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)**

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# LIST OF ACRONYMS AND ABBREVIATIONS

**NB: please insert relevant applicable acronyms and abbreviations**

* 1. **“CEO”** Chief Executive Officer
	2. **“DIO”** Deputy Information Officer;
	3. **“IO“** Information Officer;
	4. **“Minister”** Minister of Justice and Correctional Services;
	5. **“PAIA”** Promotion of Access to Information Act No. 2 of 2000( as

Amended;

* 1. **“POPIA”** Protection of Personal Information Act No.4 of 2013;
	2. **“Regulator”** Information Regulator; and
	3. **“Republic”** Republic of South Africa

# PURPOSE OF PAIA MANUAL

This PAIA Manual is useful for the public to-

* 1. check the categories of records held by a body which are available without a person having to submit a formal PAIA request;
	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;
	3. know the description of the records of the body which are available in accordance with any other legislation;
	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;
	5. know the description of the guide on how to use PAIA, as updated by the Regulator and how to obtain access to it;
	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;
	7. know the description of the categories of data subjects and of the information or categories of information relating thereto;
	8. know the recipients or categories of recipients to whom the personal information may be supplied;
	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
	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.

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

* 1. **Chief Information Officer**

Name: John Botha

Tel: 082 457 0000

Email: john@globalbusiness.co.za

Fax number: 043 721 1027

* 1. 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

* 1. Access to information general contacts

Email: *john@globalbusiness.co.za*

* 1. **National or Head Office**

Postal Address: PO Box 19289, Tecoma, 5214

Physical Address: Global House

2nd Floor

3 Pearce Street

Berea,

East London

5201

Telephone: 043 721 1030

Email: johnny@globalbusiness.co.za

Website: [www.globalbusiness.co.za](http://www.globalbusiness.co.za)

# GUIDE ON HOW TO USE PAIA AND HOW TO OBTAIN ACCESS TO THE GUIDE

* 1. The Regulator has, in terms of section 10(1) of PAIA, as amended, updated and made available the revised Guideon 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.
	2. The Guide is available in each of the official languages and in braille.
	3. The aforesaid Guide contains the description of-
		1. the objects of PAIA and POPIA;
		2. the postal and street address, phone and fax number and, if available, electronic mail address of-
			1. the Information Officer of every public body, and
			2. every Deputy Information Officer of every public and private body designated in terms of section 17(1) of PAIA[[1]](#footnote-1) and section 56 of POPIA[[2]](#footnote-2);
		3. the manner and form of a request for-
			1. access to a record of a public body contemplated in section 11[[3]](#footnote-3); and
			2. access to a record of a private body contemplated in section 50[[4]](#footnote-4);
		4. the assistance available from the IO of a public body in terms of PAIA and POPIA;
		5. the assistance available from the Regulator in terms of PAIA and POPIA;
		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-
			1. an internal appeal;
			2. a complaint to the Regulator; and
			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;
		7. the provisions of sections 14[[5]](#footnote-5) and 51[[6]](#footnote-6) requiring a public body and private body, respectively, to compile a manual, and how to obtain access to a manual;
		8. the provisions of sections 15[[7]](#footnote-7) and 52[[8]](#footnote-8) providing for the voluntary disclosure of categories of records by a public body and private body, respectively;
		9. the notices issued in terms of sections 22[[9]](#footnote-9) and 54[[10]](#footnote-10) regarding fees to be paid in relation to requests for access; and
		10. the regulations made in terms of section 92[[11]](#footnote-11).
	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.
	5. The Guide can also be obtained-
		1. upon request to the Information Officer;
		2. from the website of the Regulator (<https://www.justice.gov.za/inforeg/>).
	6. A copy of the Guide is also available in the following two official languages, for public inspection during normal office hours-
		1. English; and
		2. Afrikaans
1. **CATEGORIES OF RECORDS OF THE COMPANY WHICH ARE AVAILABLE WITHOUT A PERSON HAVING TO REQUEST ACCESS**

|  |  |  |  |
| --- | --- | --- | --- |
| **Category** **of records** | **Types of the Record**  | Available on Website  | Available upon request  |
| Public Affairs | Public Product information | X |  |
| Public Affairs | Public Corporate records | X |  |
| Public Affairs | Media Releases | X |  |
| Marketing | Market information | X - limited |  |
| Marketing | Product brochures | X - limited |  |
| Leadership and staff details | Staff profiles, email addresses, contact info | X |  |
| e-library |  | X |  |
| Client feedback | Comments & reviews | X |  |
| Social Media Platforms | Content posts and engagement |  | X |
| Human Resources Policy | QMS policies  |  | X |
| BBBEE Certificate and associated details | Ownership, annual turnover category | X | X |
| Workplace Skills Plan/ ATR | Skills needs analysis and skills development initiatives |  | X |

