (B) BREACHES OF SECTION 6 (CONFIDENTIALITY) OF THESE AGREEMENT, to the fullest extent permitted by law, under no circumstances shall either Party be liable, whether in contract, tort (including negligence), breach of statutory duty or otherwise, for any loss of profit, loss of business, depletion of goodwill, pure economic loss, loss of data or information, or for any special, indirect or consequential loss, costs, damages, charges or expenses however arising under the Agreement.
- 5.3. Reseller's total cumulative liability to Customer for any loss or damages resulting from claims, demands, or actions arising out of or relating to this Agreement or the Analytics Service subscribed by Customer shall not exceed 100% of the Service Fees paid or payable by Customer under this Agreement to Reseller during the four (4) months immediately preceding the relevant claim.

6. Confidentiality

- 6.1. "Confidential Information" means information disclosed by one Party to the other Party under the Agreement, but does not include information that the recipient already knew, becomes public through no fault of the recipient, was independently developed by the recipient without reference to the discloser's confidential information, or is rightfully given to the recipient by a third party without confidentiality obligations.
- 6.2. Each Party shall: (a) protect the other Party's Confidential Information (including Google's Confidential Information that the party may obtain from its use of the Service) with the same standard of care it uses to protect its own Confidential Information (but in no event less than a reasonable standard of care); and (b) not disclose the Confidential Information, except to Affiliates, employees and agents who need to know it and who have agreed in writing to keep it confidential. Each Party (and any Affiliates, employees and agents to whom it has disclosed Confidential Information) may use Confidential Information only to exercise rights and fulfill obligations under the Agreement. Each party is responsible for any actions of its Affiliates, employees and agents in violation of this Section. Upon termination of the Agreement, the parties will promptly either return or destroy all Confidential Information and, upon request, provide written certification of destruction to the other party. The provisions of this Clause 6 shall survive the expiration or termination of this Agreement, however arising. Under this Agreement,

- "Affiliate" means any entity that directly or indirectly controls, is controlled by, or is under common control of a Party.
- 6.3. Each Party may disclose the other Party's Confidential Information when required by law but only after it, if legally permissible: (a) uses commercially reasonable efforts to notify the other party; and (b) gives the other party the chance to challenge the disclosure.
- 6.4. In addition to the provisions of this Clause 6, Reseller agrees to comply with the Customer's Information Security and Confidentiality Clause as set out in APPENDIX D.

7. Termination

- 7.1. Each party may terminate the Agreement if: (a) the other Party is in material breach of the Agreement and fails to cure that breach within 30 days after receipt of written notice; (b) the other Party ceases its business operations or becomes subject to insolvency proceedings and the proceedings are not dismissed within 90 days; or (c) the other Party is in material breach of these Agreement more than two times during the term of this Agreement even if the breaches were cured.
- 7.2. Upon any termination or expiration of the Agreement, Google will stop providing the Analytics Service on behalf of Reseller. In the event of any termination or expiration: (a) within a reasonable time after Customer provides written notice to Reseller to delete Customer Data, Reseller will render Customer Data permanently inaccessible, and (b) continued use of Google Analytics will be subject to Google's then standard Google Analytics Terms of Service available at http://www.google.com/analytics/tos.html and (c) for clarity, Customer will not be permitted to export Customer Data (except as the then-standard Google Analytics product permits).

8. Anti -Bribery

Each Party warrants and undertakes that: (i) it will comply with all applicable laws, statutes, regulations and codes relating to anti-bribery and anti-corruption; and (ii) it has and shall maintain in place throughout the term of this Agreement all policies and procedures necessary to ensure its compliance with the Relevant Requirements.

9. Additional Terms

- 9.1. If Customer's Analytics Service account(s) (including accounts for any free versions of the Analytics Service) is linked to a Google Marketing Platform organization, certain data from Customer's Analytics Service accounts and/or data related to or derived from Customer's use of the Google Marketing Platform: (i) may be shared within the Google Marketing Platform organization; (ii) may be made accessible to any entity or personnel with access to the Google Marketing Platform organization; and (iii) will be subject to applicable settings in the Platform Home. Notwithstanding Customer's data sharing settings within any of the Analytics Service accounts linked to such Google Marketing Platform organization, Google technical support representatives may have access to the Google Marketing Platform organization and its data for the purpose of troubleshooting or servicing the Google Marketing Platform organization.
- 9.2. Analytics 360 Universal Analytics Properties Downgrade. Customer acknowledges that

the Order Form is for the purchase of GA4 Properties under the Analytics Service and that the Service Fee(s) for the Analytics Service and any Service Level Agreement under this Order Form do not include UA Properties. Notwithstanding the foregoing, Google may continue to make available the Analytics Service under this Analytics Order Form for UA Properties. To the extent Customer maintains UA Properties in connection with the Order Form, Customer acknowledges that Google reserves the right to downgrade such UA Properties 90 days after the Effective Date of (i) this Order Form, in the case of Company UA Properties, and (ii) the applicable Analytic Service Agreement, for each Customer and their corresponding UA Properties (as applicable) (the "UA Properties Downgrade").

