

Attestation of Compliance – Service Providers Payment Card Industry (PCI) Data Security Standard

Attestation of Compliance for Onsite Assessments – Service Providers

Version 2.0

October 2010



Instructions for Submission

The Qualified Security Assessor (QSA) and Service Provider must complete this document as a declaration of the Service Provider's compliance status with the Payment Card Industry Data Security Standard (PCI DSS). Complete all applicable sections and submit to the requesting payment brand.

Part 1. Service Provider ar			rity Asses	sor	Informat	ion		
Service Provider Organization Information								
Company Name:	Sotech Servicos em Informatica Ltda.				DBA(s):	Sotech		
Contact Name:	Ricardo Ferreira				Title:	Information Security Manager		
Telephone:	+55 71 3472-9400				E-mail:	ricardo.ferreira@sotech.com.br		
Business Address:	Rua da Alfazema, 761, 1o. andar - 102/103				City:	Salvador		
State/Province:	BA Country: Br			Bra	azil		Zip:	41820- 710
URL:	http://www.sotech.com.br							
·								
Qualified Security Assess	-	-	mation					
Company Name:	Trustwa							
Lead QSA Contact Name:		Carlos Cabral			Title:	Security Con	sultant	
Telephone:	+55 11 4064-6109			E-mail:	ccabral@trus	twave.com		
Business Address:	70 West Madison Street Suite 1050		City:	Chicago				
State/Province:	IL Country: Us			US	Zip: 60602			60602
URL:	http://w	ww.trustw	ave.com					
Part 2 PCI DSS Assessment Information Part 2a. Services Provided that WERE INCLUDED in the Scope of the PCI DSS Assessment (check all that apply)								
☐ Payment Processing-POS	Payments				Fraud and Chargeback Services			
☐ Payment Processing-Internet		☐ Payment Processing ATM		g – Payment Proce MOTO		ocessin	g –	
☐ Issuer Processing		Payment Gateway/St 3-D Secure Hosting Provider		Switch	Clearing and Settlement			
Account Management				☐ Loyalty Pro		grams		
☐ Back Office Services		☐ Prepaid Services				Merchant Services		
☐ Hosting Provider – Web		Managed Services			Billing Management		t	
☐ Network Provider/Transmitter		☐ Hosting Provider – Hardware						
Records Management		☐ Data Preparation						
Others (please specify):								
List facilities and locations in Paulo, Brazil	cluded ir	n PCI DSS	S review: Al	og [Data Cen	ter - Hosted Da	ta Cent	er - São
Part 2b. Relationships								
Does your company have a gateways, web-hosting comp								



Part 2c. Transaction Processing

How and in what capacity does your business store, process and/or transmit cardholder data? Sotech Servicos em Informatica Ltda. is responsible for providing intermediation of transactions between merchants and acquirers. During the transaction intermediation there are the cardholder transmission and processing. Sotech Servicos em Informatica Ltda. does not store cardholder data.

Please provide the following information regarding the Payment Applications your organization uses:

Payment Application in Use	Version Number	Last Validated according to PABP/PA-DSS
V\$Pague	3.0.0	11/06/2014

Part 3. PCI DSS Validation

Based on the results noted in the Report on Compliance ("ROC") dated 14 Dec 2014, Carlos Cabral asserts the following compliance status for the entity identified in Part 2 of this document as of 14 Dec 2014 (check one):

- Compliant: All requirements in the ROC are marked "in place¹," and a passing scan has been completed by the PCI SSC Approved Scanning Vendor *Trustwave* thereby *Sotech Servicos em Informatica Ltda*. has demonstrated full compliance with the PCI DSS 2.0.
- Non-Compliant: Some requirements in the ROC are marked "not in place," resulting in an overall NON-COMPLIANT rating, or a passing scan has not been completed by a PCI SSC Approved Scanning Vendor, thereby has not demonstrated full compliance with the PCI DSS.

Target Date for Compliance:

An entity submitting this form with a status of Non-Compliant may be required to complete the Action Plan in Part 4 of this document. Check with the payment brand(s) before completing Part 4, since not all payment brands require this section.

Part 3a. Confirmation of Compliant Status

QSA and Service Provider confirm:

☐ The ROC was completed according to the PCI DSS Requirements and Security Assessment Procedures, Version 2.0, and was completed according to the instructions therein.
 ☐ All information within the above-referenced ROC and in this attestation fairly represents the results of the assessment in all material respects.
 ☐ The Service Provider has read the PCI DSS and recognizes that they must maintain full PCI DSS compliance at all times.
 ☐ No evidence of magnetic stripe (that is, track) data², CAV2, CVC2, CID, or CVV2 data³, or PIN data⁴ storage after transaction authorization was found on ANY systems reviewed during this assessment.

Part 3b. QSA and Service Provider Acknowledgments

1 "In place" results should include compensating controls reviewed by the QSA. If compensating controls are determined to sufficiently mitigate the risk associated with the requirement, the QSA should mark the requirement as "in place."

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 magnetic stripe data after transaction authorization. The only elements of track data that may be retained are account number, expiration date, and name.

³ The three- or four-digit value printed on the signature panel or face of a payment card used to verify card-not-present transactions.

⁴ Personal Identification Number entered by cardholder during a card-present transaction, and/or encrypted PIN block present within the transaction message.



Signature of Service Provider Executive Officer ↑	Date:	
Service Provider Executive Officer Name: Ricardo Ferreira		Title: Information Security Manager
Signature of Lead QSA ↑		Date: 14 Dec 2014
Lead QSA Name: Carlos Cabral	Title: Security Consultant	



Part 4. Action Plan for Non-Compliant Status

Please select the appropriate "Compliance Status" for each requirement. If you answer "No" to any of the requirements, you are required to provide the date Company will be compliant with the requirement and a brief description of the actions being taken to meet the requirement. Check with the payment brand(s) before completing Part 4 since not all payment brands require this section.

PCI Requirement	Description	Compliance Status (Select One)	Remediation Date and Actions (if Compliance Status is "No")
1	Install and maintain a firewall configuration to protect cardholder data.	⊠ Yes □ No	
2	Do not use vendor-supplied defaults for system passwords and other security parameters.	⊠ Yes □ No	
3	Protect stored cardholder data.	⊠ Yes □ No	
4	Encrypt transmission of cardholder data across open, public networks.	⊠ Yes □ No	
5	Use and regularly update antivirus software.	⊠ Yes □ No	
6	Develop and maintain secure systems and applications.	⊠ Yes □ No	
7	Restrict access to cardholder data by business need to know.	⊠ Yes □ No	
8	Assign a unique ID to each person with computer access.	⊠Yes □ No	
9	Restrict physical access to cardholder data.	⊠ Yes □ No	
10	Track and monitor all access to network resources and cardholder data.	⊠ Yes □ No	
11	Regularly test security systems and processes.	⊠ Yes □ No	
12	Maintain a policy that addresses information security.	⊠ Yes □ No	









