Goldberg, de Villiers & Myburgh (Pty) Ltd t/a Global Business Solutions Registration number: 1993/092511/07



PAIA MANUAL

Prepared in terms of section 51 of the Promotion of Access to Information Act 2 of 2000 (as amended)

DATE OF COMPILATION: 28/09/2021 DATE OF REVISION: 12/03/2025

1. LIST OF ACRONYMS AND ABBREVIATIONS

NB: please insert relevant applicable acronyms and abbreviations

1 1	"CEO"	Chief Executive Officer

1.2 "DIO" Deputy Information Officer:

1.3 "IO" Information Officer;

1.4 "Minister" Minister of Justice and Correctional Services;

1.5 "PAIA" Promotion of Access to Information Act No. 2 of 2000;

1.6 "POPIA" Protection of Personal Information Act No.4 of 2013;

1.7 "Regulator" Information Regulator; and

1.8 "Republic" Republic of South Africa

2. PURPOSE OF PAIA MANUAL

This PAIA Manual is useful for the public to-

- 2.1 check the categories of records held by a body which are available without a person having to submit a formal PAIA request;
- 2.2 have a sufficient understanding of how to make a request for access to a record of the body, by providing a description of the subjects on which the body holds records and the categories of records held on each subject;
- 2.3 know the description of the records of the body which are available in accordance with any other legislation;
- 2.4 access all the relevant contact details of the Information Officer and Deputy Information Officer who will assist the public with the records they intend to access;
- 2.5 know the description of the guide on how to use PAIA, as updated by the Regulator and how to obtain access to it;

- 2.6 know if the body will process personal information, the purpose of processing of personal information and the description of the categories of data subjects and of the information or categories of information relating thereto;
- 2.7 know the description of the categories of data subjects and of the information or categories of information relating thereto;
- 2.8 know the recipients or categories of recipients to whom the personal information may be supplied;
- 2.9 know if the body has planned to transfer or process personal information outside the Republic of South Africa and the recipients or categories of recipients to whom the personal information may be supplied; and
- 2.10 know whether the body has appropriate security measures to ensure the confidentiality, integrity and availability of the personal information which is to be processed.

3. KEY CONTACT DETAILS FOR ACCESS TO INFORMATION OF GOLDBERG, DE VILLIERS & MYBURGH (PTY) LTD

3.1. Chief Information Officer

Name: John Botha
Tel: 082 457 0000

Email: john@globalbusiness.co.za

Fax number: 043 721 1027

3.2. Deputy Information Officer (NB: if more than one Deputy Information Officer is designated, please provide the details of every Deputy Information Officer of the body designated in terms of section 17 (1) of PAIA.

Name: Cynthia Streicher Tel: 041 364 0472

Email: cynthia@globalbusiness.co.za

Fax Number: 086 414 4925

3.3 Access to information general contacts

Email: john@globalbusiness.co.za

3.4 National or Head Office

Postal Address: PO Box 19289, Tecoma, 5214

Physical Address: Global House

2nd Floor

3 Pearce Street

Rerea

East London

5201

Telephone: 043 721 1030

Email: john@globalbusiness.co.za

Website: www.globalbusiness.co.za

4. GUIDE ON HOW TO USE PAIA AND HOW TO OBTAIN ACCESS TO THE GUIDE

- 4.1. The Regulator has, in terms of section 10(1) of PAIA, as amended, updated and made available the revised Guide on how to use PAIA ("Guide"), in an easily comprehensible form and manner, as may reasonably be required by a person who wishes to exercise any right contemplated in PAIA and POPIA.
- 4.2. The Guide is available in each of the official languages and in braille.
- 4.3. The aforesaid Guide contains the description of-
 - 4.3.1. the objects of PAIA and POPIA;
 - 4.3.2. the postal and street address, phone and fax number and, if available, electronic mail address of-
 - 4.3.2.1. the Information Officer of every public body, and
 - 4.3.2.2. every Deputy Information Officer of every public and private body designated in terms of section 17(1) of PAIA1 and section 56 of POPIA2;
 - 4.3.3. the manner and form of a request for-

¹ Section 17(1) of PAIA- For the purposes of PAIA, each public body must, subject to legislation governing the employment of personnel of the public body concerned, designate such number of persons as deputy information officers as are necessary to render the public body as accessible as reasonably possible for requesters of its records.