- 9.3. <u>Surveys 360</u>. Notwithstanding Section 2 (l) of the Analytics Service Specific Terms, Customer's use of the Surveys 360 hereunder is subject to the applicable Google Surveys Policies available at https://support.google.com/surveys/answer/2375134 (as modified by Google from time to time, "Google Surveys Policies").
- 9.4. The Agreement and the Order Form incorporates by reference and is subject to the general Google Platform Services Terms and Conditions ("Platform Terms", available https://www.google.com/doubleclick/platform/apac/terms/) Marketing Platform Analytics Service Specific Terms ("Analytics Service Specific available Terms", https://www.google.com/intl/en us/ads platforms/gmp/analytics/terms.html) (each as updated by Google from time to time and, collectively, the "Ancillary Terms"). Customer shall be deemed and be bound as the Company under the Ancillary Terms, and Customer should read the Ancillary Terms carefully before entering into this Agreement. Customer acknowledges and agrees that Google reserves the right to amend the Ancillary Terms from time to time and Customer will check the Ancillary Terms regularly for updates. Any capitalized term used but not defined in this Agreement will have the meaning given to it in the Ancillary Terms. Notwithstanding the foregoing, in the event of any conflict between the Terms and Conditions (including Appendices) herein and the Ancillary Terms, the Terms and Conditions shall prevail.

10. Miscellaneous

- 10.1. Neither Party shall be liable for any failure to perform or delay in performance of any of its obligations under this Agreement (other than payment obligations) caused by circumstances beyond its reasonable control ("Force Majeure Event"). The affected Party shall use all reasonable endeavours to mitigate the effect of the Force Majeure Event.
- 10.2. Nothing in this Agreement is intended to, or shall be deemed to, constitute a partnership or joint venture of any kind between the parties, nor constitute any party the agent of another party for any purposes. No party shall have authority to act as agent for, or to bind the other party in any way.
- 10.3. Unless otherwise explicitly stated in this Agreement, neither Party may assign or subcontract its rights and/or obligation under this Agreement without the prior written consent from the other Party, and the assigning or subcontracting Party shall procure that

- (i) the assignee agrees in writing to be bound by the terms of the Agreement; and (b) the assigning party remains liable for obligations incurred under the Agreement prior to the assignment. Any attempt assignment or subcontract shall be null and void.
- 10.4. If any provision of this Agreement is found to be invalid or unenforceable then such invalidity or unenforceability shall not affect the other provisions of this Agreement, which will remain in full force and effect.
- 10.5. A waiver of any right under this Agreement is only effective if it is in writing and it applies only to the circumstances for which it is given. No failure or delay by a Party in exercising any right or remedy under the Agreement or by law shall constitute a waiver of that (or any other) right or remedy, nor preclude or restrict its further exercise. No single or partial exercise of such right or remedy shall preclude or restrict the further exercise of that (or any other) right or remedy.
- 10.6. Unless specifically provided otherwise, rights arising under the Agreement are cumulative and do not exclude any rights provided by law.
- 10.7. This Agreement shall be governed by and constructed in accordance with the laws of Taiwan, without regard to its conflict of law principles. Any and all disputes arising from or in connection with this Agreement shall be subject to the non-exclusive jurisdiction of the Taiwan Taipei District Court.

APPENDIX A

GA 360 Service Level Agreements

For purposes of clarification, unless otherwise noted herein, all capitalized terms used in these GA 360 Service Level Agreements (the "SLAs") will have the meaning given to them in the applicable APA, Google Platform Services Terms and Conditions, and GA 360 Suite Order Form, GA 360 Order Form and/or Analytics Order Form (as modified from time to time) in place between Company and Google and will be applicable to the extent Company is purchasing the specific Analytics Service (as defined in the GA 360 Suite Order Form, GA 360 Order Form and/or the Analytics Order Form). The SLAs may be modified at any time with at least 7 days prior written notice; provided that the SLAs provided to existing customers will not change until the applicable current contract term expires.

