THE MARSTON'S PLC PENSION AND LIFE ASSURANCE SCHEME

DATA PROTECTION NOTICE

Who are we?

We are the Trustees of the Marston's PLC Pension and Life Assurance Scheme (the **Trustees**, **we** or **us**). We collect, hold and use personal information to help us run the Marston's PLC Pension and Life Assurance Scheme (the **Scheme**).

Contents of this notice

The Trustees are data controllers in respect of the personal information that we hold in relation to the Scheme. Because we use your personal information, we have to provide you with certain information in order to comply with new data protection legislation set out in the General Data Protection Regulation (**GDPR**).

This notice contains information on:

- the personal information we collect about you, what we do with this information and why we hold it. This is explained in more detail in section one (see page 3).
- who else we get personal information from and who else we share personal information with. This is explained in more detail in section two (see page 6).
- what rights you have in relation to your personal information and who to contact if you have any problems. This is set out in section three (see page 7).

We have set out additional information on how and why we process your personal information, your rights under the GDPR, third parties with whom we share your personal information and an explanation of the key terms and phrases that are used in this notice (see page 8 onwards).

Where can I get more information?

We also provide printed versions (including large print versions) on request.



This notice explains how the Trustees process your personal information. Please read this notice (and any other privacy information that we send to you) so that you are aware of how and why we are using your personal information.



We may change this notice from time to time. Please visit this webpage or contact us in order to receive the most up to date version of this notice. Our contact details are set out in section three of this notice (see page 7).

SECTION ONE ABOUT YOUR PERSONAL INFORMATION

What information do we collect and process?

We collect and process your personal information because you are or were a member, or are or were connected to a member of the Scheme. We also collect personal information if you contact us in connection with your membership of the Scheme.

We may collect and process the following categories of personal information about you:

- personal contact details names, titles, addresses, telephone numbers and email addresses;
- information about you dates of birth, gender, marital status, dependents and next of kin;
- payroll information National Insurance numbers, payroll numbers, bank account details, tax status, salary and employment information; and
- pension benefits information about the pension benefits that you have accrued, investment choices and death benefit nomination forms.

What sensitive personal information do we collect and process?

We usually only ask for sensitive personal information when it is required to help us make a decision in relation to your rights under the Scheme. For example, we might request:

- health information / medical records we might ask you to provide health information if you request payment of a
 benefit that can only be paid if you meet certain medical criteria (e.g. ill health early retirement benefits). In addition
 to receiving this information from you, we might receive medical information from third parties such as your doctor
 or a third party occupational health provider; or
- other sensitive personal information we might ask you to provide other sensitive personal information (e.g.
 information about your personal relationships) if it is relevant to help us decide on an internal dispute resolution
 procedure.

In addition, certain categories of sensitive personal information (e.g. race, ethnicity, religious beliefs and sexual orientation) might be revealed on formal documentation that we process in order to identify the recipients of benefits under the Scheme (e.g. birth certificates, marriage certificates, driving licences and passports). You might also decide to provide us with sensitive personal information voluntarily (e.g. when raising gueries or making a complaint).

How do we collect your personal information?

When you joined the Scheme, you and/or your employer provided personal details so that we could create your membership record.

This information is updated whilst you are a member of the Scheme, even if you have since left service with any of the Scheme's employers. Updated information could come from:

- you (e.g. if you get in touch to let us know a new address);
- your employer or former employer (e.g. updated salary and payroll information); or
- other third parties (e.g. if you contact the Scheme's administrator to update your personal information or if HMRC provides us with information so that we can deduct the correct level of tax).

In addition, we might request additional information in certain circumstances (e.g. if you request to transfer your benefits to another pension scheme, if you apply for ill health benefits or when you ask for your benefits to start being paid).

Why do we process your personal information?

We use this information to:

- set up your membership record for the Scheme;
- manage your membership of the Scheme;
- send you information that is relevant to your membership of the Scheme;
- calculate, pay and settle any benefits that you are entitled to from the Scheme;
- comply with our legal and regulatory duties;

- help manage risks and liabilities in the Scheme in order to seek to be able to pay full benefits as far as possible;
- help the Scheme's sponsoring employer comply with its legal and regulatory duties;
- communicate with members and their independent financial advisers with information about the Scheme; and
- improve our information and knowledge of pension schemes generally.

What are our legal grounds for processing your personal information?

