Digit Lab Digital Strategy PTY LTD

Promotion of Access to Information Manual

Compiled as a private body in terms of Section 51 of the Promotion of Access to Information Act 2 of 2000 ("PAIA")

POPIA - Request Forms

This Manual also includes information on the submission of objections to the processing of personal information and requests to delete or destroy personal information or records thereof in terms of the Protection of Personal Information 4 of 2013 ("POPIA").



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1. INTRODUCTION

1.1. Digit Lab Digital Strategy, trading as Digitlab, ("the Company" / "We" / "Us" / "Our") is a private company incorporated in accordance with the company laws of South Africa. We have determined the manner in which information is to be requested under PAIA and POPIA. This PAIA Manual applies to records held by us.

2. <u>DEFINITIONS AND INTERPRETATION</u>

- 2.1. Unless otherwise expressly stated, or the context otherwise requires, the words and expressions listed below shall, when used in this Manual or in any schedules hereto, bear the meanings ascribed to them below and cognate expressions bear corresponding meanings:
 - 2.1.1. "Board" means our Board of Directors serving from time to time;
 - 2.1.2. "Directors" means those persons appointed as executive or non-executive Directors to the Board according to our memorandum of incorporation and the ruling policies and procedures applicable from time to time;
 - 2.1.3. "PAIA" means the Promotion of Access to Information Act 2 of 2000;
 - 2.1.4. "Personal Information" means personal information as defined in POPIA;
 - 2.1.5. "POPIA" means the Protection of Personal Information Act 4 of 2013;
 - 2.1.6. "Records" means any recorded information—
 - (a) regardless of form or medium, including any of the following:
 - (i) writing on any material;
 - (ii) information produced, recorded or stored by means of any tape-recorder, computer equipment, whether hardware or software or both, or other device, and any material subsequently derived from information so produced, recorded or stored:
 - (iii) label, marking or other writing that identifies or describes anything of which it forms part, or to which it is attached by any means;
 - (iv) book, map, plan, graph or drawing;



- (v) photograph, film, negative, tape or other device in which one or more visual images are embodied to be capable, with or without the aid of some other equipment, of being reproduced;
- 2.1.7. "this Manual" means this PAIA Manual.

2.2. In this Manual:

- 2.2.1. table of contents and paragraph headings are for purposes of reference only and shall not be used in interpretation;
- 2.2.2. unless the context clearly indicates a contrary intention, any word connoting any gender includes the other genders, and the singular includes the plural and vice versa:
- 2.2.3. When a number of days are prescribed such number shall exclude the first and include the last day unless the last day is not a business day, in which case the last day shall be the next succeeding business day.

3. CONTACT DETAILS AND INFORMATION OFFICER [Sec 51(1)(a)]

3.1. All queries and requests concerning the Company may be addressed to our Information Officer below.

Name of Body	Digit Lab Digital Strategy, trading as				
	Digitlab.				
Nature of Business	(1) Private Body in terms of section 51				
	of PAIA.				
	(2) Private company incorporated in				
	terms of the Companies Act 71 o				
	2008				
Registration Number	2013/030387107				
Physical Address	Not Applicable: Business is Virtual				
Postal Address	2 Greenvale Village, 36 Shongweni				
	Road, Hillcrest, 3610, Kwa-zulu Natal,				
	South Africa				
Telephone Number	N/A				
Facsimile Number	N/A				
Executive Head of Body	Michael Saunders				
Designated Information Officer	Michael Saunders				



E-mail Address	info@digitlab.co.za
Website	www.digitlab.co.za

4. SECTION 10 GUIDE ON HOW TO USE THE ACT [Sec 51(1)(b)]

- 4.1. In terms of Section 10 of PAIA, the Human Rights Commission has compiled, in each official language, a guide to PAIA to assist people exercising their rights under PAIA.
- 4.2. The guide is available from the Human Rights Commission. To receive a copy of the guide please direct any queries to:

The Human Rights Commission

Postal address:	Private Bag 2700, Houghton, 2041										
Physical address:	Braampark Forum 3, 33 Hoodf Street, Braamfo										
	Johannesburg										
Telephone:	+27 11 484 8300										
Facsimile:	+27 11 484 0582										
Website:	www.sahrc.org.za										
Email:	section51.paia@sahrc.org.za										