Definitions

"Downtime"- means the applicable definition of downtime set forth below for each SLA described below, in each case, excluding (i) time resulting from technical malfunctions in the Mobile SDKs, in Company's website's systems, or any other circumstances beyond Google's reasonable control (including, without limitation, Internet delays, network congestion and ISP malfunctions) and (ii) other than with respect to the UA 360 Collection SLA, time required for routine system maintenance (with notice to Company, such as through in-product notifications) or customer initiated account upgrades. Partial minutes or intermittent downtime for a period of less than one minute will not be counted towards Downtime. For purposes of the Collection SLAs, Downtime does not include client-side sampling.

"Uptime Percentage"- means the total number of minutes in a calendar month minus the number of minutes of Downtime suffered in a calendar month, divided by the total number of minutes in a calendar month. For purposes of Analytics 360 and the GA 360 SLAs (as defined below), the 'total number of minutes in a calendar month' are equal to the total number of minutes in a calendar month for which the applicable Property had an active Analytics 360 order (learn more about upgrades and downgrades).

Google Analytics 360

Google Analytics 360 offers a different Service Level Agreement for each Property type available (either Universal Analytics or Google Analytics 4 (GA4)). If Company has purchased Analytics 360 and is being billed according to GA4 Property Events under the relevant Analytics Order Form, Google will provide the GA 360 SLA for GA4 Properties outlined below. Otherwise if Company has purchased Analytics 360 and is being billed according to Universal Analytics Property (f/k/a "Classic") Hits under the relevant GA 360 Suite Order Form or GA 360 Order Form, Google will provide the UA 360 SLA for Universal Analytics Properties outlined below. In no event will Company receive both the GA 360 SLA and UA 360 SLA under the same GA 360 Suite Order Form, GA 360 Order Form or Analytics Order Form.

GA 360 SLA for GA4 Properties

Google will use commercially reasonable efforts to ensure that the Analytics 360 Service meets the service levels indicated below for each GA4 Property (collectively, the "GA 360 SLAs"). If Google fails to meet the GA 360 SLAs in any calendar month, and if Company meets its obligations under the GA 360 SLAs, Company will be eligible to receive credit in accordance

with the applicable credit percentage set forth below ("GA4 Credit") calculated against the Analytics 360 Monthly Service Fees paid by Company for the calendar months during which Google failed to meet the applicable GA 360 SLAs.

In order to receive such GA4 Credit, Company must notify Google technical support (see here) of each impacted GA4 Property within 30 days from the time Company becomes eligible to receive such GA4 Credit. Failure to comply with this requirement will forfeit Company's right to such GA4 Credit. GA4 Credit will be issued as a credit for the affected invoice (which Company may apply to its following monthly invoice). The maximum GA4 Credit that Company may be eligible for in the aggregate in any given calendar month is 25% of the Analytics 360 Monthly Service Fees for that month. If Google fails to meet any of the GA 360 SLAs in any 3 consecutive months or in any 4 months in any 12-consecutive month period, Company will have a one-time right to terminate its Analytics Order Form upon prior written notice to Google, subject to such notice being received by Google within 30 days of the end of the month in which Company becomes eligible for such right of termination. The remedies set forth in these GA 360 SLAs are Company's sole and exclusive remedies for any failure by Google to meet the GA 360 SLAs. Google will make an SLA determination in good faith based on its system logs, monitoring reports, configuration records, and other available information.

GA 360 SLA for GA4 Properties	Downtime	GA4 Credit % of Analytics 360 Monthly Service Fee		
Collection SLA Analytics 360 Service collects Company Data from GA4 Properties at an Uptime Percentage of at least 99.9%.	Time during which the collection component of the Analytics 360 Service is generally unavailable for a GA4 Property.	Uptime Percentage ≥96.0% but <99.9% ≥93.0% but <96.0% ≥90.0% but <93.0% <90.0%	GA4 Credit % 5% 10% 15% 25%	
Reporting SLA The reporting interface for GA4 Properties in the Analytics 360 Service is available for Company's use at an Uptime Percentage of at least 99%. The Reporting SLA excludes the features set forth in the Reporting SLA Exceptions article available at https://support.google.com/analytics/answer/10999787 (as modified from time to time at Google's sole discretion) and does not apply to XL GA4 Properties.*	Time during which the Company is unable to make a reporting request for a GA4 Property or otherwise log-in to the Analytics 360 Service interface for such GA4 Property.	Uptime Percentage ≥96.0% but <99.0% ≥93.0% but <96.0% ≥90.0% but <93.0% <90.0%	GA4 Credit % 5% 10% 15% 25%	
Data Processing SLA Except as set forth in the Data Processing SLA Exceptions article available at https://support.google.com/analytics/answer/10742670 (as modified from time to time at Google's sole discretion), the Analytics 360 Service processes collected Company Data for each GA4 Property based on such Property's largest size classification* for the applicable calendar month as follows: (1) within 4 hours of receipt at an Uptime Percentage of at least 98% for Normal GA4 Properties, (2) within 48 hours of midnight (Pacific Time) at an Uptime Percentage of 98% of the time for Large GA4 Properties, and (3) within 7 days of midnight (Pacific Time) at an Uptime Percentage of 98% of the time for XL GA4 Properties.	Times of processing delay during which the Analytics 360 Service takes longer than the applicable timeframe for the corresponding GA4 Property size tier set forth in the Data Processing SLA to process collected Company Data for such GA4 Property.	Uptime Percentage ≥96.0% but <98.0% ≥93.0% but <96.0% ≥90.0% but <93.0% <90.0%	GA4 Credit % 5% 10% 15% 25%	