In order to comply with our legal obligations

As the Trustees of the Scheme, we are under legal obligations to process your personal information in order to comply with pensions and other relevant legislation, the Scheme's rules, court rulings and Pensions Ombudsman decisions. For example:

- legislation sets out certain things trustees must do (e.g. sending certain information to the Scheme's members);
- the Trustee is subject to fiduciary duties under trust law to act in line with the Scheme's governing documentation.

It is necessary for us to process your personal information in order to comply with these legal obligations.

In order to fulfil our legitimate interests

Processing your personal information is also lawful if it is based on our 'legitimate interests'. The Trustees have a legitimate interest in running and managing the Scheme and managing the Scheme's risks and liabilities. In addition, certain third parties may have legitimate interests which require the processing of your personal information by the Trustees (e.g. your employer may need information in order to comply with regulatory requirements).

In order to rely on this legal ground, we have:

- · considered the impact the processing has on your interests and rights; and
- implemented appropriate safeguards to ensure that your privacy is protected as far as possible.

What are our legal grounds for processing your sensitive personal information?

There are three legal grounds that allow us to process your sensitive personal information (sometimes referred to as special categories of personal data):

- when we obtain explicit consent from you (e.g. when you sign one of the Scheme's forms which contains the
 appropriate consent wording);
- when processing is necessary for carrying out obligations under employment, social security or social protection law. This includes obligations under pensions law; and
- when processing is necessary for reasons of substantial public interest (which, under the Data Protection Act 2018, applies to certain processing by trustees of occupational pension schemes when making decisions about benefits).

What would happen if we did not collect and process your personal information?

If we did not collect and process your personal information then:

- we would not be able to manage or administer the Scheme appropriately;
- · we would not be able to pay the benefits that you are entitled to under the Scheme; and
- we would be in breach of our legal and regulatory duties.

How long do we keep your personal information for?

The Scheme was set up to provide benefits over a very long period of time. The Trustees need to maintain records in order to run the Scheme properly, to determine what level of benefits people should receive and when they should receive them, and to respond to any disputes about an individual's rights under the Scheme.

As a result, the Trustees will generally keep your personal information for the lifetime of the Scheme plus 15 years (the longest period of time that someone can bring a claim against the Scheme). Our service providers (and former service providers) might also have similar valid grounds to keep your personal information for such long periods.

SECTION TWO

USING AND SHARING YOUR PERSONAL INFORMATION

How do we keep your personal information secure?

We use a range of measures to safeguard your personal information, in line with the requirements set out in the Data Protection Legislation. These apply to both paper and electronic records. We also require our third party service providers to give certain assurances and agree to contractual terms in respect of data protection and the security of your personal information.

What do we do with any personal information that is provided by third parties?

We receive personal information from sources other than directly from you. This includes information shared by your Scheme employer, the Scheme's administrator, professional advisers, service providers and other relevant third parties.

When we receive this information, we add it to the information we already hold about you in order to help us make sure that your details are as up to date and accurate as possible and so that we can manage your membership of the Scheme and the Scheme more generally.

Who do we share your personal information with?

For the purposes of administering and managing the Scheme, managing its risks and liabilities, and paying benefits under it, the Trustees need to share your personal information with third parties. This will include your employer (e.g. the payroll, finance, compliance, audit and HR teams). It will also include third parties who provide advice or services to the Trustees. These third parties may include actuaries, administrators, auditors, insurers, prospective insurers, lawyers, medical advisers, and any other such third parties as may be necessary for the operation of the Scheme and to enable the Trustees to carry out their duties.

We've set out a list of the third parties with whom we share your personal information together with links to their data protection and privacy information where applicable (see Part 3 of the Further Information section).

Our suppliers and service providers who act as data processors must act in accordance with our instructions. Some of our suppliers and service providers also act as data controllers in respect of your personal information. We've included links to their online privacy information if you want to find out more about how they process your personal information.

In some circumstances, we may have to disclose your personal information by law, because a court or the police or other law enforcement agency has asked us for it. We may also need to pass your personal information to The Pensions Regulator or HM Revenue and Customs.

We might also share your personal data with the Scheme's employers (and their professional advisers) to enable them to carry out activities in their legitimate interests (this is usually in connection with managing their business from a regulatory, HR or finance perspective).