Section 56(a) of POPIA- Each public and private body must make provision, in the manner prescribed in section 17 of the Promotion of Access to Information Act, with the necessary changes, for the designation of such a number of persons, if any, as deputy information officers as is necessary to perform the duties and responsibilities as set out in section 55(1) of POPIA.

- 4.3.3.1. access to a record of a public body contemplated in section 113; and
- 4.3.3.2. access to a record of a private body contemplated in section 504;
- 4.3.4. the assistance available from the IO of a public body in terms of PAIA and POPIA;
- 4.3.5. the assistance available from the Regulator in terms of PAIA and POPIA;
- 4.3.6. all remedies in law available regarding an act or failure to act in respect of a right or duty conferred or imposed by PAIA and POPIA, including the manner of lodging-
 - 4.3.6.1. an internal appeal;
 - 4.3.6.2. a complaint to the Regulator; and
 - 4.3.6.3. an application with a court against a decision by the information officer of a public body, a decision on internal appeal or a decision by the Regulator or a decision of the head of a private body;
- 4.3.7. the provisions of sections 145 and 516 requiring a public body and private body, respectively, to compile a manual, and how to obtain access to a manual;
- 4.3.8. the provisions of sections 157 and 528 providing for the voluntary disclosure of categories of records by a public body and private body, respectively;

³ Section 11(1) of PAIA- A requester must be given access to a record of a public body if that requester complies with all the procedural requirements in PAIA relating to a request for access to that record; and access to that record is not refused in terms of any ground for refusal contemplated in Chapter 4 of this Part.

Section 50(1) of PAIA- A requester must be given access to any record of a private body if-

a) that record is required for the exercise or protection of any rights;

b) that person complies with the procedural requirements in PAIA relating to a request for access to that record; and

c) access to that record is not refused in terms of any ground for refusal contemplated in Chapter 4 of this Part.

⁵ Section 14(1) of PAIA- The information officer of a public body must, in at least three official languages, make available a manual containing information listed in paragraph 4 above.

⁶ Section 51(1) of PAIA- The head of a private body must make available a manual containing the description of the information listed in paragraph 4 above.

⁷ Section 15(1) of PAIA- The information officer of a public body, must make available in the prescribed manner a description of the categories of records of the public body that are automatically available without a person having to request access

Section 52(1) of PAIA- The head of a private body may, on a voluntary basis, make available in the prescribed manner a description of the categories of records of the private body that are automatically available without a person having to request access

- 4.3.9. the notices issued in terms of sections 229 and 5410 regarding fees to be paid in relation to requests for access; and
- 4.3.10. the regulations made in terms of section 9211.
- 4.4. Members of the public can inspect or make copies of the Guide from the offices of the public and private bodies, including the office of the Regulator, during normal working hours.
- 4.5. The Guide can also be obtained-
 - 4.5.1. upon request to the Information Officer;
 - 4.5.2. from the website of the Regulator (https://www.justice.gov.za/inforeg/).
- 4.6 A copy of the Guide is also available in the following two official languages, for public inspection during normal office hours-
 - 4.6.1 English; and
 - 4.6.2 Xhosa.
- CATEGORIES OF RECORDS OF THE COMPANY WHICH ARE AVAILABLE WITHOUT A PERSON HAVING TO REQUEST ACCESS

In terms of Section 52 of the Promotion of Access to Information Act 2 of 2000 (PAIA), the following categories of records are automatically available from GBS without a person having to request access in terms of the Act:

⁹ Section 22(1) of PAIA- The information officer of a public body to whom a request for access is made, must by notice require the requester to pay the prescribed request fee (if any), before further processing the request.

¹⁰ Section 54(1) of PAIA- The head of a private body to whom a request for access is made must by notice require the requester to pay the prescribed request fee (if any), before further processing the request.

¹¹ Section 92(1) of PAIA provides that –"The Minister may, by notice in the Gazette, make regulations regarding-

⁽a) any matter which is required or permitted by this Act to be prescribed;

⁽b) any matter relating to the fees contemplated in sections 22 and 54;

⁽c) any notice required by this Act;

⁽d) uniform criteria to be applied by the information officer of a public body when deciding which categories of records are to be made available in terms of section 15; and

⁽e) any administrative or procedural matter necessary to give effect to the provisions of this Act."