^{*} For a given day, a Property is deemed (i) "Normal" if such Property has collected and processed fewer than 25 billion Events, (ii) "Large" if such Property has collected and Merkle Analytics 360 Contract

processed 25 billion or more Events, and (iii) "XL" if such Property has collected and processed 250 billion or more Events, in each case, in the prior 31 day period (excluding the applicable given day (in the Property's timezone)). Notwithstanding the foregoing, a Property may be deemed "XL" for a given day if such Property has collected and processed an average of 15 billion or more Events over the prior 7 day period (excluding the applicable given day (in the Property's timezone)). For purposes of the Reporting SLA and Data Processing SLA under the GA 360 SLAs, the largest size classification given to GA4 Property under this paragraph in a calendar month period will determine the corresponding GA 360 SLA tier and/or availability for such Property over the same applicable calendar month.

The GA 360 SLAs apply solely to Company Data collected directly through the then-current version(s) of OSCI (as defined in the Analytics Service Specific Terms, which, for the avoidance of doubt, excludes all deprecated features) and do not apply to any Company Data collected, processed or reported through the use of Integration Features or Universal Analytics Properties. For purposes of the GA 360 SLAs, Integration Feature means any Analytics 360 Service feature that collects metrics by means other than through an OSCI, has an interface for displaying information collected via an OSCI that is separate from the Analytics 360 Service's or exports metrics to other Google or third party products or services. Integration Features include (but are not limited to) any Analytics 360 Service features that collect metrics from or export metrics to other Google or third party products including Google Ads, AdSense, and BigQuery. Integration Features also include Firebase and apply to Company's use of, or data reported through, such service. The Reporting SLA does not apply to reporting on non-web based Google Analytics reporting UIs. The Collection SLA and Data Processing SLA only apply to the extent Company sends data in accordance with the guidelines available at https://developers.google.com/analytics/ (as modified from time to time at Google's sole discretion). Beta Features, including GA4 Properties participating in the Google Analytics Alpha Program, are excluded from the GA 360 SLAs.

Tag Manager 360

Google will use commercially reasonable efforts to ensure that the Tag Manager 360 Service meets the service levels indicated below (collectively, the "Tag Manager 360 SLAs"). For clarity, the Tag Manager 360 SLAs do not apply during Downtime. If Google fails to meet the SLAs in any calendar month, and if Company meets its obligations under the Tag Manager 360 SLAs, Company will be eligible to receive credit in an amount equal to Tag Manager 360 monthly fees paid by Company for the calendar months during which Google failed to meet the applicable Tag Manager 360 SLAs ("Tag Manager Credit"). If Company is receiving the Tag Manager 360 Service for free, the "Tag Manager Credit" will be an amount equal to Google's standard retail Monthly Service Fee for up to 50,000,000 Tag Container requests per month as of the Tag Manager 360 Effective Date (e.g., \$4,000 USD per month); provided however, such "Tag Manager Credit" amount will not exceed the total amount paid by Company for all GA 360 products for the applicable calendar month(s) in which Google failed to meet the Tag Manager 360 SLAs. In order to receive such Tag Manager Credit, Company must notify Google technical support within 30 days from the time Company becomes eligible to receive such Tag Manager Credit. Failure to comply with this requirement will forfeit Company's right to such Tag Manager Credit. Tag Manager Credit will be issued as a credit for the affected invoice (which Company may apply to its following monthly invoice). The maximum Tag Manager Credit that Company may be eligible for in the aggregate in any given calendar month is 100%

of monthly fees. If Google fails to meet any of the Tag Manager 360 SLAs in any 3 consecutive months or in any 4 months in any 12-consecutive month period, Company will have a one-time right to terminate its GA 360 Order Form, GA 360 Suite Order Form and/or Analytics Order Form (as applicable) upon prior written notice to Google, subject to such notice being received by Google within 30 days of the end of the month in which Company becomes eligible for such right of termination. The remedies set forth in these Tag Manager 360 SLAs are Company's sole and exclusive remedies for any failure by Google to meet the Tag Manager 360 SLAs.