Sometimes, in order to improve our knowledge and information of pension schemes generally (so that we may improve our ability to run the Scheme appropriately, we might pool the personal data we hold with that of other

pension schemes through third parties (for example, to obtain up to date and more accurate longevity data). In such circumstances your data would not be identifiable to you personally.

SECTION THREE YOUR RIGHTS AND WHO TO CONTACT

What rights do you have in respect of your personal information?

In certain circumstances, you have the following rights in respect of your personal information:

- the right to object to us processing your personal information;
- the right to request access to personal information relating to you;
- the right to request that we correct any mistakes in your personal information;
- rights in relation to automated decision taking;
- the right to request to restrict or prevent processing of your personal information;
- the right to request to have your personal information transferred to another data controller (e.g. if you decide to transfer your pension benefits to another pension scheme); and
- the right to request to have your personal information deleted.

We've set out more information about these rights in part two of the additional information starting on page 10.

How will we respond to your request?

We will usually respond to any request that you make in relation to your rights within a month of receiving your request. If your request is particularly complex, we will let you know that we've received your request and let you know when we aim to respond. You can find out more about your rights under the UK's data protection laws at www.ico.org.uk.

Under the Data Protection Legislation, there are exemptions which mean that, in certain circumstances, we may continue to store, process or transfer your personal information (for example where we need to comply with a legal requirement or have a legally valid legitimate interest in doing so) even if you ask us not to.

What should you do if you have any questions or complaints?

You might be entitled to compensation for damage caused by breach of the Data Protection Legislation. If you do not think that we have processed your data in accordance with this notice, please contact us in the first instance (see 'How to contact us' below). If you are not satisfied, you can complain to the Information Commissioner's Office. Information about how to do this is available on their website at www.ico.org.uk/make-a-complaint/ or by calling their helpline on 0303 123 1113.

How to contact us

Please contact us if you have any questions about this privacy notice or the information we hold about you.

If you wish to contact us, please send an email to pensions@marstons.co.uk or write to c/o HR Shared Services, Marston's PLC, Marston's House, Brewery Road, Wolverhampton, WV1 4JT.

FURTHER INFORMATION – PART ONE

MORE ABOUT HOW AND WHY WE PROCESS YOUR PERSONAL INFORMATION

| CATEGORY OF PERSONAL INFORMATION | WHAT WE USE THIS INFORMATION FOR | LEGAL GROUND(S) FOR PROCESSING | WHERE WE GOT THIS INFORMATION FROM |
|---|---|---|--|
| Address | We use this information so that we can send you information that we | We have a legal obligation to send certain information to members of the Scheme. In addition, we may send additional information to fulfil our legitimate interest of running the Scheme. | This information is initially provided by you or your employer when you joined the Scheme. Your employer may share updated information if you update |
| Telephone number | are legally required to provide to you. In addition, we use this information to get in touch with you | | |
| Email address | when we need to in order to run the Scheme. Finally, we use it to send you information that we think will be relevant to you as a member of the Scheme. | | |
| Name and title | | | your records with HR. In addition, |
| Date of birth and your Scheme retirement date Gender | We use this information to identify you and to create and update your membership record in the Scheme. | We have a legal obligation to pay the correct level of benefits to the correct individuals. This requires us to obtain and update this information. We also have a legal obligation to properly identify individuals who receive or may receive benefits from the Scheme. The Trustees are also required to comply with tax legislation and deduct the correct level of | you may have updated your information by contacting us or the Scheme's administrator. If a member's details are not kept up to date, we may lose contact with that member. In these cases, we may use a third party tracing agent to obtain up to date contact information. |
| Marital status | We use this information to help us | | |
| Dependents | decide who should receive what | | |
| Next of kin | benefits from the Scheme. | | |
| National Insurance number | We use this information to identify | | |
| Employment start and, if applicable, end dates | you and to create and update your membership record in the Scheme. Your National Insurance number is | | |
| Payroll number | also needed so that we can receive the correct information from HMRC | | |
| Scheme reference number | and so that we can deduct the correct level of tax from your benefits. | | The Scheme's administrators may create a unique reference number so that your records can be easily identified. |
| Bank account details | We use this information in order to pay your benefits under the Scheme directly to you. tax from benefits. Processing this information also fulfils the Trustees' | Your bank details provided by you when you fill in your membership form and when you update your details. | |
| Tax status | We use this information to deduct the correct level of tax from your benefits. | legitimate interests in running and managing the Scheme. | Your tax status is provided to us by your Scheme employer and/or HMRC. |
| Salary details | We use this information to calculate the correct level of your benefits under the Scheme. | | Your salary details are provided to us by your Scheme employer. |

