A. CONTENTS

1. Definition and interpretation
2. Introduction
3. Contact details
4. The Guide
5. Categories of records available without a person having to request it in terms of section 52(2) of PAIA
6. Records available in terms of other legislation
7. Access to records held by GSIBJB
8. Grounds for Refusal of Access to Records in terms of PAIA
9. Remedies available to the Requester upon Refusal of a Request for Access in terms of PAIA
10. Request procedure
11. Fees
12. Decision to grant access to records
13. Availability of the manual
14. Prescribed fees and forms for private bodies
15. Protection of Personal Information that is Processed by GSIBJB
B. PARTICULARS IN TERMS OF THE SECTION 51 MANUAL

1. **Definitions and interpretation**

   **CIPC** means the Companies and Intellectual Property Commission of South Africa;

   **Conditions for Lawful Processing** means the conditions for the lawful processing of Personal Information as fully set out in chapter 3 of POPI and in paragraph 15.1 of this Manual;

   **Constitution** means the Constitution of the Republic of South Africa, 1996;

   **Customer** refers to any natural or juristic person that received or receives services from GSIBJB;

   **Data Subject** has the meaning ascribed thereto in section 1 of POPI;

   **GSIB** means Goldman Sachs International Bank, an unlimited company incorporated in England with company no. 1122503;

   **GSIBJB** means Goldman Sachs International Bank Johannesburg Branch;

   **Information Officer** means the Head (as defined in section 1 of PAIA) of GSIBJB, being Marc Houze;

   **Manual** means this manual prepared in accordance with section 51 of PAIA and regulation 4(1) (c) of the POPI Regulations;

   **PAIA** means the Promotion of Access to Information Act 2 of 2000;

   **Personal Information** has the meaning ascribed thereto in section 1 of POPI;

   **POPI** means the Protection of Personal Information Act 4 of 2013;

   **POPI Regulations** mean the regulations promulgated in terms of section 112(2) of POPI;

   **Private Body** has the meaning ascribed thereto in sections 1 of both PAIA and POPI;

   **Processing** has the meaning ascribed thereto in section 1 of POPI;

   **Responsible Party** has the meaning ascribed thereto in section 1 of POPI;

   **Record** has the meaning ascribed thereto in section 1 of PAIA and includes personal information;

   **Requestor** has the meaning ascribed thereto in section 1 of PAIA;
Request for Access has the meaning ascribed thereto in section 1 of PAIA; and

SAHRC means the South African Human Rights Commission.

Capitalised terms used in this Manual have the meanings ascribed thereto in section 1 of POPI and PAIA as the context specifically requires, unless otherwise defined herein.

2. Introduction

2.1 General

GSIB is an English unlimited company and UK regulated bank with a dedicated board of directors. GSIB is registered as an external company with CIPC with registration number 2018/448712/10. In November 2019, GSIB established a branch of a foreign bank in South Africa in terms of section 18A(4) of the Banks Act, 1990 (“Banks Act”), namely GSIBJB. GSIBJB is authorised in South Africa by the Prudential Authority and regulated by the Prudential Authority and the Financial Sector Conduct Authority.

GSIBJB will also be authorised and/or regulated (as applicable): (i) by the Bank Supervision department of the South Africa Reserve Bank as an authorised dealer in foreign exchange; (ii) by the FSCA as a financial services provider and as an over the counter derivatives provider; (iii) by the JSE as a member of the Interest Rate Market of the JSE; and (iv) by the Financial Intelligence Centre as an accountable institution under the Financial Intelligence Centre Act, 2001.

Marc Houze, as Information Officer, has been duly appointed by Goldman Sachs International Bank Johannesburg Branch, to act as the person to whom requests for access to information must be made in terms of PAIA.

2.2 PAIA

PAIA was assented to on 2 February 2000 and commenced on 9 March 2001. The fundamental purpose of PAIA is to give effect to section 32 of the Constitution, being the constitutional right of access to any information held by the State or by another person and that is required for the exercise or protection of any rights.

Where a Request for Access is made in terms of section 50 of PAIA, the Private Body to which the request is made is obliged to release the Record, except where PAIA expressly provides that the Record may or must be withheld. PAIA sets out the requisite procedures to be followed by a Requester when making a Request for Access.

