

March 10th, 2021

**Notice regarding the
Amendment to iPrint&Scan End User License Agreement and Privacy Policy**

Thank you for using iPrint&Scan (“Software”).

Due to changes to the features of the Software and changes to the way in which Brother and its affiliates use the device data collected through the Software (only device data collected after the Effective Date below is subject to the change), we hereby announce that we would like to amend the Software’s End User License Agreement (“EULA”) and Privacy Policy (“PP”) as follows:

1. Effective Date of such amendment

March 19, 2021

2. Details of amendments

The details of the amendments are as follows.

No.	Category	Article	Previous Article	Revised Article
1	Revise	EULA Article 7	This SOFTWARE utilizes Google Cloud Print provided by Google LLC (“Google”) When you use the Google Cloud Print, you need to login Google Cloud Print with your valid Google Account and register the Brother Machine on Google Cloud Print. Furthermore, the SOFTWARE allows you to utilize third-party services and applications (including but not limited to cloud storage services) (collectively, “Third-Party Services”) at your own discretion. Google Cloud Print or the Third-Party Services, are governed by the terms and conditions separately defined and provided by Google or the third party. Use of such Google Cloud Print or Third-Party Services is absolutely at your own risk and discretion, and therefore, Brother shall not have any responsibility to secure a minimum volume or space for storage of files and data, even if you do not have enough volume or space when you attempt to transfer your files and data to or from Google Cloud Print or the Third-Party Services. Furthermore, Brother shall not be liable for any errors, losses and damages incurred to you and your property (including any data you upload or attempt to upload), whether visible or not, arisen by connection of the SOFTWARE with Google Cloud Print or the Third-Party Services, including but not limited to losses or damages caused:	The SOFTWARE allows you to utilize third-party services and applications (including but not limited to cloud storage services) (collectively, “Third-Party Services”) at your own discretion. The Third-Party Services, are governed by the terms and conditions separately defined and provided by the third party. Use of such Third-Party Services is absolutely at your own risk and discretion, and therefore, Brother shall not have any responsibility to secure a minimum volume or space for storage of files and data, even if you do not have enough volume or space when you attempt to transfer your files and data to or from the Third-Party Services. Furthermore, Brother shall not be liable for any errors, losses and damages incurred to you and your property (including any data you upload or attempt to upload), whether visible or not, arisen by connection of the SOFTWARE with the Third-Party Services, including but not limited to losses or damages caused: i) To any files and data when you have attempted to upload, download or otherwise transfer them to or from the Third-Party Services, ii) By any change of designs, functions, structures or specifications of Third-Party Services, iii) Any renewal or termination of Third-Party Services,

			<p>i) To any files and data when you have attempted to upload, download or otherwise transfer them to or from Google Cloud Print or the Third-Party Services,</p> <p>ii) By any change of designs, functions, structures or specifications of Google Cloud Print or Third-Party Services,</p> <p>iii) Any renewal or termination of Google Cloud Print or Third-Party Services,</p> <p>iv) By any uploads or disclosures of personal information you possess (whether intentionally or not, and regardless of whether you have uploaded or disclosed such personal information by knowing or not knowing the risk that such personal information may be disclosed and provided to an unspecified number of third parties in the world through internet services), or</p> <p>v) By any malfunctions or errors caused by or from the use of your computers, hardware devices, or software.</p>	<p>iv) By any uploads or disclosures of personal information you possess (whether intentionally or not, and regardless of whether you have uploaded or disclosed such personal information by knowing or not knowing the risk that such personal information may be disclosed and provided to an unspecified number of third parties in the world through internet services), or</p> <p>v) By any malfunctions or errors caused by or from the use of your computers, hardware devices, or software.</p>
2	Revise	EULA Article 8	<p>You shall acknowledge that when you connect the SOFTWARE and the on-line Brother Machine, you may be required to change the settings of routers and input certain IP address, valid Google Account and passwords or ID and passwords for Third-Party Services. Brother shall not be liable for any troubles, disputes, and related damages incurred when you attempt to connect the SOFTWARE to on-line Brother Machine owned, managed, or in control by you or any other third parties.</p>	<p>You shall acknowledge that when you connect the SOFTWARE and the on-line Brother Machine, you may be required to change the settings of routers and input certain IP address or ID and passwords for Third-Party Services. Brother shall not be liable for any troubles, disputes, and related damages incurred when you attempt to connect the SOFTWARE to on-line Brother Machine owned, managed, or in control by you or any other third parties.</p>
3	Add	EULA Article 16		<p>Brother may update this EULA in the below cases: A) When the changes are made for the users' benefit, or B) When the updates to the EULA are adequate, reasonable, and not contrary to the purposes of the privacy policy. Brother will notify you and give you the opportunity to review any material changes or updates to the EULA, by posting a notice on Brother's website or by any other appropriate methods before the EULA enters into effect. Once the updated EULA is in effect, you will be bound by it if you continue to use the Software.</p>
4	Revise	PP Preamble	<p>This privacy policy governs your use of the SOFTWARE provided by Brother.</p>	<p>This privacy policy governs your use of the Brother iPrint&Scan mobile application ("SOFTWARE") provided by Brother Industries, Ltd. ("Brother", "we", or "our").</p>
5	Revise	PP Article 2	<p>a) Data from the Brother Machine After installing the SOFTWARE, information from Brother's products for which the SOFTWARE will be used ("Brother Machine"), including but not limited to, product model, serial number, total number of pages printed, error history, product settings, print job settings, and other information about</p>	<p>a) Data from the Brother Machine After installing the SOFTWARE, information from Brother's products for which the SOFTWARE will be used ("Brother Machine"), including but not limited to, product model, serial number, total number of pages printed, error history, product settings, print job settings, and other information about</p>