Tag Manager 360 SLAs	Downtime	
Tag Management Tag Container Delivery SLA	Periods of Tag Manager 360 Service unavailability.	
Company's Tag Container requests, as most recently published by Company, will be served to Properties enabled under the Tag Manager 360 Service at the lesser of the following:		
(i) 99.99% of Tag Container requests, as most recently published by Company, or		
(ii) the total number of Tag Container requests in any calendar month minus 500 Tag Container requests.		
Tag Management Configuration SLA The Tag Container configuration interface provided as part of the Tag Manager 360 Service is available for Company's use in connection with the Tag Manager 360 Service at an Uptime Percentage of 99%.	Periods of Tag Manager 360 Service unavailability during which time the Company is unable to log-in to the Tag Manager 360 from end.	

The Tag Management Container Delivery SLA and Tag Management Configuration SLA only apply if Company uses the Tag Manager Service 360 in accordance with the applicable APA, Platform Services Terms and Conditions, and GA 360 Order Form, GA 360 Suite Order Form and/or Analytics Order Form (as applicable). The Tag Management Container Delivery SLA applies only when (1) the Tag Container is requested of a Tag Manager 360 server and (2) the total number of requests for all Tag Containers across all Properties is no more than 20 billion per month, calculated on a calendar monthly basis. Beta Features are excluded from the Tag Manager 360 SLAs.

Reference

https://marketingplatform.google.com/about/analytics_products/sla/

Last Updated: 9 August, 2021

APPENDIX B

PRICING TERMS

EFFECTIVE DATE: 2024/05/01

INITIAL TERM: 12 months from the Effective Date

SERVICE FEE TABLE:

Items	Events Per Month		Unit Price Per Million Events	Remarks	Monthly Fees (PreTax)
	Start	End			
Base Fee	Up to	25M	-	Base	USD 2,500
Variable Event	25M	500M	USD 10.5 / Per Million Events	Charge by Usage	
Fee	500M	2500M	USD 2.5 / Per Million Events	Charge by Usage	
	2500M	10,000 M	USD 0.7 / Per Million Events	Charge by Usage	

MONTHLY PLAN

Plan		703.	Usage (event per Month)	Monthly Fee (PreTax)	Minimum Service Obligation
]	A	On demand (25 M)	USD 2,500	2 hours per month
	1	В	500 M (5 億)	USD 7,500	5 hours per month
[1	С	1,000 M (10 億)	USD 8,750	6 hours per month
	1	D	2,000 M (20 億)	USD 11,750	7 hours per month
	1	Е	2,500 M (25 億)	USD 12,500	8 hours per month

Remarks

- 1. Client selected Monthly Plan 【A】. The Monthly fee is USD 【 2,500 】 and the monthly usage is 【 25M events 】.
- 2. If the monthly usage has exceeded [25] M, then Merkle will follow "Service Fee Table" in Appendix B to bill extra usage fee.

VALUE ADDED SERVICE

Items	Description	Scope	
Consult Hour	 Client will issue a ticket to Merkle when any support service in scope is needed. Merkle will reply in a workday once receiving the ticket. 	[2 hours per month]	
GMP Online Workshop	 Merkle will provide 12 hours of online workshops every year. Merkle's trainer will cover these six topics (Google Analytics 4, GTM for IT, GTM for Marketing, Big-Query, Firebase, Data Studio) 	12 hours per year	

APPENDIX C

Minimum Support Obligations

In conjunction with Sales Partner's resale of the Analytics Service, Sales Partner will provide to its Customers, at a minimum, the following applicable support and training related to the service Sales Partner is reselling:

Analytics 360

INSTALLATION SUPPORT:

Sales Partner will provide commercially reasonable initial and ongoing implementation guidance for Analytics 360 for 1 Property of Customer's choosing. With respect to Mobile SDKs, any implementation support provided by Sales Partner will be limited to: (i) the thencurrent Mobile SDK and (ii) for a period of 6 months after the release date of the then-current Mobile SDK, the version of the Mobile SDK that immediately preceded the then-current Mobile SDK.