| Details about your entitlement to pension benefits under the Scheme | We use this information to calculate the correct level of your benefits under the Scheme. | See the section above on the previous page. | Details about your entitlement to pension benefits under the Scheme may be provided by your employer or may be determined by reference to the Scheme's governing documentation. In addition, the Scheme's actuary and administrators will carry out calculations, the results of which will be added to your record. |
|--|---|--|--|
| Investment choices | We use this information to ensure that your additional voluntary contributions and/or money purchase benefits are invested correctly. | We have a legal obligation to ensure that the Scheme is run properly and in line with its governing documents. There is also specific legislation that governs payment of contributions into money purchase investment plans. | We (or our third party providers) give you information about the investment options that are available to you. You then provide us with your choices and any changes to your investment choices. |
| Death benefit nomination forms | We use this information as part of our decision making process when deciding who will receive death benefits. | As Trustees of the Scheme, we have a legal obligation to make decisions in line with trust law. This includes an obligation to take account of all the relevant facts and ignore all the irrelevant facts when making decisions and | You provide us with the information that is contained on our death benefit nomination forms. |
| Medical information (including medical records and doctors' opinions) | We use this information as part of our decision making process when deciding ill health benefits under the Scheme. | | Medical information relating to you may be provided directly by you, by the Scheme employer, your doctor or by a third party providing health assessments / reports. |
| Information about your personal relationships | This information is used to determine who is entitled to benefits in relation to your membership of the Scheme. | exercising discretions. We also have a legal obligation to pay the correct level of benefits to the right individuals at the right time. | This information is usually provided by you. In certain circumstances, we may also need to obtain information from relevant third parties. |
| Certified copies of official documents, including: • passport; • driving licence; • birth certificate; • marriage certificate • death certificate; and • decrees nisi / absolute. | This information is used to: identify you; determine the status of your relationship; determine who may be entitled to benefits under the Scheme; and trigger certain processes in respect of your benefits under the Scheme (e.g. payment of death benefits or splitting of benefits in cases of divorce). | As Trustees of the Scheme, we have a legal obligation to make decisions in line with trust law. This includes an obligation to take account of all the relevant facts and ignore all the irrelevant facts when making decisions and exercising discretions. We also have a legal obligation to pay the correct level of benefits to the right individuals at the right time. Certified copies of official documentation are sometimes essential for the Trustee to make legally valid decisions. | This information is usually provided directly by you or from your next of kin. In more unusual cases (e.g. when we are having difficulty locating a member or identifying their next of kin) publically available official documentation may be obtained by a third party tracing agent. |

FURTHER INFORMATION – PART TWO MORE ABOUT YOUR RIGHTS UNDER THE GDPR

As a data subject, you have a range of rights under the Data Protection Legislation. These rights are explained in more detail below. If you have any comments, concerns or complaints about our use of your personal information, please contact us directly.

You can email us at pensions@marstons.co.uk or write to us at c/o HR Shared Services, Marston's PLC, Marston's House, Brewery Road, Wolverhampton, WV1 4JT.

Right to object to our processing of your personal information

You may object to us processing your personal information where we are relying on a legitimate interest as our legal grounds for processing. Our legal grounds for processing are set out in section one of this data protection notice and part one of the Further Information section.

If you have the right to object to processing (i.e. for personal information that we process in order to fulfil our legitimate interests or the legitimate interests of a third party) **and** you exercise this right, we will no longer be able to process your personal information **unless** we can demonstrate compelling grounds for continuing to do so. We believe we have demonstrated compelling grounds as set out in section one of this data protection notice and in part one of the further information.



The key point to note is that, if we cannot continue to process your personal information, we would be unable to ensure that we are providing the correct level of benefits in respect of your membership of the Scheme. As we are legally required to pay the correct level of benefits to the right people at the right time, in these circumstances we may have to delay or even stop payments / requests until we have sufficient information.