5. **AUTOMATICALLY AVAILABLE INFORMATION**

- 5.1. The web page www.digitlab.co.za is accessible to anyone who has access to the Internet. Our website hosts the following categories of information. This information does not need to be requested in terms of PAIA.
 - 5.1.1. Corporate and investor information
 - 5.1.1.1. Corporate profile
 - 5.1.1.2. Annual Reports
 - 5.1.1.3. Financial results: annual financial statements and interim reports
 - 5.1.1.4. Annual General Meeting Proxy forms
 - 5.1.1.5. BEE certificate
 - 5.1.1.6. Social responsibility and socio-economic initiatives
 - 5.1.1.7. Corporate services
 - 5.1.2. Company news, announcements and corporate communications
 - 5.1.3. Promotional brochures and other marketing materials



5.1.4. Other literature intended for public viewing.

6. <u>CATEGORIES OF RECORDS AVAILABLE WITHOUT A PERSON HAVING TO REQUEST ACCESS IN TERMS OF PAIA</u>

6.1. This is limited to any information that is already available to the public, including but not limited to any information held by the Companies and Intellectual Property Commission, the Deeds Offices, and on the internet.

7. RECORDS MAINTAINED PER OTHER LEGISLATION [Sec 51(1)(d)]

- 7.1. Where applicable to our operations, information is also kept and maintained per the following legislation, including but not limited to:
 - 7.1.1. Basic Conditions of Employment Act No.75 of 1997
 - 7.1.2. Board Based Black Economic Empowerment Act No. 53 of 2003
 - 7.1.3. Compensation for Occupational Injuries and Diseases Act No. 130 of 1993
 - 7.1.4. Collective Investment Schemes Control Act No. 45 of 2002
 - 7.1.5. Companies Act No. 71 of 2008
 - 7.1.6. Consumer Protection Act No. 68 of 2008
 - 7.1.7. Copyright Act No. 98 of 1987
 - 7.1.8. Deeds Registries Act No. 47 of 1937
 - 7.1.9. Electronic Communications and Transactions Act No. 25 of 2002
 - 7.1.10. Employment Equity Act No. 55 of 1998
 - 7.1.11. Financial Intelligence Centre Act No. 38 of 2001
 - 7.1.12. Financial Markets Act No. 19 of 2012
 - 7.1.13. Immigration Act No. 13 of 2002
 - 7.1.14. Income Tax Act No. 58 of 1962
 - 7.1.15. Labour Relations Act No. 66 of 1995
 - 7.1.16. Long Term Insurance Act No. 52 of 1998
 - 7.1.17. Medical Schemes Act No. 131 of 1998
 - 7.1.18. National Credit Act No. 34 of 2005
 - 7.1.19. Occupational Health and Safety Act No. 85 of 1993
 - 7.1.20. Patents Act No. 57 of 1987
 - 7.1.21. Pension Funds Act No. 24 of 1956
 - 7.1.22. Promotion of Access to Information Act No.2 of 2000



7.1.23.	Promotion of Equality and Prevention of Unfair Discrimination Act No. 4
	of 2000
7.1.24.	Protected Disclosures Act No. 26 of 2000
7.1.25.	Protection of Personal Information Act No.4 of 2013
7.1.26.	Regulation of Interception of Communications and Provisions of
	Communication Related Information Act No. 70 of 2002
7.1.27.	Safety at Sports and Recreational Events Act No. 2 of 2010
7.1.28.	Short-Term Insurance Act No. 53 of 1998
7.1.29.	Skills Development Levies Act No. 9 of 1999
7.1.30.	South African Revenue Services Act No. 34 of 1997
7.1.31.	South African Reserve Bank Act No. 90 of 1989
7.1.32.	Unemployment Insurance Act No. 63 of 2001
7.1.33.	Value Added Tax Act No. 89 of 1991.

8. SUBJECT AND CATEGORIES OF RECORDS HELD BY US: SECTION 51(1)(e)

8.1. We maintain the following categories of records and related subject matter. The status of the record's availability, the purpose for its processing and the relevant data subject category to who the record relates are set out below. Access to these records may be protected by professional privilege, confidentiality, privacy grounds and/or other reasonable grounds of refusal as set out in this Manual.

