

POLICY: PAIA MANUAL

POLICY VERSION: 1.0

POLICY STATUS: FINAL

EFFECTIVE DATE: 1 July 2021

1. BACKGROUND AND PRINCIPLES

Natural and juristic persons have the right to access information Records held by a public or private body in terms of the Promotion of Access to Information Act ("PAIA"), subject to certain limitations. PAIA seeks to advance the values of transparency and accountability in relation to those Records.

The Protection of Personal Information Act ("POPI") also provides natural and juristic persons ("Data Subjects") with the right to request access to Personal Information. POPI aims to safeguard Personal Information, by regulating the manner in which it may be processed by public and private bodies.

In terms of the provisions of PAIA, private bodies are required to compile a manual as a guide to Requesters of information. This manual further serves to indicate the categories of Records held by the Company and the availability of such Records from the Company.

2. **POLICY RULES**

2.1 Eligibility/Applicability

This policy is applicable to all employees, including Company employees of any subsidiary within the Fulcrum group of Companies. This policy is also applicable to any external natural or juristic entity that requests access to information held by the Company where such person or entity has a right to access such information and where a Data Subject requests access to, correction of or deletion of Personal Information held by the Company.

2.2 Time period/duration

This policy is applicable from date of approval until amended or replaced.

2.3 **Objectives of the manual**

The objectives of this manual are:

- To set out the requirements on how to request information in terms of PAIA and POPI
- To set out the manner and form in which an access to information request may be submitted
- To provide a list of information, Records and data held and processed by the Company.

2.4 Availability of the manual

This Manual may be inspected at the Company's Office, Monday to Friday, between 08h00 to 16h00. The manual is also available on the Company's website www.fulcrum.co.za, alternatively, persons requiring a copy of the Manual or a part thereof may contact the Information Officer. This Manual will be updated when required, as per the requirements of Section 51 (2) of PAIA.

2.5 Section 10 guide

- 2.5.1 SAHRC is responsible for and has developed a guide (the Section 10 guide) in each of the country's eleven languages, with information on how to use PAIA. This guide is available on the SAHRC website.
- 2.5.2 Any information or queries related to the guide should be directed to:

The South African Human Rights Commission

The Research and Document Department

PAIA Unit

Private Bag 2700

Houghton 2041

Telephone: +27 11 877 3600

Fax: +27 11 403 0625

Website: www.sahrc.org.za
Email: PAIA@sahrc.org.za

2.6 Details required in terms of section 51(1)(a) of PAIA

Entity	Fulcrum Collect Fulcrum Group	
Registration Number	2014/133378/07	2002/016025/07
Head of the Company	Barry Scott	Steve Schnell
Information Officer	Hanna Gurgul	Hanna Gurgul
Information Officer Email Address	Compliance@fulcrum.co.za	Compliance@fulcrum.co.za
Street Address	1st Floor Lacey Oak House Ballyoaks Office Park 35 Ballyclare Drive Bryanston 2191	1st Floor Lacey Oak House Ballyoaks Office Park 35 Ballyclare Drive Bryanston 2191
Postal Address	P.O.Box 849 Riverclub 2149	P.O.Box 849 Riverclub 2149
Telephone	0860018018 0860018018	
Website	www.fulcrum.co.za	www.fulcrum.co.za
Company Email Address	info@fulcrum.co.za	info@fulcrum.co.za

3. **DEFINITIONS**

- 3.1 **Company**: Any company within the Fulcrum group of companies that has approved this policy in line with the internal Company approval processes
- 3.2 **Consent**: means any voluntary, specific and informed expression of will in terms of which permission is given for the Processing of Personal Information
- 3.3 **Data Subject**: means the person to whom Personal Information relates
- 3.4 **Information Officer**: Means the person appointed by the Company in the role of Information Officer as envisaged by POPI and PAIA
- 3.5 Information Regulator: Means the established juristic person as defined in Section 39 of POPI
- 3.6 **Operator**: means a person who processes Personal Information for a Responsible Party in terms of a contract or mandate, without coming under the direct authority of that party