Right to access personal data relating to you

You can ask us to confirm whether we are processing your personal information. If we are, you may ask us to provide the following:

- a copy of your personal information (please note that, if you want more than one copy of your personal
 information, we reserve the right to charge a reasonable fee based on our administrative costs for the provision of
 such further copies);
- · details of the purpose for which your personal information is being, or is to be, processed;
- details of the recipients or classes of recipients to whom your personal information is, or might be, disclosed, including, if the recipient is based in a country outside of the European Union, what protections are in place in relation to the transfer to that recipient;
- the period for which your personal information is held (or the criteria we use to determine how long it is held);
- any information available about where we obtained your personal information; and
- confirmation as to whether we carry out any automated decision-making (including profiling) and, where we do, information about the logic involved and the envisaged outcome or consequences of that decision or profiling.

Requests for your personal information must be made to us in writing (see 'How can you contact us?' above). A copy of your request will be kept on your membership record. To help us find the information easily, please give us as much information as possible about the type of information you would like to see.

If, to comply with your request, we would have to disclose information relating to or identifying another person, we may need to obtain the consent of that person if possible. If we cannot obtain consent, we may need to withhold that information or edit the data to remove the identity of that person if possible.

There are certain types of information which we are not obliged to disclose to you, which include personal information which records our intentions in relation to any negotiations with you where disclosure would be likely to prejudice those negotiations.

Right to correct any mistakes in your information

You can require us to correct any mistakes (including adding missing information) in any of the personal information concerning you which we hold. Please contact us using the contact details set out at the beginning of this section.

Rights in relation to automated decision making/profiling

The Trustees do not use automated decision making or profiling.

Automated decision making occurs when decisions are taken solely on automated processes. Under the Data Protection Legislation, you have the right to ask that, if you are being evaluated (for example, when a bank carried out credit checks before making decisions on issuing loans or credit cards), any decisions are not solely based on automated processes and to have any decision reviewed by a member of staff.

These rights will not apply in all circumstances, for example where the decision is authorised or required by law and steps have been taken to safeguard your interests.

Right to request that we restrict the processing of your personal information

You may request that we restrict the processing of your personal information in any of the following circumstances:

- where you do not think that your personal information is accurate. In this case, we will start processing again once
 we have checked whether or not your personal information is accurate;
- where the processing is unlawful, but you do not want us to erase your information;
- where we no longer need the personal information for the purposes of our processing, but you need the information to establish, exercise or defend legal claims; or
- where you have objected to processing because you believe that your interests should override our legitimate interests. In this case, we will start processing again once we have checked whether or not our legitimate interests override your interests.

If our processing is restricted in any of the circumstances described above, we will inform you in advance if that restriction is to be lifted.

Right to request that we delete your personal information

You can ask us to delete your personal information where your personal information is being processed on a legal ground other than for complying with a legal obligation and:

- you believe that we no longer need to process it for the purposes set out in this privacy notice;
- you had given us consent to process it, but you withdraw that consent and there is no other legal ground upon which we can process it;
- · you have successfully objected to our processing it; or
- it has been processed unlawfully or has not been erased when it should have been.

Right to request transfer of your personal information

You may, in specified circumstances, ask a data controller to provide you with an electronic copy of personal information that you have provided, or to have such a copy transmitted directly to another data controller.

Those circumstances do not, however, generally apply in relation to our processing of your personal information in connection with the Scheme. This is because:

- our legal grounds for processing will not normally be that you have consented to the processing; and
- we do not carry out processing by automated means.

Right to withdraw consent

We usually only request your consent when we ask you for sensitive personal data. You have the right to withdraw any consent you have given us at any point.

However, as highlighted above, the Trustees only request sensitive personal data that is required to make decisions in respect of specific member benefits or complaints. If you withdraw your consent for us to process this information, we may have to delay or even stop payments / requests until we have sufficient information.

What will happen if your rights are breached?

You may be entitled to compensation for damage caused by breach of the Data Protection Legislation. If you do not think that we have processed your information in accordance with this notice, please contact us in the first instance.

If you are not satisfied, you can complain to the Information Commissioner's Office. Information about how to do this is available on their website at **www.ico.org.uk/make-a-complaint/** or by calling their helpline on 0303 123 1113.