Category	Record	Availability	Purpose	Data Subject
Human	Employment applications	PAIA Request	Internal Referencing	
Resources	Employment Contracts	PAIA Request	Contractual Agreement	Employees
	Employee information of (take-on forms)	PAIA Request	Contractual Agreement	
	Employment Equity Reports and Skills Plan	PAIA Request	Statutory Requirement	Organisation
	Medical Aid Records	PAIA Request	Internal Referencing	
	Pension / Provident Fund Records	PAIA Request	Internal Referencing	
	Disciplinary and CCMA Records	PAIA Request	Statutory Requirement	Employees
	Performance Management Records	PAIA Request	Internal Referencing	
	Payroll and Salary Records	PAIA Request	Internal Referencing	
	Employee Benefit Records	PAIA Request	Internal Referencing	
	PAYE Records	PAIA Request	Statutory Requirement	



	SETA Records	PAIA Request	Statutory Requirement			
		-				
	Disciplinary Code	PAIA Request	Statutory Requirement	Organisation		
	Leave Records	PAIA Request	Internal Referencing	_		
	Training Records	PAIA Request	Internal Referencing	Employees		
	Loan and Bursary Agreements	PAIA Request	Internal Referencing	Zimpioyeee		
	Recruitment and other HR policies	PAIA Request	Internal Referencing			
Financial Information	Annual financial returns	PAIA Request	Statutory Requirement			
	Management Accounts and Reports	PAIA Request	Statutory Requirement			
	Asset register	PAIA Request	Internal Referencing			
	Tax returns	PAIA Request	Statutory Requirement	Organisation		
	Accounting records and Annual Reports	PAIA Request	Statutory Requirement			
	Bank statements and reconciliations	PAIA Request	Internal Referencing			
	Cheques paid	PAIA Request	Internal Referencing			
	Invoices	PAIA Request	Internal Referencing			
	PAYE records	PAIA Request	Statutory Requirement			
	IRP5 records	PAIA Request	Statutory Requirement	_		
	UIF contribution records	PAIA Request	Statutory Requirement	Employees		
	Records of payments to SARS on behalf of employees	PAIA Request	PAIA Request Statutory Requirement			
Regulatory & Administrative	Permits, Licenses or Authorities	Freely Available	Statutory Requirement			
	FICA and other legislative policies and plans	PAIA Request	Statutory Requirement	- Organisation		
	Memorandum of Incorporation	Freely Available	Statutory Requirement	- Organisation		
	Meeting minutes	PAIA Request	Statutory Requirement			
	Register of Board of Directors	PAIA Request	Statutory Requirement			
	Share Register	PAIA Request	Statutory Requirement	Shareholders / Organisation		
	Internal correspondence (e-mails/memos)	PAIA Request	Internal Communications	Employees		



		Insurance Policies	PAIA Request	Risk Management		
		Policies, Procedures and codes of conduct	PAIA Request	Internal Referencing	Organisation	
		Records about fixed and movable assets	PAIA Request	Internal Referencing		
		Training records	PAIA Request	Statutory Requirement	Organisation	
		Further records required to be kept in terms of the Companies Act 71 of 2008	PAIA Request	Statutory Requirement	Organisation	
		Record of Processing Activities in terms of POPIA.	PAIA Request	Statutory Requirement	Organisation	
Sales Marketing	and	Customer and Prospect lists	PAIA Request	Legitimate interest		
		Customer agreements	PAIA Request	Statutory Requirement		
		Customer and Prospect records	PAIA Request	Contractual Agreement		
		Customer instructions	PAIA Request	Statutory Requirement	Customer and	
		Customer and Prospect correspondence	PAIA Request	PAIA Request Statutory Requirement		
		Sales / Subscriptions / Transactions concluded by customers.	PAIA Request	Statutory Requirement		
		Statements of account	PAIA Request	Statutory Requirement		
Operations		Archival Admin documentation	PAIA Request	Statutory Requirement	Organisation	
		Vehicle registration documents	PAIA Request	Statutory Requirement		
		Rental agreements	PAIA Request	Contractual Agreement		
		Contracts and legal agreements	PAIA Request	Contractual Agreement / legitimate interest		
		Joint venture agreements	PAIA Request	Contractual Agreement	Third Dorty	
		Non-disclosure agreements	PAIA Request	Risk Management / legitimate interest	Third-Party	
		Letters of Intent	PAIA Request	Contractual Agreement		
		Service Level Agreements	PAIA Request	Contractual Agreement		