		<p>Brother Machine (collectively, "Product Data") will be sent to our server.</p> <p>If you use the Brother Machine with other users ("Joint Users"), Product Data will also include information on the usage of the Brother Machine by Joint Users. In this case, please explain the content of this privacy policy to the Joint Users and obtain their consent prior to using this SOFTWARE.</p> <p>If you do not wish to send your Product Data, please disable the checkbox under Information > Usage Information > Send Information. In case you continue to use this SOFTWARE without disabling this function, you shall be deemed to have consented to, or have obtained the consent of any Joint Users, regarding the sending of Product Data from the Brother Machine.</p> <p>b) Data from Connected Devices Information from the device(s) connected to the Brother Machine ("Connected Device"), including, but not limited to, OS information, locale ID, firmware information, usage of the functions of the SOFTWARE, and usage history of the SOFTWARE, and other information about the Connected Device (collectively, "Connected Device Data") will be sent to our server.</p> <p>c) How we use your Device Data Product Data and Connected Device Data (collectively, "Device Data"), except for the serial number, cannot be used in itself or in combination with any other information we may have to identify you as a person. We reserve the right to use such Device Data solely for the improvement of the SOFTWARE or any other products/services of Brother, our marketing/research activities without identifying you as a person, product planning or any other related activities for our customer's benefits (collectively "Purposes"). We will not use your Device Data other than for the Purposes without your prior consent. We may disclose your Device Data to third parties in an anonymous format solely for achieving the Purposes, and always by obliging such third parties to control such data as confidential.</p> <p>Device Data includes the serial number of your Brother Machine. The serial number can be associated with the data which you might register to our sales company's product registration website. However, we will not use the serial number to identify you or other than for the Purposes. Serial number may be stored in Server located in countries without an adequate level of</p>	<p>Brother Machine (collectively, "Product Data") will be sent to our server.</p> <p>If you do not wish to send your Product Data, please disable the checkbox under Information > Usage Information > Send Information. In case you continue to use this SOFTWARE without disabling this function, you shall be deemed to have consented to the sending of Product Data from the Brother Machine.</p> <p>b) Data from Connected Devices Information from the device(s) connected to the Brother Machine ("Connected Device"), including, but not limited to, OS information, locale ID, firmware information, usage of the functions of the SOFTWARE, and usage history of the SOFTWARE, and other information about the Connected Device (collectively, "Connected Device Data") will be sent to our server.</p> <p>c) How we use your Device Data Product Data and Connected Device Data (collectively, "Device Data"), except for the serial number, cannot be used in itself or in combination with any other information we may have to identify you as a person. We reserve the right to use such Device Data solely for the improvement of the SOFTWARE or any other products/services of Brother, our marketing/research activities without identifying you as a person, product planning or any other related activities for our customer's benefits (collectively "Purposes"). We will not use your Device Data other than for the Purposes without your prior consent.</p> <p>Device Data includes the serial number of your Brother Machine. The serial number can be associated with the data which you might register to our sales company's product registration website. However, we will not use the serial number to identify you or other than for the Purposes. Serial number may be stored in Server located in countries without an adequate level of protection for personal data compared to that in your country, but we will control the serial number in strict accordance with "Brother's Statement on Device Data Worldwide" which is available at here .< http://www.brother.com/privacy/device/index.htm></p> <p>Notwithstanding the foregoing, Brother or Brother's affiliates may ask for your consent to use Device Data for various direct marketing purposes in the course of providing our products or services ("Direct Marketing"). Such request to use the Device Data for Direct Marketing</p>
--	--	---	--

		<p>protection for personal data compared to that in your country, but we will control the serial number in strict accordance with "Brother's Statement on Device Data Worldwide" which is available at here .< http://www.brother.com/privacy/device/index.htm></p>	<p>purposes shall be made clearly and separately from this privacy policy. It shall not be construed in any way that you are obliged to consent to the processing of Device Data for Direct Marketing purposes. Brother shall use or provide to its affiliates the Device Data for Direct Marketing purposes only with your consent, and you will not be deemed to have consented to such purposes solely by agreeing to this privacy policy.</p> <p>If you have previously installed any software or application for the Brother Machine (for the purposes of this paragraph, Brother Machine shall be limited to Brother's printers and multifunctional products only), installing this SOFTWARE may overwrite the features used for collecting Device Data under such previous software or application. In such case, the terms and conditions of Section 2 of this Privacy Policy shall apply to your Device Data collected and processed under such previous software or application.</p>
--	--	--	--

End