Category	Types of Information	Available on Website	Available on Request
Company Information	Company registration documents		✓
	Company profile	✓	
	Office locations and contact details	√	
	Business hours		√
	Company organogram (general structure)		•
	B-BBEE certificate	✓	
	Mission and vision statements	✓	
	Accreditation documentation	✓	✓
Public Affairs	Public product information	✓	
	Media releases	✓	
Marketing	Market information	✓	
	Product brochures	✓	
	Client testimonials (with permission)	✓	

Category	Types of Information	Available on Website	Available on Request
Leadership and Staff	Staff profiles	✓	✓
	Email addresses	✓	✓
	Contact information	√	√
Services Information	Description of services offered	√	
	Standard fee structures (where applicable)	✓	✓
	Brochures and marketing material	√	
	Newsletters and publications	✓	
Governance Documents	PAIA Manual	√	✓
	Privacy Policy	✓	✓
	Terms and Conditions of service		✓
	Complaints procedure	✓	✓
	General policies and procedures applicable to clients	✓	✓

Category	Types of Information	Available on Website	Available on Request
	POPIA compliance documentation	✓	✓
	Ethics policy		√
Labour Law Information	Published articles on labour law	✓	
	General information booklets on labour law	✓	
	Labour law updates and newsletters	✓	
	Templates of standard forms (where publicly available)	√	✓
	FAQs on labour legislation	✓	✓
	Statutory updates and summaries	√	√
Human Resources Information	Employment opportunities/vacancies		√
	Standard HR templates	✓	✓
	HR best practice guidelines	✓	✓
Events and Training	Calendar of upcoming events/workshops	√	√

Category	Types of Information	Available on Website	Available on Request
	Training course descriptions		✓
	Webinar recordings (where made public)	✓	✓
	CPD information	✓	✓
	Speaker profiles	✓	√
News and Media	Press releases	✓	
	Media statements	✓	
	Articles and publications by company representatives	· ·	
Regulatory Information	Industry codes of conduct	√	√
	Membership of professional bodies	✓	✓
	Certifications and accreditations	✓	✓
	Compliance certificates	✓	✓
	Professional registrations	✓	√
Financial Information	Pricing guides and fee schedules	✓	√

Category	Types of Information	Available on Website	Available on Request
	Banking details for payment purposes	✓	✓
Client Information	General procedural information for clients	✓	✓
	Client onboarding documentation (templates)	✓	✓
	Client feedback, comments and reviews	✓	✓
e-Library	Reference materials and resources	√	✓
Social Media Platforms	Content posts and engagement	✓	✓
Website Information	Any other information contained on the website from time to time	✓	✓

6. DESCRIPTION OF THE RECORDS OF COMPANY WHICH ARE AVAILABLE IN ACCORDANCE WITH ANY OTHER LEGISLATION

The following records are available in accordance with legislation other than the Promotion of Access to Information Act (PAIA). These records may be accessed by the relevant persons or entities as specified in each applicable legislation:

Category	Types of Information
	Employment contracts
Basic Conditions of Employment Act	Remuneration records
	Leave records

Category	Types of Information
	Working hours
	Disciplinary records
Labour Relations Act	•Employee grievances
	Health and safety committee records
Occupational Health and Safety Act	Incident reports
Cosapational results and calledy rest	 Health and safety policies
	Workplace skills plan
	Annual training reports
Skills Development Act	Learning programme records
	Skills development levies
	Employee UIF registration
	UIF payment records
Unemployment Insurance Act	UIF returns
	Work-related injury reports
Compensation for Occupational Injuries and	COIDA registration
Diseases Act	Accident records and investigations
	PAYE records
	Employee tax information
Income Tax Act	Tax clearance certificates
	VAT registration VAT returns
Value Added Tax Act	VAT returns VAT payment records
	Memorandum of Incorporation
	Share register Directors' information
Companies Act	Annual returns
,	Company secretarial records
	•
<u> </u>	B-BBEE certificate B-BBEE verification information
	Ownership information
Broad-Based Black Economic Empowerment Act	Skills development records
	·
	Credit agreements (if applicable) Credit assessment records
National Credit Act	Services and products information
	Customer agreements
	Services and products return and refund
Consumer Protection Act	policies
	Electronic communications policies
Electronic Communications and Transactions Act	

Category	Types of Information
	Website terms and conditions
	Privacy policy
	POPIA compliance framework
	Processing records
Protection of Personal Information Act	Data subject access requests
	Consent records
	Privacy notices
	Client verification records
Financial Intelligence Centre Act	Suspicious transaction reports
	• PAIA manual
Promotion of Access to Information Act	PAIA request records

DESCRIPTION OF THE SUBJECTS ON WHICH THE BODY HOLDS RECORDS AND CATEGORIES OF RECORDS HELD ON EACH SUBJECT BY THE COMPANY