2.3 POPI

POPI was assented to on 26 November 2013. Broadly, the purpose of POPI is to give effect to section 14 of the Constitution, being the constitutional right to privacy by
protecting Personal Information and regulating the free flow and Processing of Personal Information.

Chapter 3 of POPI sets out the minimum conditions which all Responsible Parties must comply with so as to ensure that Personal Information is respected and protected. These minimum conditions are the Conditions for Lawful Processing and are more fully described in paragraph 15.1 of this Manual.

2.4 Purpose of the Manual

The purpose of this Manual is to foster a culture of transparency and accountability within the financial services industry of which GSIBJB forms a part. Furthermore, its purpose is to give effect to both the constitutional right of access to information, where that information is required for the exercise or protection of a right, and the right to privacy in relation to the protection of Personal Information.

Both PAIA and POPI recognise that the rights to access of information and privacy respectively may be limited in accordance with section 36 of the Constitution to the extent that such limitation is reasonable and justifiable in an open and democratic society based on human dignity, equality and freedom.

This Manual:

a) For the purposes of PAIA details the procedure to be followed by a Requestor and the manner in which a Request for Access shall be facilitated; and

b) For the purposes of POPI, amongst other things, details the purpose for which Personal Information may be processed; a description of the categories of Data Subjects for whom GSIBJB Processes Personal Information for as well as the categories of Personal Information relating to such Data Subjects; and the recipients to whom Personal Information may be supplied.

3. Contact details

3.1 Contact details of the Information Officer of GSIBJB:

Name of the Information Officer: Marc Houze

Postal address : Goldman Sachs International Bank Johannesburg Branch
P.O. Box 652937
Benmore
2010

Physical address : 13th Floor, The Forum
2 Maude Street
Sandton
Johannesburg
2196
South Africa
3.2 General contact details of GSIBJB

Postal address : Goldman Sachs International Bank Johannesburg Branch
                P.O. Box 652937
                Benmore
                2010

Physical address : 13th Floor, The Forum
                   2 Maude Street
                   Sandton
                   Johannesburg
                   2196
                   South Africa

Telephone : +27 11 303 2700
Facsimile : +27 11 303-2799
e-mail : gs-privacy@gs.com

4. The Guide

4.1 Introduction

The SAHRC has published a guide pursuant to section 10 of PAIA (the SAHRC Guide). The SAHRC Guide contains such information as may reasonably be required by a person who wishes to exercise any right contemplated in PAIA. Copies of PAIA and POPI, the relevant regulations and guides to these Acts (including the SAHRC Guide), can be obtained from the SAHRC or the Information Regulator and queries should be directed to:

4.2 Contact details of the SAHRC

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 / +27 11 877 3600
Facsimile : +27 11 484 0582 / +27 11 403 0684
Website : www.sahrc.org.za
E-mail : section51.paia@sahrc.org.za/ PAIA@sahrc.org.za/
4.3 Contact details of the Information Regulator

The Information Regulator (South Africa)

Mr Marks Thibela

Chief Executive Officer

Telephone : +27 82 746 4173

Email : MThibela@justice.gov.za / inforeg@justice.gov.za

5. Categories of records available without a person having to request it in terms of section 52(2) of PAIA

At this stage, no notices have been published by the Minister in terms of section 52(2) of PAIA regarding the category of records held by GSIBJB that are automatically available without a person having to request access in term of PAIA.

6. Records available in terms of other legislation

6.1 Banks Act 94 of 1990

In terms of section 86, any person may upon payment of the prescribe fee inspect any document specified in section 86(2), including returns and copies of notices, reports, statements or minutes lodged with the Prudential Authority in terms of section 59, 65, or 75 of the Banks Act.

6.2 Companies Act 71 of 2008

All documents of incorporation of GSIB are lodged at CIPC, and may be inspected at CIPC. These documents include the memorandum of GSIB, a notice confirming the registered office and postal address of GSIB, details of the auditors of GSIB, details of the directors of GSIB and the name and address of the person authorised to accept service on behalf of GSIB.