ON-GOING SUPPORT:

Sales Partner will use commercially reasonable efforts to meet target response and resolution forth timeframes substantially similar those set https://support.google.com/analytics/answer/6215195 (as modified from time to time at Google's sole discretion). The priority level of support cases logged by Customer will initially be designated by Customer, in its reasonable discretion based on the descriptions in the table at the link above. Sales Partner Customer Support may lower the priority level designation of any case (a "Priority Adjustment") if Sales Partner, in its reasonable discretion, believes that Customer's initial priority designation does not comport with the descriptions in the table. Sales Partner Customer Support will notify Customer as soon as is reasonably practicable of any Priority Adjustment. Sales Partner Customer Support may also perform a Priority Adjustment while permanent solutions are being developed, as soon as a workaround solution is implemented.

With respect to Mobile SDKs, on-going support provided by Sales Partner will be limited to: (i) the then-current Mobile SDK and (ii) for a period of 6 months after the release date of the then-current Mobile SDK, the version of the Mobile SDK that immediately preceded the then-current Mobile SDK.

Target resolution times are goals. Depending on the volume and severity of tickets submitted, response times and time to resolution may vary. Occasionally an issue needs to be escalated to our engineering team. In such cases, it may take more time to resolve the issue. Sales Partner's customer support representative will keep Customer informed throughout the process.

In addition to the above on-going support:

 For each Customer that purchases Universal Analytics Properties (based on Hits) from Sales Partner, Sales Partner will provide Customers with the necessary services from the service categories specified in the Partner Menu of Services, support and/or training, up to 10 hours per month per Customer. The applicable services, support or training provided

- will be at the Sales Partner's reasonable discretion and must be in connection with Analytics 360. Sales Partner may charge Customers for such support services if Sales Partner provides more than 10 hours of support per month.
- 2. For each Customer that purchases Google Analytics 4 Properties (based on Events) from Sales Partner, Sales Partner will provide Customers with the necessary services from the service categories specified in the Partner Menu of Services, support and/or training, up to the number of hours specified for each applicable volume tier set forth below. The applicable services, support or training provided will be at the Sales Partner's reasonable discretion and must be in connection with Analytics 360. Sales Partner will reasonably designate in good faith the applicable tier for each Customer. Google reserves the right to specify additional tiers and hours in writing to Sales Partner.
 - 2 hours per month for up to 25M Events per month
 - 5 hours per month for up to 500M Events per month
 - 8 hours per month for up to 2.5B Events per month
 - 10 hours per month for 2.5B Events or more per month

TRAINING:

Customers may attend regularly-scheduled Analytics 360 Service training classes to be delivered by Google via webinar.

Reference

https://marketingplatform.google.com/about/reseller/MSO/

Last Updated: 23 August 2021

APPENDIX D

資訊安全保密條款(Information Security and Confidentiality Clause)

兹因美庫爾數據商務顧問股份有限公司(MERKLE DATA AND BUSINESS CONSULTING (TAIWAN) CO. LTD.,以下稱機密資料接收方)與網路家庭國際資訊股份有限公司(PCHOME ONLINE INC.,以下簡稱網路家庭)簽署之「ANALYTICS SERVICE AGREEMENT」(以下簡稱本專案合約),機密資料接收方及其員工與履行輔助人將因此得接觸或知悉網路家庭之「機密資料」。基於此,機密資料接收方擔保依下列規定保密並履行責任:

- 一、機密資料接收方及其員工與履行輔助人在未得網路家庭之書面同意前,絕不向第三人透露任何有關網路家庭之「機密資料」。本條款所稱之「機密資料」包括以下內容:
 - 機密資料,係指由網路家庭或其代理人、受僱人、受託人,以口頭或書面方式向機密資料接收方或其員工或履行輔助人揭露、交付、出示或允許機密資料接收方或其員工或履行輔助人知悉或取得之關於網路家庭、網路家庭之關係企業或網路家庭之合作廠商之任何技術資訊與商業資訊,不論該等資訊是否已藉由文字、聲音、圖形、展示或其他任何形式表現,亦不論其是否以書面或電磁記錄形式儲存;惟,除網路家庭因使用立書人提供之本專案服務而揭露之所有資訊均屬網路家庭之機密資料外,前述有關網路家庭之關係企業或合作廠商之機密資料,需以網路家庭或其代理人、受僱人、受託人於揭露時明確告知該機密資訊之擁有者係網路家庭之關係企業或合作廠商為限。
 - 2. 網路家庭為進行本專案,於洽商過程中向機密資料接收方或其員工或履行輔助人所揭露之關於網路家庭、網路家庭之關係企業及網路家庭之合作廠商之業務內容、投資計畫、開發計畫及構想等,包括且不限於本專案或網路家庭與其合作廠商合作之事實及其合作內容等,均視為機密資料;惟,除網路家庭因使用立書人提供之本專案服務而揭露之所有資訊均屬網路家庭之機密資料外,前述有關網路家庭之關係企業或合作廠商之機密資料,需以網路家庭或其代理人、受僱人、受託人於揭露時明確告知該機密資訊之擁有者係網路家庭之關係企業或合作廠商為限。
 - 3. 本條款所稱之技術資訊,係指與軟體、硬體、系統、產品、服務等有關 之所有技術資訊,包括但不限於程式碼、規格、流程、使用介面、功 能、操作及使用說明文件等及與網路家庭業務有關之技術資訊。
 - 4. 本條款所稱之商業資訊,包括且不限於價格、業務計畫、開發計畫、行銷計畫、合作廠商資料、客戶資料、人事資料、財務資料、網路家庭於洽商或討論過程中所提出或揭露之設計、或開發構想、創意、及計畫等以及網路家庭為本專案之洽商所提出或討論之合作方式、條件、約定內

- 二、機密資料接收方同意並瞭解所有與網路家庭有關之數據、文件、檔案及資料等,均屬於網路家庭機密資料,機密資料接收方或其員工或履行輔助人除於洽商或執行本專案之過程中得閱覽或存取外,不得將該等網路家庭機密資料提供或揭露予任何第三人知悉或做為非評估或執行本專案所定工作範圍內之用途。
- 三、網路家庭機密資料之所有權、專利權、著作權、或其他智慧財產權均屬網路家庭所有。機密資料接收方及其員工與履行輔助人僅得使用機密資料於本專案內,不得以任何方式蒐集、洩漏、告知、交付或移轉予第三人或對外發表,亦不得為違背其工作目的範圍外之使用。
- 四、針對機密資料接收方或其員工或履行輔助人所取得之網路家庭機密資料, 機密資料接收方應於接獲網路家庭通知後於30日內銷毀(包含所有格式 之所有重製物)且不得以任何形式及紀錄設備(包括且不限於文字、圖 形、錄音、錄影、紙本、電腦可讀取之檔案)儲存,機密資料接收方並應 於銷毀後提供銷毀證明書予網路家庭。
- 五、機密資料接收方同意,本條款所約定之機密資料,其資料所有權、專門技術或知識、營業秘密、商標、專利、以及其他智慧財產權等,仍為網路家庭所有。該等機密資料不因揭露或提供予機密資料接收方、或因本條款之簽署而成為機密資料接收方所有,機密資料接收方亦不因此而取得機密資料之任何授權或其他法律上之權利。機密資料接收方同意,網路家庭於洽商或討論過程中所提出或揭露之流程設計或開發構想、創意、及計畫等,均視為網路家庭之營業秘密,且其專利申請權、商標申請權、及其他所有之智慧財產權及資料所有權等,均歸屬於網路家庭。
- 六、機密資料接收方僅得為洽商、評估、規劃、或進行本專案之目的而使用機密資料,除為此等目的外,機密資料接收方不得為自己或第三人之利益,供作其他任何目的或用途之使用,亦不得以任何方式揭露或提供予任何第三人,或將機密資料儲存或轉存於任何儲存設備或系統內。
- 七、針對機密資料接收方或其員工或履行輔助人於執行本專案過程中如有存取 網路家庭之合作廠商資料、客戶資料或人事資料,應依個人資料保護法之 規定進行保密,且機密資料接收方擔保應以加密或隱碼方式處理該等個人 資料,不得以明碼或未加密之方式進行儲存。
- 八、機密資料接收方同意,未經取得網路家庭書面同意前,機密資料接收方及 其員工與履行輔助人不得使用網路家庭之商標、標誌、公司名稱或對外透 露或宣稱其與網路家庭有合作關係或其為網路家庭之軟/硬體或服務提供 商,即使僅作為企業內部宣傳資料亦同。
- 九、以下約定將依機密資料接收方所提供之本專案內容進行勾選,經勾選之條 款即視為機密資料接收方同意依相關條款約定辦理:
 - □ 1.機密資料接收方所提供之本專案內容如涉及軟體或系統時,機密資料 接收方應提供軟體及系統導入辦法,軟體及系統導入辦法包括且不限 於:(1)系統架構圖、(2)資料流程圖、(3)管理手冊(使用手冊)及(4)檢