The following table outlines the subjects on which our company holds records and the categories of records held on each subject:

Subject	Categories of Records
	Annual Reports
Strategic Documents, Plans	Strategic Plan
Proposals	Business plans
	Corporate social responsibility initiatives
	Annual financial statements
	Management accounts
	Banking records
	Supplier invoices and statements
	Tax returns and assessments
Finance and Accounting	Asset register
	Debtors and creditors information
	Insurance policies and claims
	Audit reports
	Financial policies and procedures
	Investment records
	* Employee IDs
	Payroll reports
Payroll	• Payslips
	Salary information

Subject	Categories of Records	
	Statutory returns	
	Tax certificates	
	Benefit deductions	
	• Leave pay records	
	• HR policies and procedures	
	Employee personal information	
	• Employment contracts	
	Personnel files	
	• Leave records	
	Remuneration and benefits information	
Human Resources	Training records	
	Disciplinary records	
	BBBEE records	
	Workplace skills plans	
	Occupational health and safety records	
	Recruitment and selection records	
	Client information for invoicing purposes	
	Attendance records for courses	
	Marketing strategies and plans	
	Marketing materials and brochures	
	Advertising records	
	Media releases	
Sales and Marketing	Corporate communications	
Janes and manering	Market research	
	Brand management records	
	Social media content and reports	
	Event management records	
	Customer relationship management records	
	SSETA (Services Sector Education and Training Authority)	
	documentation	
	SABPP (South African Board for People Practices) registration	
	B-BBEE documents and certificates	
Registrations and Accreditations	Professional body memberships	
	Accreditation certificates	
	Quality assurance documentation	
	Industry-specific certifications	
	Continuing professional development records	
	Memorandum of Incorporation	
Corporate Governance	Company rules and by-laws	
Joseph Marie Coronanio	•Company policies and procedures	
Corporate Governance		

Subject	Categories of Records
	Directors' personal information
	Operational policies and procedures
	Quality management records
	Service delivery records
	Project documentation
Operations and Administration	Business processes
operations and Administration	Standard operating procedures
	Supply chain documentation
	Administrative forms and templates
	Office management records
	- System backups
	Security systems and records
	• IT policies and procedures
	• IT asset register
	System documentation
Information Technology	User manuals and training materials
	Software licenses
	Network diagrams
	Data backup and disaster recovery records
	Website information
	Contracts and agreements
	• Litigation records
	• Legal opinions
	Regulatory submissions and correspondence
	Compliance reports
Legal and Compliance	Statutory records
	• Intellectual property records
	Tender documentation
	Code of conduct
	Client information and records
	Client contracts and agreements
	Client reports and deliverables
	Client feedback and satisfaction surveys
Client Services	Client billing and payment records
	Client consultation records
	Case law compilations
	• Labour law advisory records
	HR consulting methodologies
Labour Law and HR Consulting	• HR audit reports
Labour Law and HR Consulting	Employment relations records
	, ,

Subject	Categories of Records
	Internal dispute resolution procedures
	Training materials and methodologies
	Client consultation notes
	Best practice documentation
	*Business consulting methodologies
	Strategic planning documentation
	Business analysis reports
	Process improvement records
	Change management documentation
Business Consulting	Business model designs
	Benchmarking studies
	Industry best practices
	Consulting frameworks and tools
	Consultation records
	Research records and data
	Development project documentation
	Product/service development records
	• Feasibility studies
	Technical specifications
Research and Development	Testing and evaluation records
	Industry analysis and reports
	Trend analysis
	Market opportunity assessments

8. PROCESSING OF PERSONAL INFORMATION

8.1 Purpose of Processing Personal Information

Global Business Solutions processes PI for various purposes including for -

- · Engaging in various forms of direct marketing;
- Facilitating transactions with data subjects;
- Collecting data for statistical purposes to improve its services;
- Fulfilling its contractual obligations to its clients and client contacts;
- Complying with the provisions of statute and regulations;
- Attending to the legitimate interests of data subjects;
- · Identifying prospects for enhanced service delivery and business sustainability
- Tracking data subject activity on the website and its links as well as their transactions with Global Business Solutions;

- Providing data subject information to GBS business partners, including Kirchmanns Inc, Circle and Square, Joint Prosperity and/ or Operators (as contracted) in order for Global Business Solution partners to use the information to market their services to data subjects who are current clients and/ or who have consented as envisaged in the POPI Act. These partners who are recipients of PI are business organizations who are permitted to use the information only for lawful sales, marketing, and
- engagement;
- Confirm and verify data subject identity or to verify that they are authorised users for security purposes;
- Conduct market or customer satisfaction research;
- Audit and record keeping purposes;
 In connection with legal proceedings.