- 3.7 **PAIA**: means the Promotion of Access to Information Act 2 of 2000
- 3.8 **Personal Information**: Personal information is any information that can be used to reveal a natural or juristic person's identity and has the same meaning as defined in the Promotion of Access to Information Act 4 of 2013, as amended from time to time
- 3.9 **POPI**: means the Promotion of Personal Information Act 4 of 2013
- 3.10 **Processing**: means any operation or activity or any set of operations, whether or not by automatic means, concerning Personal Information, including
 - the collection, receipt, recording, organisation, collation, storage, updating or modification, retrieval, alteration, consultation or use
 - dissemination by means of transmission, distribution or making available in any other form or
 - merging, linking, as well as restriction, degradation, erasure or destruction of information
- 3.11 **Record**: means any recorded material
 - regardless of the form or medium
 - in the possession or under the control of the Company
 - irrespective of whether or not it was created by the Company
- 3.12 **Responsible Party**: means a public or private body or any other person which, alone or in conjunction with others, determines the purpose of and means for Processing Personal Information
- 3.13 **Requester:** in relation to the Company, means any person making a Request for Access to a Record of the Company or a person acting on behalf of such person (and does not include a Data Subject who requests Records of his or her own Personal Information)
- 3.14 **Request for access:** means a request for access to a Record of the Company in terms of section 50 of PAIA
- 3.15 **SAHRC:** means the South African Human Rights Commission established in terms of section 181(1)(b) of the Constitution of the Republic of South Africa.

4. STATUTORY RECORDS

The Company maintains statutory Records and information in terms of the following legislation:

- Basic Conditions of Employment Act, 75 of 1997
- Broad Based Black Economic Empowerment Act, 53 of 2003
- Companies Act, 71 of 2008
- Compensation for Occupational Injuries and Diseases Act, 130 of 1993
- Competition Act,89 of 1998
- Constitution of South Africa Act, 108 of 1996
- Copyright Act, 98 of 1978
- Electronic Communications and Transactions Act, 25 of 2002
- Employment Equity Act, 55 of 1998
- Financial Advisory and Intermediary Services Act, 37 of 2002
- Financial Institutions Protection of Funds Act, 28 of 2001
- Financial Intelligence Centre Act, 38 of 2001
- Financial Sector Regulation Act, 9 of 2017
- Financial Services Ombud Schemes Act, 37 of 2004
- Income Tax Act, 58 of 1962
- Insurance Act. 18 of 2017
- Labour Relations Act, 66 of 1995

- Long-term Insurance Act, 52 of 1998
- Medical Schemes Act. 131 of 1998
- National Payments System Act, 78 of 1998
- Occupational Health and Safety Act, 85 of 1993
- Patents Act, 57 of 1987
- Pension Funds Act, 24 of 1956
- Prevention and Combating of Corrupt Activities Act, 12 of 2004
- Prevention of Organised Crime Act, 21 of 1998
- Promotion of Access to Information Act, 2 of 2000
- Protection of Democracy and Terrorist and Related Activities Act. 83 of 2004
- Promotion of Equality and Prevention of Unfair Discrimination Act, 4 of 2000
- Protection of Personal Information Act, 4 of 2013
- Short Term Insurance Act, 53 of 1998
- Skills Development Act, 97 of 1997
- Skills Development Levies Act, 9 of 1999
- South African Reserve Bank Act, 90 of 1989
- Trade Marks Act, 194 of 1993
- Unemployment Insurance Act, 63 of 2001
- Unemployment Insurance Contributions Act. 4 of 2002
- Value Added Tax Act, 89 of 1991

5. OTHER INFORMATION THAT MAY BE PRESCRIBED

The Minister has the power to publish a notice prescribing any other information that private bodies have to disclose in terms of Section 51(1) (f) of PAIA.

RECORDS HELD 6.

A list of Records held by the Company is attached at **Annexure A**.

6.1 Information readily available on our website

- **B-BBEE** certificates
- Financial Advisory and Intermediary Services Disclosure Notice
- **Debit Order Mandate**
- **Privacy Policy**
- Cookie Policy
- Terms of Use Policy.

6.2 Records that may be requested

- Records of applicable legislation
- Personal Information
- Records of a public nature.