6.3 Employment Equity Act 55 of 1998

GSIBJB has compiled its employment equity report which will be lodged at the Department of Labour.
6.4 **Financial Advisory and Intermediary Services Act 37 of 2002 (FAIS)**

A copy of all files of records in respect of complaints lodged against financial services providers and records in respect of determination proceedings filed with the Ombud for Financial Service Providers may be obtained by an interested person.

7. **Access to records held by GSIBJB**

**Subjects and categories of records held by GSIBJB**

Note: This section of the Manual sets out the subject and categories of Records held by GSIBJB. The inclusion of any subject or category of records should not be taken as an indication that records falling within those subjects and/or categories will be made available under PAIA. In particular, certain grounds of refusal as set out in PAIA may be applicable to a request for such records.

7.1 **Incorporation documents**

The memorandum of GSIB

7.2 **Financial and tax records of GSIBJB**

7.2.1 Details of auditors of GSIBJB.

7.2.2 Details of the actuaries of the pension scheme utilised by GSIBJB.

7.2.3 Tax returns of GSIBJB.

7.2.4 Other documents and agreements relating to taxation.

7.3 **Banking details of GSIBJB**

7.3.1 Bank facilities and accounts details.

7.3.2 Bank statements.

7.3.3 Guarantees given by, or in respect of, GSIBJB.

7.4 **Human resources / employment records**

7.4.1 List of employees.

7.4.2 Contracts of employment with directors, officers and employees of GSIBJB.

7.4.3 Documents relating to employee benefits.

7.4.4 Compensation or redundancy payments.
7.4.5 Personnel files.

7.4.6 Employee code of conduct.

7.4.7 Procedural agreements and policies of GSIBJB.

7.4.8 Disciplinary records and documentation pertaining to disciplinary proceedings.

7.4.9 Training manuals.

7.4.10 Other information relating to employees of GSIBJB.

7.5 **Insurance records**

Insurance policies taken out for the benefit of GSIBJB and its employees.

7.6 **Immovable and movable property**

Agreements for the lease or sale of land and/or other immovable property by GSIBJB.

7.7 **Specific agreements or documents relating to the business activities of GSIBJB**

7.7.1 Indemnity, confidentiality and non-disclosure agreements.

7.7.2 Regulatory agreements.

7.7.3 Agreements relating to transactions.

7.7.4 Presentations to clients.

7.7.5 Research information.

7.8 **Miscellaneous agreements of GSIBJB**

7.8.1 Agency and consultancy agreements.

7.8.2 Agreements for office-related products and services such as cleaning / janitorial, housekeeping, security / fire, and health and safety contracts.

7.8.3 Any other agreements.

7.9 **Correspondence**

Correspondence of GSIBJB, including internal and external memoranda.

7.10 **Customer-related records**

7.10.1 Records provided by a customer to a third party acting for, or on behalf of GSIBJB.
7.10.2 Records provided by a third party to GSIBJB.

7.10.3 Records generated by, or within GSIBJB, relating to its Customers including transactional records.

7.10.4 Records provided by a Customer to GSIBJB.

8. **Grounds for Refusal of Access to Records in terms of PAIA**

8.1 The following are the grounds on which GSIBJB may, subject to the exceptions contained in Chapter 4 of PAIA, refuse a Request for Access in accordance with Chapter 4 of PAIA:

8.2 Mandatory protection of the privacy of a third party who is a natural person, including a deceased person, where such disclosure of Personal Information would be unreasonable;

8.2.1 Mandatory protection of the commercial information of a third party, if the Records contain:

8.2.2 Trade secrets of that third party;

8.2.3 Financial, commercial, scientific or technical information of the third party, the disclosure of which could likely cause harm to the financial or commercial interests of that third party; and/or

8.2.4 Information disclosed in confidence by a third party to GSIBJB, the disclosure of which could put that third party at a disadvantage in contractual or other negotiations or prejudice the third party in commercial competition;

8.2.5 Mandatory protection of confidential information of third parties if it is protected in terms of any agreement;

8.2.6 Mandatory protection of the safety of individuals and the protection of property;

8.2.7 Mandatory protection of Records that would be regarded as privileged in legal proceedings;

8.3 Protection of the commercial information of GSIBJB, which may include:

8.3.1 Trade secrets;

8.3.2 Financial/commercial, scientific or technical information, the disclosure of which could likely cause harm to the financial or commercial interests of GSIBJB;

8.3.3 Information which, if disclosed, could put GSIBJB at a disadvantage in contractual or other negotiations or prejudice GSIBJB in commercial competition; and/or
8.3.4 Computer programs which are owned by GSIBJB, and which are protected by copyright and intellectual property laws;

8.4 Research information of GSIBJB or a third party, if such disclosure would place the research or the researcher at a serious disadvantage; and

8.5 Requests for Records that are clearly frivolous or vexatious, or which involve an unreasonable diversion of resources.

