

PAIA & POPIA Manual

Version 1



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1. Definitions

As per the context of the Protection of Personal Information Act (POPIA) and the Promotion of Access to Information Act (PAIA), the following definitions are applicable:

"Data Subject" means the person to whom personal information relates.

"Information Officer" means the person acting on behalf of the Company and discharging the duties and responsibilities assigned to the "head" of the Company by the Acts; The Information Officer is duly authorised to act as such, and such authorisation has been confirmed by the "head" of the Company in writing;

"Personal Information" means information about an identifiable individual, including, but not limited toinformation relating to the race, gender, sex, pregnancy, marital status, national, ethnic or social origin, colour, sexual orientation, age, physical or mental health, well-being, disability, religion, conscience, belief, culture, language and birth of the individual;

- information relating to the education or the medical, criminal or employment history of the individual or information relating to financial transactions in which the individual has been involved;
- any identifying number, symbol or other particular assigned to the individual;
- the address, fingerprints or blood type of the individual;
- the personal opinions, views or preferences of the individual, except where they are about another individual or about a proposal for a grant, an award or a prize to be made to another individual;
- correspondence sent by the individual that is implicitly or explicitly of a private or confidential nature or further correspondence that would reveal the contents of the original correspondence;
- · the views or opinions of another individual about the individual;
- the views or opinions of another individual about a proposal for a grant, an award or a prize to be
 made to the individual, but excluding the name of the other individual where it appears with the
 views or opinions of the other individual; and
- the name of the individual where it appears with other personal information relating to the individual or where the disclosure of the name itself would reveal information about the individual but excludes information about an individual who has been dead for more than 20 years.

"Personnel" means any person who works for or provides services to or on behalf of the Company and receives or is entitled to receive any remuneration. This includes, without limitation, directors (both executive and non-executive), all permanent, temporary, and part-time staff as well as contract workers. "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.

"Record" means any recorded information, regardless of form or medium, which is in the possession or under the control of the Company, irrespective of whether it was created by the Company.

"Request" means a request for access to a record of the Company.

"Requestor" means any person, including a public body or an official thereof, making a request for access to a record of the Company and includes any person acting on behalf of that person.

"Responsible Party" means a public or private body or any other person which, alone or in conjunction with others, determines the purpose and means for processing personal information.

"Unique Identifier" means any identifier that is assigned to a data subject and is used by a responsible party for the purposes of the operations of that responsible party and that uniquely identifies that data subject in relation to that responsible party.

"SAHRC" means the South African Human Rights Commission.

2. Introduction

This Manual is published in terms of Section 51 of the Promotion of Access to Information Act (PAIA), 2 of 2000, and describes the type of records held by MasterStart and the procedures for data subjects to access that information.

As per Section 17 of the Protection of Personal Information Act (POPIA), 2013, a responsible party must maintain the documentation of all processing operations under its responsibility as referred to in section 14 or 51 of the Promotion of Access to Information Act.

The process of requesting information in terms of the Act is subjected to applicable legislative and/or regulatory requirements, and the applicable request forms are available as Annexures within this manual. Enquiries regarding PAIA and POPIA, can be made via the following channels:

PAIA

The South African Human Rights Commission

PAIA Unit (the Research and Documentation Department)

Postal address: Private Bag 2700, Houghton, 2041

Telephone: +27 11 484-8300

Fax: +27 11 484-7146

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

POPIA

The Information Regulator (South Africa)

JD House

27 Stiemens Street

Braamfontein

Johannesburg

2001

Website: www.justice.gov.za Email: inforeg@justice.gov.za

3. Company details

MasterStart is an online education company

Company details

MD/CEO Ben Pike

Contact Detail Ben.pike@masterstart.com

Information Security Officer Siyathemba Kakaza

Contact Detail Siyamthemba.kakaza@masterstart.com

Company Address 1st floor Icon Building

24 Hans Strijdom Ave.

Cape Town

8003

Company Contact Detail 021 201 1167

Company Website https://masterstart.com

The latest copy of this manual is available on the company websites, https://masterstart.com and can also be requested from the Information Security Officer at MasterStart

Above table lists the relevant contact detail.