6.3 **Record retention periods**

- Records are kept for as long as it is required to achieve the legitimate purpose for which the information was obtained, unless required for such longer period as required under legislation, or where the Records are required to be retained for historical purposes, or if the Records are required for lawful purposes related to the functions or activities of the Company. Records may in certain circumstances be kept indefinitely, in order for the comply to comply with legislative obligations.
- Records retained for longer than required to achieve the legitimate purpose for which the information was collected will be archived with restricted access and with appropriate safeguards in order to secure the Records and ensure that information is not processed without the relevant approvals or Consent.

 Record retention periods and processes are outlined in the Company's Record Retention Policy.

6.4 Updating of Records

- A Data Subject is responsible to advise the Company of any changes in Personal Information and shall advise the Company of such changes or updates to Records as they occur.
- Clients of the Company are required to update any Records held by the Company in relation to their Personal Information on at least an annual basis or at such point in time when the Records may change.
- Clients are responsible for the accuracy and integrity of data and Records that is submitted to the Company either through Company portals made available to the Client, or through emails or other methods of data transfer.

7. REQUEST FOR INFORMATION

Requests for access to information can only be channelled to the Information Officer in accordance with the process set out in section 7.2 of this manual.

7.1 Right of Access to Information

- 7.1.1 The purpose of this manual is to give effect to the right of access to information. PAIA, in line with the protection of Personal Information as regulated by POPI, allows for a person to request access to information Records if:
 - The purpose is for exercising or protecting a Data Subject's or a Requestor's right and
 - The Data Subject or Requestor has complied with the procedure stipulated by this manual and
 - There are no legal grounds for refusal of the request.
- 7.1.2 In terms of POPI a Data Subject, upon the provision of proof of identity, may request the Responsible Party to confirm, free of charge, all information that the Responsible Party holds pertaining to the Data Subject. In accordance with section 7.3, the Requestor may additionally request access to this information, including information about the identity of any third parties who have or may have had access to the Data Subjects Personal Information.

7.2 Procedure for making a request

- 7.2.1 Requests for information or Records must be made by completing the prescribed form as set out in **Annexure B.**
- 7.2.2 The request form must be addressed to the Information Officer using the contact details set out in section 2.6 above.
- 7.2.3 Any request which fails to comply with the requirements of this manual will be referred back to the Data Subject or Requestor, with direction on the requisite information to be completed.
- 7.2.4 The Information Officer shall respond to the request for information within thirty (30) days of receiving the request in the prescribed from.
- 7.2.5 The Information Officer shall respond to the Data Subject or Requestor (and provide the requested documents) according to the manner of communication indicated by the Requestor in its application, which will then be deemed to be received/ collected by the Requestor.

7.3 Prescribed Request Fees

- 7.3.1 A Data Subject is not required to pay the request fee. Every other Requestor must pay the required request fee of R50 to the Company in order to have the application considered.
- 7.3.2 If the request is granted, then a further access fee may be payable by the Requestor for the search, reproduction, preparation of the Records, and for any time that has exceeded the prescribed hours to search and prepare the Record for disclosure. The Company shall inform the Requestor of such fee by notice, which shall specify the fee or deposit required, the fact that the fee may be challenged by court application, and the procedure to lodge a court application.
- 7.3.3 The Company is entitled to charge the Requestor certain prescribed fees in terms of Section 54 of PAIA, prior to Processing any requests for information. These prescribed fees have been published by the Minister of Justice and Constitutional Development in the Government Gazette No. 23119, General Notice No. 187 of 15 February 2002, and are set out below:

1.	Access Fees For Reproduction	
1.1	Each Photocopy of A4 sized part or a part thereof	R1.10
1.2	Each photocopy of A4 sized page or part thereof held on a computer or in	R0.75
	electronic or machine-readable form	
1.3	Copy of a computer readable memory stick	R7.50
1.4	Copy of a computer readable compact disc	R70.00
1.5	Transcript copy of visual images of an A4 sized page or part thereof	R40.00
1.6	Copy of visual images	R60.00
1.7	Transcription of an audio Record copy on an A4 sized page or part thereof	R20.00
1.8	Copy of the audio Record	R30.00
2.	Access Fee for Time Spent	
2.1	Times reasonably spent to look for a Record, in preparation for the disclosure	R30.00per
	or part thereof	hour
3	Request Fee	
3.1	Fee for requesting access to a Record made by a person other than a personal	R50.00
	Requestor	
4.	Deposit Fee	
4.1	1/3 (one third) of the access fee is payable by the Requestor as a deposit	
5.	Postal Fee	
5.1	Fee for the postage of a Record to the Requestor	R9.75
6.	Appeal Fees	
6.1	Fee for lodging an internal appeal upon refusal for the request for access to a	R50.00
	Record	
7.	Value Added Tax (VAT)	
7.1	The Company, will add VAT to all fees in terms of the Value Added Tax Act.	

7.4 Granting a Request for Access to Information

- 7.4.1 The Information Officer shall decide whether to grant or decline the Request for Access within 30 business days of receipt of the Request for Access and must give notice to the Data Subject or Requestor with reasons (if required) to that effect.
- 7.4.2 The period referred to in section 7.4.1 above may be extended for a further period of not more than 30 days if the Request for Access is for a large number of Records or the Request for Access requires a search for Records, meaning Records cannot reasonably be obtained within the original 30-day period.
- 7.4.3 The Information Officer will notify the Data Subject or Requestor in writing should an extension of time as contemplated in section 7.4.2 above be required.

7.5 Refusal of Request for Access to Information

Upon refusal of a request, the Information Officer will inform the Data Subject or Requestor of the reasons for the refusal of access in line with Chapter 4 of PAIA. The Data Subject or Requester shall be entitled to lodge an application against such refusal in accordance with section 10 below.

- 8. OBJECTION TO THE PROCESSING OF PERSONAL INFORMATION BY A DATA SUBJECT
- Where the Company holds Personal Information in respect of any Data Subject, such Data Subject may object, in writing and to the Information Officer to the Processing or further Processing of Personal Information. Such objection shall be in the prescribed form as set out in **Annexure C**.
- 9. REQUEST FOR CORRECTION OR DELETION OF PERSONAL INFORMATION BY A DATA SUBJECT
- 9.1 Where a Data Subject has requested Personal Information from the Company, which is subsequently provided, the Data Subject may request a correction of such Personal Information if the information is inaccurate, incomplete, outdated, irrelevant or misleading. Such a request shall be made to the Information Officer, and all correct information must be provided along with the request to correct, in the prescribed form as set out in **Annexure D**.

10. RIGHT TO WITHDRAW CONSENT

Where the Company process data of a Data Subject on the legal basis of consent, the Data Subject has the right to withdraw consent, provided that such withdrawal does not affect the lawfulness of the processing before the consent was withdrawn.

11. APPEAL OR LODGING A COMPLAINT

- 11.1 Should a Data Subject or Requester be unsatisfied with the decision of the Information Officer in relation to a request for access, an objection to Processing or to a request for correction or deletion of Personal Information, the Data Subject or Requester may advise the Company of this in writing, and in such circumstances an internal appeal and review process will be conducted.
- 11.2 The Company's managing director shall manage the internal appeal process and communicate the final decision of the appeal to the Data Subject or Requester in witing and within 15 (fifteen) working days of the appeal having been lodged with the Company. The Data Subject or Requester will be kept informed if it appears that the original time frame will not be met.

- 11.3 If a Data Subject or Requester does not agree with the decision in section 10.2 above, the Data Subject or Requester may apply, within 180 days of being advised of the decision, to the High Court having jurisdiction, for an appropriate order.
- 11.4 A Data Subject or Requester may also seek relief from any court with appropriate jurisdiction in respect of the following decisions of the Information Officer:
 - The amount of fees required to be paid and / or
 - The decision to extend the period within which the information will be provided as stated in 7.4.2
 - The form of access granted
 - Refusal of the request for granting access.
- 11.5 If a Data Subject has lodged a complaint with the Information Officer and is unsatisfied with the result of the appealed decision, the Information Officer must advise the Data Subject to lodge the complaint in writing with the Information Regulator.
- 11.6 The Information Regulator must, as soon as is reasonably practicable, advise the Data Subject and the Company of the course of action that the Regulator proposes to adopt.
- 11.7 The Information Regulator may be contacted on the details below:

Mr Marks Thibela Chief Executive Officer Information Regulator (South Africa)

Address: 33 Hoofd Street

Forum III, 3rd Floor

Braampark

Postal Address: P. O. Box 31533

> Braamfontein Johannesburg

2017

Telephone number: +27 (0)10 023 5200 Cell number: +27 (0)82 746 4173

https://justice.gov.za/inforeg/ Website: Complaints email: complaints.IR@justice.gov.za

General enquiers email: inforeg@justice.gov.za

11. PROCESSING OF PERSONAL INFORMATION

11.1 **Purpose of Processing Personal Information**

The Company may collect and Process Personal Information either as a Responsible Party, alternatively, as an Operator.

- 11.1.1 As a Responsible Party, The Company will Process Personal Information in the following circumstances:
- 11.1.1.1 As an employer and for purposes related to administration of the employment contract. Personal Information may be transferred or shared with various service providers or outsourced parties for recruitment purposes, purposes relating to Broad Based Black Economic Empowerment strategies, and government authorities in relation to labour law requirements or tax requirements.

- 11.1.1.2 To offer and provide premium financing services to Clients, in line with a loan agreement concluded with a client for the purpose of providing finance to that client. Personal Information of the client shall be processed for all matters relating to performance under the loan agreement. Personal Information may be transferred to approved brokers, insurers or system providers as is necessary in order for performance under the loan agreement.
- 11.1.2 As an Operator, the Company shall process Personal Information as instructed by Insurers or Brokers in line with services provided to these parties in relation to premium collection. All Personal Information processed is received from insurer and broker clients and processed in accordance with their specific instructions or as is required in order to perform under written contracts concluded with these clients. Collection services may also be provided to retail clients or clients in various business sectors. In this case, the Company acts as an Operator in accordance with instructions received from its client, and processes Personal Information only in so far as it is required in order to perform under the contract.
- 11.1.3 Personal Information may be sent to various service providers, including system providers, outsourced parties or technology partners where this is required in order for the Company to perform its obligations recorded in client contracts. All third parties that process Personal Information at the instruction of the Company are required to have technical and organisational controls in place to ensure safety, integrity and security of all Personal Information in accordance with generally accepted information technology governance policies.
- 11.1.4 A Disclosure Notice attached at **Annexure E** will set out more specifically the categories of Data Subjects and categories of Personal Information Processed by the Company, as well as Operators of the Company.



Annexure A

The following table set out the Records held by the Company:

Operations and Collections	
Access control records	Certificates and accreditations
Patents, trademarks and documentation	Utilities records
Facilities management records	FAIS licence numbers
Travel documentation	Health and safety records
Service provider contracts, SLA	General correspondence
Policyholder details- Name, policy number, debit amount, date of debit, bank account details	Insurer and brokers details- Address, VAT number, contact details, registration numbers, bank account details
Fulcrum Guarantees	Insurance documents- Credit notes for refunds, claims information, policy documents
Debit order and payment information	
Information Technology	
Equipment register	IT usage register
Business process records	Software licences
Repair and maintenance records	Client contracts- Company name, registration number, email addresses
Employee information- Employee number, emails sent and received, documents, passwords, contact number	Client information- Name, email addresses, contact numbers
Client contracts- Company name, registration number, contact numbers, email addresses	
Sales and Marketing	
Sales Strategy presentations from the business development team	Fulcrum Agreements or Contracts worked on for different business units or master documents for layout purposes.
Public Relations folder with press releases that are issued for Fulcrum.	Advertising, communication, marketing materials and strategies