等)。 □ 2. 機密資料接收方所提供之本專案內容如涉及軟體或系統時,如軟體或 系統有進行更新或升級時,機密資料接收方應:(1)提供離線安裝方式 並嚴格禁止自動更新下載、(2)非經取得網路家庭同意及授權,不得進 行軟體或系統更新或升級、(3) 更新或升級需提供詳細說明、(4)確保系 統更新或升級時/後,不可造成網路家庭服務中斷。 □ 3. 機密資料接收方所提供之本專案內容如涉及軟體或系統且有現場維護 修繕之必要時,機密資料接收方應:(1)需在網路家庭人員陪同下始得 進行維修、(2) 維護修繕過程一律禁止拍照,如因業務需要需拍照存證 時,應由網路家庭人員拍照後以指定之電子郵件信箱進行傳遞、(3)進 行維修所使用之設備與軟體,需由網路家庭提供、(4)進行維修所使用 之設備,如必須使用機密資料接收方所提供者,該等設備嚴格禁止連 結網路家庭之網路。 □ 4. 機密資料接收方所提供之本專案內容如涉及軟體或系統,未經網路家 庭事先同意,不得以遠端連線方式執行本專案內容。機密資料接收方 若經網路家庭同意得透過遠端連線方式執行本專案內容時,機密資料 接收方應:(1)需經由網路家庭提供之指定連線方式進入後始得執行本 專案內容、(2) 以遠端連線方式執行本專案內容之過程,機密資料接收 方需依網路家庭指示進行全程螢幕錄影、(3)機密資料接收方或其員工 或履行輔助人以遠端連線方式執行本專案約定工作之過程中,嚴禁自 行進行服務螢幕擷取、螢幕錄影、拍照、錄影及內容複製等行為。 □ 5. 機密資料接收方所提供之本專案內容如涉及硬體且有現場維護修繕之 必要時,機密資料接收方應:(1)需在網路家庭人員陪同下始得進行維 修、(2) 維護修繕標的包含儲存裝置時,於攜出前需交由網路家庭人員 清空所有資料(含程式),於裝回前需先交由網路家庭人員確認儲存 裝置未存有任何資料(含程式)(3)維護修繕過程一律禁止拍照,如因 業務需要需拍照存證時,應由網路家庭人員拍照後以指定之電子郵件 信箱進行傳遞。 □ 6. 機密資料接收方所提供之本專案內容為服務、軟體或系統時,機密資 料接收方應依網路家庭之要求於交付前對其所提供之服務、軟體或系 統進行滲透測試,並將相關滲透測試之合格報告影本交付一份予網路 家庭。 7. 其他: 十、 機密資料接收方或其員工或履行輔助人違反本條款之任一規定時,除應自

測清單(包括且不限於 IP、Port、服務名稱與用途、必要帳號...

十、機密資料接收方或其員工或履行輔助人違反本條款之任一規定時,除應自 負法律責任外,每次違反本同意書之情事發生時,立書人並應與立書人員 工或其履行輔助人連帶支付本專案約定單一年度總價金額三成之違約金予 賠償網路家庭,且如因機密資料接收方或其員工或履行輔助人違反本條款 之任一規定而致網路家庭、網路家庭負責人或網路家庭員工受主管機關調 查或追訴、或受第三人主張權利時,機密資料接收方應依網路家庭之要 求,出面負責為適當之處理、並提供必要之說明、證據或其他協助;如網路家庭、網路家庭負責人或網路家庭員工因此而受有損害或支付費用,包括且不限於商譽損失、罰金、罰鍰、賠償金或和解金、訴訟費及合理之律師費等,應由機密資料接收方與其員工或履行輔助人連帶負擔損害賠償責任。若機密資料接收方或其員工或履行輔助人係違反個人資料保護法之規定致個人資料當事人或網路家庭因此受有損害,其相關責任應由機密資料接收方與其員工或履行輔助人連帶負擔,概與網路家庭無涉。

- 十一、 自機密資料接收方或其員工或履行輔助人知悉或取得機密資料之時起, 至網路家庭主動對外公布而使之成為非機密資料時止,機密資料接收方同 意並擔保其員工及履行輔助人就其所取得或知悉之機密資料,依本專案合 約及本條款之約定負保密義務。於機密資料接收方及其員工與履行輔助人 依本項約定應負保密義務之期間內,本條款視為繼續有效。
- 十二、 本條款約定內容若與本專案合約約定內容不一致時,以本條款約定內容 優先適用。