4. Company Records

Categories of information held by MasterStart, are outlined in the following table:

Company Act Company registration documen	Company /	Act	Company i	registration	documen
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Name & Appointment of Directors

Share Certificates

Board Meeting Minutes

Share and statutory Registers

Appointment of Auditors

Financial Records Accounting Records

Annual Financial Statements
Bank Accounts and statements

Asset Registers

Debtors / Creditors statements and invoices

General Ledgers

Invoices
Tax Returns

Income Tax PAYE Records

VAT records

Skills Development Levies

SARS records

UIF

Procurement Supplier Agreements

Supplier Lists

Policies & Procedures

Personnel CV's

Accident registry
Address Lists

Disciplinary codes and records

Employee benefits
Employment contracts
Forms and applications
Medical aid records

Leave records

Skills Development Records

Sales Customer details

Advertising material

Information & Communication

Asset Registers
User Manuals

Technology Software Development

Policies & Procedures

Software Licensing

Systems Documentation & Manuals

Database systems

Client Information

Consent Forms Financial Detail

Client records

5. Records held as per Legislations

Information is retained in terms of the following legislations and is usually available only to the persons or entities specified in such legislation. Although we have used our best efforts to supply a list of applicable legislation, it is, however, possible that this list may be incomplete.

- Basic Conditions of Employment No. 75 of 1997
- Companies Act No. 61 of 1973
- Compensation for Occupational Injuries and Health Diseases Act No.130 of 1993
- Constitution of the Republic of South Africa 2008
- Consumer Affairs (Unfair Business Practices) Act No. 71 of 1988
- · Copyright Act, No 98 of 1978;
- Debtor Collectors Act No. 114 of 1998
- Electronic Communications Act, No 36 of 2005;
- Employment Equity Act No. 55 of 1998
- Finance Act No. 35 of 2000
- Financial Services Board Act No. 97 of 1990
- Financial Relations Act No. 65 of 1976
- Harmful Business Practices Act No. 23 of 1999
- Income Tax Act No. 95 of 1967

- Insurance Act No 27 of 1943
- Intellectual Property Laws Amendments Act No. 38 of 1997
- Labour Relations Act No. 66 of 1995
- Medical Schemes Act No. 131 of 1998
- Occupational Health & Safety Act No. 85 of 1993
- Pension Funds Act No. 24 of 1956
- Short Term Insurance Act No. 53 of 1998
- Skills Development Levies Act No. 9 of 1999
- Unemployment Contributions Act No. 4 of 2002
- Unemployment Insurance Act No. 63 of 2001
- Value Added Tax Act No. 89 of 1991
- Financial Intelligence Centre Act, no. 38 of 2001
- Financial Advisory and Intermediary Services Act, no. 37 of 2002

6. Protection of Personal Information

MasterStart is capturing, processing, storing, and communicating Personal Identifiable Information (PII) to perform its business functions. It is accountable and a responsible party in ensuring that the PII of a Data Subject

- is processed lawfully, fairly, and transparently.
- is processed only for the purposes for which it was collected for.
- · will not be processed for a secondary purpose unless consent is provided.
- is accurate and kept up to date;
- · will not be kept for longer than necessary;
- is processed in accordance with integrity and confidentiality principles; this includes physical and
 organisational measures to ensure that Personal Information, in both physical and electronic form, are
 subject to an appropriate level of security when stored, processed, and communicated.
- is processed in accordance with the rights of Data Subjects, where applicable.

7. Rights of Data Subjects

Data subjects have the following rights:

- To be notified that their Personal Information is being collected.
- To be notified in the event of a data breach.
- To enquire whether MasterStart holds Personal Information about them, and to access that information. Any request for information must be handled in accordance with the provisions of this Manual.
- To request the correction or deletion of inaccurate, irrelevant, excessive, out of date, incomplete, misleading, or unlawfully obtained personal information.
- To object to the use of their Personal Information and request the deletion of such PII. Deletion is, however, subject to the record keeping requirement of MasterStart as well as the national and international regulations and legislations to be adhered to.
- To object to the processing of Personal Information for purposes of direct marketing by means of unsolicited electronic communications.
- To complain to the Information Regulator regarding an alleged infringement of any of the rights
 protected under POPI and to institute civil proceedings regarding the alleged noncompliance with the
 protection of his, her or its personal information.

8. Information security measures

MasterStart is committed to protect the integrity and confidentiality of personal information in its possession and under its control, by the implementation of a security strategy that includes technical and organisational measures. These include a risk management framework to continuously guide control selection and implementation as well as assessing the effectiveness thereof. The security controls are implemented and monitored as part of the Information Security Management Systems, guided by the Information Security Charter that stipulates the Information Security Objectives of the organisation. The Information Security Policy directs the rules, policies and procedures to ensure data, systems, networks and users within the organisation meet the security requirements.

9. Request for information

In terms of POPIA, a data subject may, upon providing proof of identity, request MasterStart to confirm the information being held about the data subject. The data subject may also request access to the information being held, including information about the identity of third parties who have or have had access to such information. The data subject is allowed at any time, to object to the processing of information by MasterStart, unless legislation provides for such processing.