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Fulcrum Team professional photographs for use on profile pieces when arranged with industry media.	Staff information for editorials
Insurance Industry Journalist and Insurance Industry Presidents of institutes contact details.	Pipeline of various prospects, Leads from FSCA
Client information- Company name, registration number, tax number, auditor details, contact details, email addresses, directors ID numbers, B-BBEE certificates	Value of monthly collection/deposit, number of transactions, total value collected on a monthly basis, total number of transactions collected, value of deposits, number of deposits, average debit order return rate / % Ratio, average debit order disputes rate / % Ratio, user abbreviated names
Fulcrum BBBEE Certificate and full BBBEE report	Fulcrum Company Invoice details for the respective business unts.
Design briefs that are submitted to designers for Fulcrum internal as well as external requirements.	Fulcrum Statutory Disclosure Notice Master document
Fulcrum Team members details, who belong to certain Insurance Institutes as members for a particular Fiscal Year	Fulcrum Collect specific marketing documents that have been generated. Brochures, powerpoints presentations, launch plans, teaser campaign ideas.
Fulcrum Statutory Disclosure Notice Master document	
Human Resources	
Accounting and payroll records	Leave records
B-BBEE records, employment equity records	PAYE records and returns
Target letters, performance agreements/ management records, disciplinary records	Career development plans, skills development reports, training records and statistics
Personnel records, letters of appointment, ad hoc employee agreements, working time records	UIF returns, income tax records, disbursements, refunds and claim records
Retirement, provident fund, medical aid records	Policies, procedures, standards and guidelines
Employee- identity numbers, names, addresses, email addresses, bank account details, salary details, position, benefits, race, ethnic origin, provident fund beneficiary details	Credit checks, criminal checks

Biometrics	Medical information- illnesses, medication
Learnerships- Contact details, race, ethnic origin, gender, tax information, employment status	Enterprise supplier development and Enterprise development (company details)
Finance	
Accounting records	VAT records
Annual financial statements	Invoices and statements
Agreements and contracts	Management reports
Audit reports	Tax returns and records
Asset register	South African Revenue Services returns
Banking records	Share register
Debtors Brokers- Banking details, contact numbers, email addresses, Companies and intellectual property commission records, company name, registration number, Gross written premium, details, commission/ fee details.	Creditors- banking details, contact numbers, email addresses, Companies and intellectual property commission records, company name, registration numbers
Debtors Insurers- Gross written premium details	Emails and correspondence: internal, suppliers, customers, auditors, shareholders, South African Revenue Service
Employees- banking details, third party payments (medical aid/ provident fund)	Budgeting reports
Company insurance policies	Budget allocations and actual spend recording for the brand budget
Business Information	
Budget records	Strategic plans
Management reports	General information
Business plans	Monthly reports
Minutes of meetings	Annual reports
Precedents	Pricing tables and algorithms
Service description and offerings	Training content and customer presentations

Access records relating to facilities (Access to the building)	External publications, media releases and voice/video clips	
Records held in compliance to specific legislation, regulations, and codes	Policies, procedures, standards and guidelines, manuals	
Client records		
Client correspondence	Status reports	
Project plans	Operational reports, findings and recommendations	
Customer agreements and other legal documents	Working papers	
Client- business proposals	Minutes of meetings	
Premium Finance		
Policyholder information- Legal entity name, registration number, Physical and postal address, contact number, email address, bank details, signatory details, financial information, updated management accounts, sureties, resolutions for approvals	Insurer information- Insurance debit and credit notes	
Loan agreements- Financial information	Marketing- Broker database	
Legal and Compliance		
Directors ID numbers, addresses, contact details	Internal Policies, procedures, standards and guidelines	
Board resolutions	Minutes of board and management bodies meetings	
Share registers and share certificates	Annual reports	
Corporate structure diagrams	Minute books	
Applicable statutory documents (incl. Certificate of incorporation, certificate to commence business, memorandum of incorporation)	Records relating to the appointment of directors, auditors, Company secretary and officers of the Company	



Annexure B

Request for Personal Information or Records

A. Particulars	of the Company
Information Off	icer:
B. Particulars	of person requesting access to the record
•	ars of the person who requests access to the record must be recorded below
` '	address and/or fax number in the Republic to which information must be sent
(iii) Proof of the	e capacity in which the request is made, if applicable, must be attached
Full names &	
Identity	
Postal	
Fax number:	
Telephone	
Email	
Capacity:	
C. Particulars	of person on whose behalf request is made
This section mu	ust be completed ONLY if a request for information is made on behalf of another person
Full names &	
Identity	
D. Particulars	of Record
(i) Provide full	particulars of the record to which access is requested, including the reference number
(ii) If the provide	ded space is inadequate, please continue on a separate page and attach to this form.
Please sign	any additional pages
Description	
Reference	
Any further	