#

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

|  |  |
| --- | --- |
| **Category** **of Records** | **Applicable Legislation** |
| Marketing – performance records  | POPI Act & Promotion of Access to Information Act |
| Memorandum of incorporation  | Companies Act 71 of 2008 |
| PAIA Manual & Guide | Promotion of Access to Information Act  |
| Sales Records | Promotion of Access to Information Act  |
| Marketing Strategies | Promotion of Access to Information Act  |
| Customer database | POPI and Promotion of Access to Information Act  |
| EE Compliance documents  | Employment Equity Act |
| Skills Development compliance documents | Skills Development Act / Levies Act |
| BBBEE compliance documents | BBBEE Act and Codes |
| POPI Compliance documents | POPI Act |
| Tax Compliance documents | Income Tax Act |
| Company compliance documents | Companies Act |
| Labour Law Compliance documents | UIF, COIDA, BCEA |
| Registrations with Professional and industry bodies  | SABPP, SETA, Channel Partners |

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

#

| **Subjects** **on which the body holds records** | **Categories of records** |
| --- | --- |
| Strategic Documents | Business strategy and plan, marketing strategy and plan |
| Finance  | Management accounts, debtors, creditors, bank statements, journal entries and asset registers as well as other standard records |
| Sales and Marketing | CRM information, marketing and sales campaigns, statistics from social medial and online platforms, newsletters and articles and the like |
| Human Resources | Detailed Human Resources and QMS Manual as well as payroll and benefits information, personal information of employees and the like |
| Registrations with professional bodies and accreditation documents | SSETA, SABPP, BBBEE documents, Certifications with ETQA’s and memberships of business chambers |
| IT systems  | Systems of record, systems of integration, systems of application, finance systems, EE systems, payroll systems, Backups, security systems, CRM systems and other applications from time to time |
| Payroll | All statutory payroll fields of personal information |

# PROCESSING OF PERSONAL INFORMATION

* 1. **Purpose of Processing** **Personal Information**

*NB: Describe the purpose or reasons for processing personal information in your organisation.*

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 Global’s partners, including Kirchmanns Inc, Circle and Square, contractors (operators from time to time) as well as Joint Prosperity 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.
	1. **Description of the categories of Data Subjects and of the information or categories of information relating thereto**

***NB:*** *Specify the categories of data subjects in respect of whom the body processes personal information and the nature or categories of the personal information being processed.*

| **Categories of Data Subjects** | **Personal Information that may be processed** |
| --- | --- |
| Customers / Clients | name, address, registration numbers or identity numbers, employment status and bank details, company statutory details, business information |
| Service Providers  | names, registration number, vat numbers, address, trade secrets and bank details, trade information  |
| Employees & Job Applicants | address, qualifications, gender and race, previous experience, verification checks, psychometrics and other related information |
| Delegate details | Attendance registers, certification details, name, address, identity numbers, qualifications, POE’s and other mandatory data |
| Third parties | Recipients of donations, other beneficiaries |

* 1. **The recipients or categories of recipients to whom the personal information may be supplied**

| **Category of personal information**  | **Recipients or Categories of Recipients** **to whom the personal information may be supplied** |
| --- | --- |
| Identity number and names, for criminal checks  | South African Police Services  |
| Qualifications, for qualification verifications | South African Qualifications Authority |
| Credit and payment history, for credit information | Credit Bureaus |
| Demerits | AATRO (pending) |
| Auditors | Financial and BBBEE  |
| Accreditation | SETA’s and ETQA’s and QCTO’s |
| BBBEE status | Verification agencies |
| Invoicing and consulting advice | Clients and suppliers |
| Data subjects (clients, suppliers, employees) | IT service providers and operators as defined in the POPI Act |
| Evidence | Dispute resolution tribunals |

* 1. **Planned transborder flows of personal information**

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

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

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

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

Global Business Solution’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.

Global Business Solutions also ensures that it contracts with Operators as required by POPI 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 Global Business Solutions may pass PI on to for the purposes mentioned herein.

1. **AVAILABILITY OF THE MANUAL**
	1. A copy of the Manual is available-
		1. on (www.globalbusiness.co.za);
		2. head office of the company for public inspection during normal business hours;
		3. to any person upon request and upon the payment of a reasonable prescribed fee; and
		4. to the Information Regulator upon request.
	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.
2. **UPDATING OF THE MANUAL**

The IO(s) of the company will on a regular basis update this manual.

***The request for access to record forms and the outcome of request and fees payable forms are available as Annexures hereto as well as on the website.***

***Issued by***

***John Botha***

***Joint CEO***

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.*  [↑](#footnote-ref-1)
2. *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.* [↑](#footnote-ref-2)
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.* [↑](#footnote-ref-3)
4. *Section 50(1) of PAIA- A requester must be given access to any record of a private body if-*

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

*that person complies with 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.* [↑](#footnote-ref-4)
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.* [↑](#footnote-ref-5)
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.* [↑](#footnote-ref-6)
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* [↑](#footnote-ref-7)
8. *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* [↑](#footnote-ref-8)
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.* [↑](#footnote-ref-9)
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.* [↑](#footnote-ref-10)
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.”* [↑](#footnote-ref-11)