8.2 Description of the categories of Data Subjects and of the information or categories of information relating thereto

In accordance with the Protection of Personal Information Act (POPIA) and the Promotion of Access to Information Act (PAIA), GBS processes personal information relating to the following categories of data subjects:

Categories of	Personal Information Processed
Clients - Current	Full names and contact details Identity/registration numbers Financial information (banking details, payment history) Tax information and VAT numbers Service/product preferences and history Correspondence records Contract details and service level agreements Company registration information Meeting and consultation notes Client feedback and satisfaction information
Clients - Prospective	Full names and contact details Business information and industry Service requirements and preferences Meeting and consultation notes Proposal details Marketing communication consent
Employees - Current	Full names and contact details Identity numbers and demographic information Educational qualifications and professional certifications Employment history and references

Categories of Data Subjects	Personal Information Processed
	Employment contracts and job descriptions
	Salary and benefits information
	Banking details
	Tax information
	Disciplinary records
	Leave records
	Training and development records
	Medical information (including disability information)
	Biometric information (if applicable)
	Next of kin and emergency contact details
	Full names and contact details
	 Employment history and positions held
Employees -	Remuneration history
Former	Reason for termination of employment
	Retirement or resignation information
	Full names and contact details
	Identity numbers
	 Educational qualifications and certifications
Job Applicants	 Employment history and references
	 Curriculum vitae and application information
	Background check information
	Recruitment documentation
	Company/entity name and registration details
	Contact details of representatives
	B-BBEE status and certificates
Suppliers and	Banking details
Service	Tax information and VAT numbers
Providers	Contractual agreements and terms
	Compliance documentation
	Correspondence records
	Full names and contact details
	Identity numbers/passport details
Directors and	Shareholding information
Shareholders	Directorship details
	Banking details for dividend payments
	Tax information

Categories of Data Subjects	Personal Information Processed
Data Gasjetis	Meeting attendance records Voting records
Business Partners	Full names and contact details Identity/registration numbers Partnership agreements
Visitors to Premises	Full names Identity or passport numbers Contact details Vehicle registration (if applicable) Surveillance records (CCTV footage) Time and date of visits Purpose of visit
Website Users and Online Visitors	Paddresses Browser type and version Operating system information Pages visited and navigation patterns Time spent on website Referring websites Contact information submitted through web forms Subscription preferences
Training Participants	Full names and contact details Identity numbers Employment information Educational background Course registrations and completions Assessment results and certifications Attendance records Payment information Feedback on training
Consultants and Independent Contractors	Full names and contact details Identity/registration numbers Professional qualifications and certifications Service agreements and scope of work Performance evaluations Banking details Tax information

Categories of Data Subjects	Personal Information Processed
	Correspondence records

8.3 The recipients or categories of recipients to whom the personal information may be supplied

In accordance with Section 51(1)(c)(ii) of the Promotion of Access to Information Act and the Protection of Personal Information Act, GBS may supply personal information to the following recipients or categories of recipients:

Category of Personal Information	Recipients or Categories of Recipients to whom the Personal Information may be supplied
Identity number and names	South African Police Services (for criminal checks) Department of Home Affairs (for verification) Background screening service providers South African Revenue Service (SARS) Financial institutions Regulatory bodies (as required by law)
Qualifications	South African Qualifications Authority (SAQA) Council on Higher Education (CHE) Professional bodies (industry specific) Educational institutions (for verification) Quality Council for Trades and Occupations (QCTO)
Credit and payment history	Credit Bureaus Financial institutions Debt collection agencies Courts (as required by legal proceedings)
Contact information	Service providers (IT, payroll, marketing, etc.) Regulatory bodies (as required by law) Government departments Insurance providers Third-party consultants (when authorized)
Employment history and records	Department of Labour Unemployment Insurance Fund (UIF) Compensation Fund Recruitment agencies (with consent)