Information technology	Hardware Software packages and licenses	PAIA Request	Risk Management / legitimate interest Contractual Agreement	Organisation / Suppliers Organisation / Suppliers
	IT policies and operating procedures	Organisation		
Corporate Travel	Travel agent invoices, foreign exchange orders, vehicle and travel insurance declarations	PAIA Request	Contractual Agreement	Employee /
	Corporate agreements with airlines, hotels, vehicle rental companies	PAIA Request	Contractual Agreement	Third Party
	Cell phone contracts	PAIA Request	Contractual Agreement	

9. ACCESS REQUEST PROCEDURES

9.1. Request for Official Information

- 9.1.1. Requests for our official information should be addressed in writing to our Information Officer at an address in paragraph 3 above.
- 9.1.2. Requests should be made using the prescribed PAIA Form C attached hereto, and include the reason why the information is sought. The form is also available from the website of the Human Rights Commission, or the website of the Department of Justice and Constitutional Development at www.doj.gov.za.
- 9.1.3. If a request is refused, the applicant will be told the reason for the refusal.
- 9.1.4. A request must be answered within thirty (30) days after the request has been received.
- 9.1.5. A requestor may ask that the request be treated as urgent, but reasons should be provided for seeking urgency.
- 9.1.6. The time limit for answering requests can be extended in some cases, but the applicant will be advised of the refusal and the reasons for it. For example, an extension may be required where:
- 9.1.6.1. the request is for a large number of records;



- 9.1.6.2. the search for the records is to be conducted at premises not situated in the same town or city as our head office;
- 9.1.6.3. consultation among our divisions or departments, as the case may be, is required;
- 9.1.6.4. the parties agree in any manner to such an extension.
- 9.1.6.5. Most requests will be answered without a charge but should we incur any costs in retrieving the information or have to make photocopies, a nominal fee will be charged which fee will be determined by the Board.
- 9.1.7. We will endeavour to provide the information in the form requested, unless to do so will impair efficient administration, be contrary to a legal duty or prejudice the interests that are protected by withholding for example:
- 9.1.7.1. reasonable opportunity to inspect the document;
- 9.1.7.2. provide a copy of the document;
- 9.1.7.3. making arrangements for the person to hear or view any relevant sounds or images;
- 9.1.7.4. transcript, excerpt, summary or oral information concerning words recorded or in a document; or
- 9.1.7.5. provide with deletions or alterations as are necessary to protect the interests protected by withholding grounds.
- 9.1.8. If the head of the Company or the Information Officer fails to respond within thirty days after a request has been received, the request is deemed to be refused in terms of section 58 read together with section 56(1) of PAIA.
- 9.1.9. The requester may lodge an appeal with a court of competent jurisdiction against any extension or any procedure set out in this section.

10. PRESCRIBED FEES: SECTION 51(1)(f)

10.1. The requestor must pay the non-refundable, prescribed request fee of R50.00 (Fifty Rand) to be submitted together with the completed Form C to the Company. Should the request for access to information be approved, further fees will be payable per the provisions of PAIA and these fees will be made known to the requester by the



- Information Officer. An itemised fee structure can be obtained on the SAHRC website, https://www.sahrc.org.za, and a copy thereof is attached hereto.
- 10.2. Access to information, if approved, will only be provided once all the prescribed fees have been paid.
- 10.3. In terms of POPIA, a data subject has the right to request the Company to confirm, free of charge, whether or not it holds personal information about the data subject.

11. REASONS FOR REFUSAL

- 11.1. We may neither confirm nor deny the existence or non-existence of the information requested to protect an interest identified as a conclusive reason to withhold information or to protect trade secrets or the commercial position of the person who supplied the information or is the subject of the information.
- 11.2. We may also refuse to provide information if:
- 11.2.1. the making available of the information would be contrary to the provisions of specific legislation;
- 11.2.2. the information requested is or will soon be publicly available;
- 11.2.3. the document alleged to contain the information requested does not exist or cannot be found;
- 11.2.4. the information requested is not held and the person dealing with the request has no grounds for believing that the information is either held or more closely connected with our functions;
- 11.2.5. the request is frivolous or vexatious or that the information requested is trivial:
- 11.2.6. the information contains protected copyright;
- 11.2.7. disclosure of the information would involve the unreasonable disclosure of personal information or special personal information in terms of POPIA (privacy); and/or
- 11.2.8. the information is confidential or protected by privilege.