The requester must comply with all the procedural requirements contained in the Act relating to the request for access to a record. In order to request the information, the prescribed form (see Form C attached to this document) must be completed, and the requester fee (if applicable) be paid to the Information Officer. The prescribed time periods will not commence until the requester has furnished all the necessary and required information. The Information Officer shall serve a record, if possible, and grant only access to that portion requested and which is not prohibited from being disclosed. The request will be processed within a 30 (thirty) day period, and the outcome of the request will be communicated in writing. This period may be extended by an additional 30 days depending on the complexity of the request requirements.

The process to request information from MasterStart is as follows:

- ocumentation containing personal identifiable information such as application forms and identification documents must not be sent directly to MasterStart via email. If required to communicate personal information, the Information Officer at MasterStart should be contacted to obtain guidance on secure methods and process for submission.
- MasterStart will require proof of identification of the data subject (requestor) or related third parties requesting information on behalf of the requestor for all requests.
- The relevant prescribed form must be used and completed in full to file a request for access to a
 record. In the event that an individual is unable to complete the prescribed form because of illiteracy
 or disability, such a person may make the request orally. The following forms are available as part of
 this manual:

- Form C: Request for Access to Record of a Private Body.
- Please note that an application for access to information can be refused in the event that the
 application does not comply with the requirements of PAIA. If access to a record or information is
 denied, the requestor will be notified, and adequate reasons for the refusal will be provided.
- Should the requester not be satisfied with the decision of the Information Officer, the requester may apply to the court for relief. In terms of PAIA, the said application must be made within 180 days after the decision has been made by the Information Officer.
- The successful completion and submission of the access request does not automatically allow the requestor access to the requested records.
- If access to a record/information is granted, the requestor will be notified, and an indication of the access fee (if any) will be provided.

10. Objection to the Processing of PII

Section 11 (3) of POPI and regulation 2 of the POPIA Regulations provides that a Data Subject may, at any time object to the Processing of his/her/its PII by following the process stipulated in this manual.

11. Request for correction or deletion of PII

Section 24 of POPI and regulation 3 of the POPI Regulations provides that a Data Subject may request for their Personal Information to be corrected/deleted in the prescribed form. To ensure the lawfulness and correctness of the data, the data subject may also request MasterStart to correct or delete personal information about the data subject in its possession or under its control that is inaccurate, irrelevant, excessive, out of date, incomplete, misleading or obtained unlawfully; or destroy or delete a record of personal information about the data subject that the company is no longer authorised to retain in terms of POPIA's retention and restriction of records provisions.

12 Fees

Where an institution has voluntarily provided the Minister with a list of categories of records that will automatically be made available to any person requesting access thereto, the only charge that may be levied for obtaining such records, will be a fee for reproduction of the record in question.

PAIA provides for two types of fees, namely a request fee and an access fee:

- Request fee: This is a non- refundable administration fee paid by all requestors with the exclusion of
 personal requestors. It is paid before the request is considered. Where a requester submits a request
 for access to information held by an institution on a person other that the requester himself/herself, a
 request fee in the amount of R50-00 is payable up-front before the institution will further process
 the request received.
- Access fee: This is paid by all requestors only when access is granted. This fee is intended to
 reimburse the private body for the costs involved in searching for a record and preparing it for
 delivery to the requestor. An access fee is payable in all instances where a request for access to
 information is granted, except in those instances where payment of an access fee is specially
 excluded in terms of the Act or an exclusion is determined by the Minister in terms of Section 54(8)

MasterStart may withhold a record until the request fee has been paid.

DOWNLOAD C1 FORM HERE

Iltem for Reproduction and/or Access	Fee (ZAR)
 For every photocopy of a a4-size page or part thereof For every printed copy of an A4-size page or part thereof held on a Computer or in electronic or 	1.10
machine readable form • For a copy in computer-readable form on:	0.75
• 3.5" magnetic disc	7.50
Optical compact disc	70.00
A transcription of visual images, for an A4-size page	
or part thereof	40.00
For a copy of visual images	60.00
A transcription of an audio record, for an A4-size page	
or part thereof	20.00
For a copy of an audio record	30.00
Iltem for Reproduction and/or Access	Fee (ZAR)
•	, ,
To search for a record that must be disclosed	30.00

Where the institution receives a request for access to information held on a person other than the requester himself/herself and the Information Officer upon receipt of the request is of the opinion that the preparation of the required record of disclosure will take more than 6 (six) hours, a deposit is payable by the requester.

The amount of the deposit is equal to 1/3 (one third) of the amount of the applicable access fee.

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