Category of Personal Information	Recipients or Categories of Recipients to whom the
	Personal Information may be supplied
	Verification agencies
	Future employers (with consent for references)
	Banking institutions
	Payroll service providers
Banking details	South African Revenue Service (SARS)
	Auditors
	• Legal representatives (when authorized)
	Medical aid schemes
	Insurance providers
Healthcare information	Occupational health practitioners
	Wellness program providers
	Employee benefits administrators
	B-BBEE verification agencies
	 Department of Trade, Industry and Competition
B-BBEE information	 Clients (for tender and procurement purposes)
	Sector Education and Training Authorities (SETAs)
	South African Revenue Service (SARS)
	Tax consultants and auditors
Tax information	Financial institutions
	Payroll administrators
	Companies and Intellectual Property Commission (CIPC)
	Industry regulatory bodies
Corporate information	Government departments
Corporate information	Business partners (as authorized)
	Service providers (legal, accounting, etc.)
	Sector Education and Training Authorities (SETAs)
	South African Board for People Practices (SABPP)
Training records	Professional bodies
Training records	Department of Higher Education and Training
	Quality assurance bodies
Legal proceedings	Courts and tribunals
information	Legal representatives

Category of Personal Information	Recipients or Categories of Recipients to whom the Personal Information may be supplied
	Commission for Conciliation, Mediation and Arbitration (CCMA) Regulatory authorities Opposing parties in litigation (through legal process)
Website usage data	IT service providers Website analytics providers Marketing service providers Cybersecurity consultants

8.4 Planned transborder flows of personal information

There are no envisaged cross-border flows of information outside of cloud server storage in Europe.

8.5 General description of Information Security Measures to be implemented by the responsible party to ensure the confidentiality, integrity and availability of the information

GBS is legally obliged to provide adequate systems, technical and operational protection for the personal information that it holds and to prevent unauthorized access to as well as prohibited use of personal information. GBS will therefore on a regular basis review its security controls and related processes to ensure that the personal information of data subjects remains secure.

GBS has conducted an impact assessment across all of its functions and used the findings thereof to manage risk optimally as well as to provide iterative improvements on an ongoing basis.

Our company utilizes the Microsoft 365 suite of applications, which provides enterprise-grade security features including data encryption at rest and in transit, multi-factor authentication, and advanced threat protection. Access to information is strictly controlled on a need-to-know basis through role-based access controls and regular user access reviews. All systems are protected by industry-standard anti-virus and anti-malware solutions that are regularly updated to address emerging threats.

GBS's policies and procedures cover the following aspects:

- Physical security;
- Computer and network security;
- · Access to personal information;
- Secure communications;
- Security in contracting out activities or functions;
- Retention and disposal of information;

- Acceptable usage of personal information;
- · Governance and regulatory issues;
- Monitoring access and usage of private information;
- Investigating and reacting to security incidents.

We maintain comprehensive data backup procedures to ensure business continuity and implement regular security patches and updates across all systems. Our staff receives ongoing information security awareness training to minimize human error risks. Physical security measures are in place at our premises to protect information assets, including access control systems and CCTV surveillance where appropriate.

All sensitive data transmissions occur over encrypted connections, and we implement secure configuration standards across our IT infrastructure. Remote access to company systems is secured through virtual private networks (VPNs) with strong authentication requirements. We conduct periodic security assessments and vulnerability scans to identify and address potential security weaknesses proactively.

GBS also ensures that it contracts with Operators as required by POPIA and it requires appropriate security, privacy and confidentiality obligations of these operators in order to ensure that personal information is kept secure. The same protocols apply to any party to whom GBS may pass personal information on to for the purposes mentioned herein.

Our information security policies and procedures are regularly reviewed and updated to address evolving threats and comply with relevant legislation, including the Protection of Personal Information Act (POPIA) and other applicable regulatory requirements.

In the event of a security breach, we have documented incident response procedures to ensure timely containment, investigation, and notification to affected parties and relevant authorities as required by law.

Note: While we implement reasonable security measures, no security system can prevent all potential security threats. We continuously monitor our systems and adjust our security measures as new threats and solutions emerge.

9. AVAILABILITY OF THE MANUAL

- 9.1 A copy of the Manual is available-
 - 9.1.1 on (www.globalbusiness.co.za), if any;
 - 9.1.2 head office of the company for public inspection during normal business hours;
 - 9.1.3 to any person upon request and upon the payment of a reasonable prescribed fee; and
 - 9.1.4 to the Information Regulator upon request.
- 9.2 A fee for a copy of the Manual, as contemplated in annexure B of the Regulations, shall be payable per each A4-size photocopy made.

10. UPDATING OF THE MANUAL

The head of the company will on a regular basis update this manual.

Issued by John Botha Joint CEO