12. GOOD REASONS FOR WITHHOLDING INFORMATION

- 12.1.Information may be withheld where:
- 12.1.1. the giving might prejudice our security or our shareholder or customer relations;
- 12.1.2. the giving of the information might endanger an employee or shareholder or customer's safety;
- 12.1.3. to protect the privacy of natural persons who may be third parties, employees or shareholders or customers:
- 12.1.4. to protect our trade secrets or the commercial position or the person who supplied or who is the subject of the information;
- 12.1.5. to protect the confidential information which, if released, would prejudice the supply of such similar information or damage the public interest;
- 12.1.6. to protect our substantial economic interests; or
- 12.1.7. where information is protected by legal or litigation privilege.

NOTE: It is important to note that access is not automatic. An application for access to information can be refused at the reasonable discretion of the Information Officer, including but not limited to the reasons in this Manual and if the application does not comply with the procedural requirements. If it is reasonably suspected that the requester has obtained access to the records through the submission of materially false or misleading information, legal proceedings may be instituted against such requester.

13. INFORMATION OR RECORDS NOT FOUND

- 13.1. If all reasonable steps have been taken to find a record, and such a record cannot be found or if the records do not exist, then the head of the Company or the request liaison officer shall notify the requester, by way of an affidavit or affirmation, that it is not possible to give access to the requested record. This notice shall be considered as a deemed refusal for purposes of PAIA.
- 13.2. The affidavit or affirmation shall provide a full account of all the steps taken to find the record or to determine its existence.



13.3. If the record in question should later be found, the requester shall be given access to the record in the manner stipulated by the requester in the prescribed form unless access is refused.

14. INFORMATION REQUESTED ABOUT A THIRD PARTY

- 14.1. Section 71 of PAIA makes provision for a request for information or records about a third party.
- 14.2. When considering such requests, we will adhere to the provisions of sections 71 to 74 of PAIA.
- 14.3. In certain circumstances, we may be obliged in terms of PAIA to advise third parties of such requests lodged, and the relevant third party(ies) may be entitled to dispute the decision by the Information Officer by referring the matter to a competent court of law.

15. RECORD OF PROCESSING ACTIVITIES

15.1. Following POPIA, we maintain a detailed record of our processing activities as part of our internal data register.

16. CATEGORIES OF DATA SUBJECTS

- 16.1. We hold information and records on the following categories of data subjects:
 - Our employees;
 - Family members of employees, including children where permitted;
 - Our clients (including potential and previous clients);
 - Our suppliers and service providers;
 - Our shareholders and directors;
 - Our visitors.
- 16.2. In terms of POPIA, Personal Information must be processed for a specified purpose. The purpose for which Personal Information is processed by us will depend on the nature of the Personal Information and the particular data subject. We maintain separate privacy notices that incorporate the purposes for processing. These notices are made available on our website or directly to the data subject. However, our typical purposes are summarised below and are non-exhaustive.



Purpose of processing

16.2.1. Employee's Personal Information

We processes our employees' (including prospective, existing and previous) Personal Information for business administration purposes. For example, training, payroll and leave management. Employee Personal Information is also processed to the extent required by legislation. For example, we disclose our employees' financial information to the Commissioner for the South African Revenue Service, in terms of the Income Tax Act 58 of 1962 and certain special personal information in terms of the Employment Equity Act 55 of 1998.

16.2.2. Clients' Personal Information

We processes client (including potential and previous clients) related records as an integral part of its commercial services. For example, we process client-related records during the client application process, and for us to perform our obligations in terms of its relevant client service level agreement. We may also process Personal Information provided to it by credit bureaus or industry regulatory bodies where permitted by law.

16.2.3. Suppliers' and service providers' Personal Information

We processes supplier and service provider related Personal Information to perform our obligations in terms of its relevant service level agreements, including to make payment, and to comply with its legal obligations in terms of the Financial Intelligence Centre Act 38 of 2001 and Companies Act 71 of 2008, among others.