E. Fees

- (i) A request for access to a record, other than a record containing personal information about yourself, will be processed only after a request fee has been paid
- (ii) You will be notified of the amount required to be paid as the request fee
- (iii) The fee payable for access to a record depends on the form in which access is required and the reasonable time required to search for and prepare a record
- (iv) If you qualify for exemption of the payment of any fee, please state the reason therefor

Reason for

F. Form of access to record

If you are prevented by a disability to read, view or listen to the record in the form of access provided hereunder, please state your disability and indicate in which form the record is required

Disability:

Form in which

Mark the appropriate box with an "X"

- (i) Your indication as to the required form of access depends on the form in which the record is available
- (ii) Access in the form requested may be refused in certain circumstances, In such a case you will be informed of access will be granted in another form
- (iii) The fee payable for access to the record, if any, will be determined partly by the form in which
- 1) If the record is in written or printed form:
- copy of record
- inspection of record
- 2) If record consists of visual images:
- view the images
- copy of the images
- transcription of the
- 3) If the record consists of recorded words or information which can be reproduced in sound:
- listen to the
- transcription of the
- 4) If the record is held on computer or in an electronic or machine-readable form:
- printed copy of record
- copy in computer

Email		
Post		
■ Fax		
G. Particula	ars of right to	be exercised or protected
If the provid	ed space is ina	adequate, please continue on a separate folio and attach it to this form. The
requester m	ust sign all add	ditional folios.
Indicate whi	ch right is to b	e exercised or
Explain why	the record req	uested is required for the exercise or protection of the aforementioned right:
H. Notice of	f decision reg	arding the request for access
You will be	notified in writ	ting whether your request has been approved / denied. If you wish to be
informed the	ereof in anothe	r manner, please specify the manner and provide the necessary particulars
How would y	you prefer to b	e informed of the decision regarding your request for access to the record?
I. Signature	page	
Signed at:		
Date:		
Signature of	Requester / P	erson on whose behalf request is made:
Information Officer signature:		
Date:		

Please indicate the preferred method of delivery

By hand



Annexure C

Objection to the processing of Personal Information in terms of section 11(3) of the Protection Of Personal Information act 4 of 2013

Note:

- 1. Affidavits or other documentary evidence may be attached to support your request.
- 2. If the space provided for in this form is inadequate, submit information as an annexure to this form and sign each page.
- 3. Complete as applicable.

A. Details Of Data Subject	
Names and surname / registered name:	
Identity number:	
Residential, postal or business address:	
Contact number:	
Fax number:	
Email address:	
B. Details Of the Company	
Names and surname / registered name:	
Residential, postal or business address:	
Contact number:	
Email address:	
	the processing of the personal information in terms of section ssession or under the control of the company

Signed at	this	day of	20	

Signature of Requestor/ designated person



Annexure D

Request for correction or deletion of Personal Information or destroying or deletion of record of Personal Information in terms of Section 21(1) of the Protection Of Personal Information Act 4 of 2013

Note:

- 1. Affidavits or other documentary evidence may be attached to support your request.
- 2. If the space provided for in this form is inadequate, submit information as an annexure to this form and sign each page.
- 3. Complete as applicable.

Mark the appropriate box with an "x"

of Personal Information which is in possession or under the control of the of Personal Information which is in possession or under the control of per authorised to retain the record of information.
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C. Information to be Corrected/ Deleted/ Destroyed
D. Reasons for correction or deletion of the Personal Information about the date subject in terms of section 24(1)(a) which is in possession or under the control of the company; and or
Reasons for destruction or deletion of a Record of Personal Information about the date subject in terms of section 24(1)(b) which the company is no longer authorised to retain.
Signed at

Signature of Requestor/ designated person