FURTHER INFORMATION – PART THREE THIRD PARTIES AND TRANSFERS

For the purposes of administering the Scheme and paying benefits under it, the Trustees may need to share your personal information with certain third parties. This section lists the key third party service providers with whom we share your personal information.

| ROLE | THIRD PARTY | OTHER INFORMATION (IF APPLICABLE) |
|------------------------|---------------|---|
| Actuary | Mercer | For the purpose of data protection legislation, the Trustee is a data controller in relation to this data; our actuarial advisers, Mercer Limited ("Mercer"), and the Scheme Actuary, Steve Brothwood, are also data controllers. Mercer and our Scheme Actuary are classed as data controllers when providing certain actuarial and consultancy services, Mercer has an appointed Data Protection Officer tasked with ensuring its compliance with data protection legislation. You can contact Mercer's Data Protection Officer (DPO) at any time if you have any questions about Mercer or its scheme actuaries' privacy practices. The DPO's details are: |
| | | Data Protection Officer |
| | | Marsh & McLennan Companies, Inc. |
| | | Tower Place West |
| | | London |
| | | EC3R 5BU |
| | | Mercer and the Scheme's named actuary for statutory purposes use personal data in order to perform actuarial calculations, or as requested by the Trustees to provide advice in respect of the Scheme. The Scheme's actuary has to use personal data in order to fulfil certain statutory duties, for example, relating to the formal scheme valuations. Mercer also uses the Scheme's personal data for data analytics purposes, |
| | | including to create insights, reports and other analytics to improve the quality of and market Mercer's advice, products and services. |
| | | The Trustees are satisfied that this is a reasonable use for the Scheme's personal data because the Trustees benefit from it. The research, information and analysis is made available to those at Mercer who advise the Trustees so that it can be used to improve and extend the services available to the Trustees. Some of the information may be available to the Trustees directly and helps inform it of pension industry knowledge. Mercer has confirmed to us that none of its data analysis output discloses individual details of Scheme members or other beneficiaries. |
| Administrator | Mercer | https://www.uk.mercer.com//data-protection.html |
| Legal advisers | Gowling WLG | https://gowlingwlg.com/en/privacy-statement |
| Sponsoring Employer | Marston's PLC | http://www.marstons.co.uk/contact/privacy-policy/ |
| Auditor | BDO LLP | https://www.bdo.co.uk/en-gb/privacy-statement |

Transfers of your personal information out of the EU

Your information may be transferred out of the European Union. Our service providers have confirmed that they either:

- do not transfer the Scheme's data outside of the European Union; or
- do or may transfer the Scheme's data outside of the European Union, but only when certain protections that are
 approved by the European Commission are applied. These protections aim to ensure the security of your
 personal information, safeguard your privacy rights and give you remedies in the unlikely event of a security
 breach or to any other similar approved mechanisms.

FURTHER INFORMATION – PART FOUR KEY TERMS AND PHRASES

Data controller means the natural or legal person or other body who, alone or jointly with others,

determines the purposes and means of the processing of personal data. This means that the data controller exercises overall control over the 'why' and 'how' of a data processing

activity.

Data processor means a natural or legal person or other body who processes personal data on behalf of

the data controller.

Data Protection Act

1998

is the legislation that currently applies to the processing of personal data in the UK. The

Data Protection Bill 2017 - 19 will repeal the Data Protection Act 1998.

Data Protection Legislation means the Data Protection Act 1998, the Data Protection Bill 2017 – 19 and the General Data Protection Regulation, together with regulatory guidance issued by the European Commission (via the Article 29 Working Party) and the Information Commissioner's Office.

Data protection principles

means the principles that are set out in the Data Protection Legislation relating to the processing of personal data. In the General Data Protection Regulation, there are six principles:

- lawfulness, fairness and transparency;
- purpose limitation;
- data minimisation;
- accuracy;
- storage limitation; and
- integrity and confidentiality.

In addition, there is an overarching principle of accountability.

Data subject

means the identified or identifiable living individual to whom personal data relates.

General Data Protection Regulation (GDPR)

is the primary EU legislation that, on and from 25 May 2018, will apply to the processing of personal data in all member states of the EU.

Information
Commissioner's Office
(ICO)

is the UK's national data protection authority. It is a public body that is charged with regulating information rights, public sector transparency and individual's privacy in the UK.

Personal data or Personal information means any information relating to an identified or identifiable natural person; an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number etc.

Privacy notice

means the information that is provided to inform individuals about what you do with personal data. Under the Data Protection Legislation, data controllers must provide

accessible information to individuals about the use of their personal data.

Processing

means any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.

Special categories of personal data

means:

(also referred to as sensitive personal data)

- personal data that is personal data which reveals racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership;
- the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person;
- data concerning health; or
- data concerning a natural person's sex life or sexual orientation.