17. RECIPIENTS TO WHOM PERSONAL INFORMATION MAY BE SUPPLIED

- 17.1. We may share the Personal Information of its data subjects, where legally justified to do so, for any of the purposes outlined in its privacy notices, with the following parties (among others):
- 17.1.1. Our service providers, operators (suppliers and third parties) that perform services on its behalf.
- 17.1.2. We do not share Personal Information with any third parties, except if:



- it is obliged to provide such information for legal or regulatory purposes;
- it is required to do so for purposes of existing or future legal proceedings;
- it is selling one or more of its businesses or part of its businesses to a third party to whom it may transfer its rights under any agreement it may have with data subjects;
- it is involved in the prevention of fraud, loss, bribery or corruption;
- the third party performs services and processes Personal Information on our behalf as its operator;
- this is required to provide or manage any information, products and/or services to data subjects;
- or this is needed to help us improve the quality of its products and services.
- 17.2. We will send its data subjects appropriate notifications or communications of its processing if it is obliged to do so by law, or in terms of its contractual relationship with such data subjects.
- 17.3. We will only disclose Personal Information to government authorities if it is required to do so by law.
- 17.4. Our employees and suppliers are required to adhere to legislation relating to privacy and confidentiality principles, and to complete privacy training.

18. CROSS-BORDER FLOW OF INFORMATION

- 18.1. We will only transfer Personal Information outside of South Africa if the relevant transactions or situation requires cross-border processing. It will only do so in accordance with South African legislative requirements, or if the data subject consents to the transfer of their Personal Information to third parties in foreign countries.
- 18.2. We will also take steps to ensure that operators (suppliers and third parties) in foreign countries are bound by laws, binding corporate rules or binding agreements that provide an adequate level of protection of Personal Information in terms of POPIA, unless otherwise permitted by Section 72(1) of POPIA.



19. OBJECTION TO THE PROCESSING OF PERSONAL INFORMATION

19.1. You may, at any time object to the Processing of your Personal Information in the prescribed form attached as Annexure 3 to this Manual. However, we may be lawfully entitled to continue processing your personal information in the limited circumstances permitted by POPIA, including where such processing is required by law, protects a legitimate interest or is required to perform our obligations in terms of a contract with you.

20. REQUEST FOR CORRECTION OR DELETION OF PERSONAL INFORMATION

20.1. Subject to the exceptions already stated in 19.1 above, you may request for your Personal Information to be corrected/deleted in the prescribed form attached to this Manual as Annexure 4.

21. GENERAL DESCRIPTION OF INFORMATION SECURITY MEASURES

- 21.1. We use technical and organisational measures detailed in our data protection policies to ensure the confidentiality, integrity and protection of the Personal Information under our control.
- 21.2. These measures include, among others:
- 21.2.1. physical access control;
- 21.2.2. firewalls;
- 21.2.3. secure networks;
- 21.2.4. virus protection software and update protocols;
- 21.2.5. backup protocols;
- 21.2.6. multi-factor authentication,
- 21.2.7. organisational measures and training; and
- 21.2.8. any outsourced service providers who process personal information on behalf of the Company are contracted to implement appropriate security controls.

22. <u>DESCRIPTION OF REMEDIES AVAILABLE IN RESPECT OF AN ACT OR FAILURE</u> TO ACT BY THE COMPANY

22.1. If we refuse a request for information in terms of PAIA, the requester may, within 60 days, in the prescribed form and against payment of the prescribed appeal fee,



lodge an internal appeal against the decision of the Information Officer in accordance with the provisions of section 75 of PAIA.

23. AVAILABILITY OF THIS MANUAL

23.1. This Manual is available for inspection at our offices at no cost. A copy of this Manual may be made available on our website.



Name of Executive Head of the	
Company	Michael Saunders
(initialled each page)	
Signature	
Date	12 June 2023
Name of Information Officer (initialled each page)	Michael Saunders
Signature	
Date	12 June 2023





J752

REPUBLIC OF SOUTH AFRICA

FORM C REQUEST FOR ACCESS TO RECORD OF PRIVATE BODY (Section 53(1) of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000)) [Regulation 10]

A.	Particulars of private	body												
Nar	me of Body:													
Hea	ad of Body:													
Info	ormation Officer:													
Pos	stal Address:													
Phy	sical Address:													
	ephone No.:													
	ail Address:													
	ali Address.													
В.	Particulars of person	request	ing ac	cess t	o the	recor	d							
(a) (b) (c)	The particulars of the p The address and/or fax Proof of the capacity in	number	in the	Repul	olic to	which	the in	format	on is t	o be s	ent m	ust be	given.	
Full	names and surname:													
Ide	ntity number:													
Po	ostal address:													
Te	elephone number:							. Fax n	umbe	r: ()			
E-	mail address:													
Cap	pacity in which request is							•						
	Particulars of person	on who:	se beh	alf red	quest	is ma	de							
This	s section must be comple	eted ONI	_Y if a	reques	st for i	nforma	ation is	made	on be	half of	anoth	ner pe	rson.	
Full	names and surname:													
	ntity number:													



D. Particulars of record

(a) (b)	Provide full particulars of the record to which access is requested, including the reference number if that is known to you, to enable the record to be located. If the provided space is inadequate, please continue on a separate folio and attach it to this form. The requester mus sign all the additional folios.
1. [Description of record or relevant part of the record:
2. F	Reference number, if available:
3. <i>A</i>	any further particulars of record:
	Fees
a)	A request for access to a record, other than a record containing personal information about yourself, will be processed only after a request fee has been paid.
b)	You will be notified of the amount required to be paid as the request fee.
c)	The fee payable for access to a record depends on the form in which access is required and the reasonable time required to search for and prepare a record.
d)	If you qualify for exemption of the payment of any fee, please state the reason for exemption.
Reas	son for exemption from payment of fees:



F. Form of access to record

If you are prevented by a disability to read, <u>view</u> or listen to the record in the form of access provided for in 1 to 4 below, state your disability and indicate in which form the record is required.

Disability:		Form in which record is required:				
Mark the ap	Mark the appropriate box with an X .					
available (b) Access i will be g						
1. If the rec	cord is in written or printed fo	rm:				
	copy of record*	inspection of record				
	consists of visual images - ludes photographs, slides, vic	deo recordings, computer-generated ima	⊥ ages, sketches, ∉	etc.):		
	view the images	copy of the images*	transcription of images*	the		
3. If record	consists of recorded words	or information which can be reproduced	in sound:			
	listen to the soundtrack (audio cassette)	transcription of soundtrack*_ (written or printed document)				
4. If record	is held on computer or in an	electronic or machine-readable form:				
	printed copy of record*	printed copy of information derived from the record*	copy in compute readable form* (stiffy or compa			
	n to be posted to you?	a record (above), do you wish the copy or	YES	NO		
G. Particula	r <u>s of</u> right to be exercised or p	protected				
	If the provided space is inadequate, please continue on a separate folio and attach it to this form. The requester must sign all the additional folios.					
Indicate which right is to be exercised or protected:						
2. Explain why the record requested is required for the exercise or protection of the aforementioned right:						



PART III FEES IN RESPECT OF PRIVATE BODIES

- The fee for a copy of the manual as contemplated in regulation 9(2)(c) is R1,10 for every photocopy of an A4-size page or part thereof.
- The fees for reproduction referred to in regulation 11(1) are as follows:

			R
(a)	For	every photocopy of an A4-size page or	
	part	thereof	1,10
(b)	For	every printed copy of an A4-size page or part	
	there	eof held on a computer or in electronic or machine-	
	read	lable form	0,75
(c)	For	a copy in a computer-readable form on -	
	(i)	stiffy disc	7,50
	(ii)	compact disc -	70,00
(d)	(i)	For a transcription of visual images,	
		for an A4-size page or part thereof	40,00
	(ii)	For a copy of visual images	60,00
(e)	(i)	For a transcription of an audio record,	
		for an A4-size page or part thereof	20,00
	15702201	를 보고하고 있다. 전에 발표하고 있다면 보면 있습니다. (C. P. C. P.	

 The request fee payable by a requester, other than a personal requester, referred to in regulation 11(2) is R50,00.

For a copy of an audio record

The access fees payable by a requester referred to in regulation 11(3) are as

Α	n	n	_	v		r	_	2
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(ii)

R

30,00

- (1)(a) For every photocopy of an A4-size page or part thereof 1,10
- (b) For every printed copy of an A4-size page or part
 thereof held on a computer or in electronic or machinereadable form 0,75
- (c) For a copy in a computer-readable form on -

	(i)	stiffy disc	7,50
	(ii)	compact disc	70,00
(d)	(i)	For a transcription of visual images,	
		for an A4-size page or part thereof	40,00
	(ii)	For a copy of visual images	60,00
(e)	(i)	For a transcription of an audio record,	
		for an A4-size page or part thereof	20,00
	(ii)	For a copy of an audio record	30,00
(f)	Tos	earch for and prepare the record for disclosure,	R30,00 for each hour
	or pa	art of an hour reasonably required for such sea	rch and preparation.
(2)	For	purposes of section 54(2) of the Act, the follow	ing applies:
	(a)	Six hours as the hours to be exceeded before	a deposit is payable;
		and	

one third of the access fee is payable as a deposit by the

The actual postage is payable when a copy of a record must be posted



(b)

(3)

requester.

to a requester.

FORM 1

OBJECTION TO THE PROCESSING OF PERSONAL INFORMATION IN TERMS OF SECTION 11(3) OF THE PROTECTION OF PERSONAL INFORMATION ACT, 2013 (ACT NO. 4 OF 2013)

REGULATIONS RELATING TO THE PROTECTION OF PERSONAL INFORMATION, 2018 [Regulation 2]

Note:

- Affidavits or other documentary evidence as applicable in support of the objection may be attached.
- If the space provided for in this Form is inadequate, submit information as an Annexure to this Form and sign each page.
- Complete as is applicable.

A	DETAILS OF DATA SUBJECT
Name(s) and surname/ registered name of data subject:	
Unique Identifier/ Identity Number	
Residential, postal or business address:	
Contact number(s):	Code ()
Fax number / E-mail address:	
В	DETAILS OF RESPONSIBLE PARTY
Name(s) and surname/ Registered name of responsible party:	
Residential, postal or business address:	
	Code ()
Contact number(s):	Code (
Fax number/ E-mail address:	
С	REASONS FOR OBJECTION IN TERMS OF SECTION 11(1)(d) to (f) (Please provide detailed reasons for the objection)

FORM 2

REQUEST FOR CORRECTION OR DELETION OF PERSONAL INFORMATION OR DESTROYING OR DELETION OF RECORD OF PERSONAL INFORMATION IN TERMS OF SECTION 24(1) OF THE PROTECTION OF PERSONAL INFORMATION ACT, 2013 (ACT NO. 4 OF 2013)

REGULATIONS RELATING TO THE PROTECTION OF PERSONAL INFORMATION, 2018 [Regulation 3]

Note:

- Affidavits or other documentary evidence as applicable in support of the request may be attached.
- If the space provided for in this Form is inadequate, submit information as an Annexure to this Form and sign each page.
- Complete as is applicable.

Mark the appropriate Request for: Correction or possession or	box with an "x". deletion of the personal information about the data subject which is in runder the control of the responsible party.
_	deletion of a record of personal information about the data subject which is no under the control of the responsible party and who is no longer retain the record of information.
Α	DETAILS OF THE DATA SUBJECT

Α	DETAILS OF THE DATA SUBJECT		
Name(s) and surname / registered name of data subject:			
Unique identifier/ Identity Number:			
Residential, postal or			
business address:			
		Code ()
Contact number(s):			
Fax number/E-mail address:			
В	DETAILS OF RESPONSIBLE PARTY	Annexure 4	
Name(s) and surname / registered name of responsible party:			
Residential, postal or			
business address:			
		Code (١
Contact number(s):		Code (

Fax number/ E-mail address:	
С	INFORMATION TO BE CORRECTED/DELETED/ DESTRUCTED/ DESTROYED
D	REASONS FOR *CORRECTION OR DELETION OF THE PERSONAL INFORMATION ABOUT THE DATA SUBJECT IN TERMS OF SECTION 24(1)(a) WHICH IS IN POSSESSION OR UNDER THE CONTROL OF THE RESPONSIBLE PARTY; and or REASONS FOR *DESTRUCTION OR DELETION OF A RECORD OF PERSONAL INFORMATION ABOUT THE DATA SUBJECT IN TERMS OF SECTION 24(1)(b) WHICH THE RESPONSIBLE PARTY IS NO LONGER AUTHORISED TO RETAIN. (Please provide detailed reasons for the request)
Signed at	thisday of20



Signature of data subject/ designated person