9. Remedies available to the Requester upon Refusal of a Request for Access in terms of PAIA

9.1 Internal remedies

GSIBJB does not have internal appeal procedures. As such, the decision made by the Information Officer is final, and Requesters will have to exercise such external remedies at their disposal if the Request for Access is refused.

9.2 External remedies

In accordance with sections 56(3)(c) and 78 of PAIA, a Requestor may apply to a court for relief within 180 days of notification of the decision for appropriate relief.

10. Request procedure

10.1 The Requester must comply with all the procedural requirements as contained in section 53 of PAIA relating to a Request for Access to a Record.

10.2 The Requester must use the prescribed form to make the request for access to a record attached as (Appendix 1). This must be made to the Information Officer. This request must be made to the address, fax number or electronic mail address of the head of GSIBJB.

10.3 The Requester must provide sufficient detail on the request form to enable the Information Officer to identify the record and the identity of the requester. The Requester should also indicate which form of access is required. The Requester should also indicate if he or she wishes to be informed in any other manner and state the necessary particulars to be so informed.

10.4 The Requester must identify the right that he or she is seeking to exercise or protect and provide an explanation as to why the requested record is required for the exercise or protection of that right.

10.5 if a request is made on behalf of a person, the Requester must submit proof of the capacity in which the Requester is making the request to the satisfaction of the Information Officer.
10.6 GSIBJB will process the Request within 30 days of Request for Access, unless the Request for Access is of such a nature that an extension of the prescribed time limit is necessitated in accordance with section 57 of PAIA.

10.7 If, in addition to a written reply from the Information Officer, the Requester wishes to be informed of the decision on the Request for access in any other manner, the Requester must state the manner and the particulars so required.

10.8 The Requester must pay the prescribed fee before any further processing can take place.

10.9 If the Requester is unable to complete the prescribed form because of a disability or illiteracy, such a person may make the request orally.

11. **Fees:**

11.1 PAIA provides for two types of fees, namely:

11.1.1 A request fee, payable by a Requestor; and

11.1.2 An access fee, which must be calculated by taking into account reproduction costs, search and preparation time and cost, as well as postage costs.

11.2 When the Request for Access is received by the Information Officer, the Information Officer shall by notice require the Requester to pay the prescribed request fee (if any), before further processing of the Request for Access.

11.3 If the search for a Record requires more than the prescribed hours for this purpose, the Information Officer shall notify the Requester to pay as a deposit, the prescribed portion of the access fee (being not more than one third) which would be payable if the Request for Access is granted.

11.4 The Information Officer shall withhold a Record until the Requester has paid the fees set out in Appendix 2.

11.5 A Requester whose Request for Access to a Record has been granted, must pay an access fee for reproduction and for search and preparation, and for any time reasonably required in excess of the prescribed hours to search for and prepare the Record for disclosure including making arrangements to make it available in a requested form provided for in section 29(2) (a) and (b)(i) and (ii) of PAIA.

11.6 If a deposit has been paid in respect of a Request for Access which is refused, the Information Officer must repay the deposit to the Requester.
12. **Decision to grant Access to Records**

12.1 GSIBJB shall decide whether to grant or decline the Request for Access within 30 days of receipt of the Request for Access and must give notice to the Requestor with reasons (if required) to that effect.

12.2 The period referred to in paragraph 12.1 above may be extended for a further period of not more than 30 days if the Request for Access is for a large number of Records and the Records cannot reasonably be obtained within the original 30 day period.

12.3 GSIBJB will notify the Requester in writing should an extension of time as contemplated in paragraph 12.2 above be required.

13. **Availability of the manual**

The manual is available for inspection at the offices of GSIBJB free of charge and is also available at www.goldmansachs.com/privacy. Copies are also available with the SAHRC and, if required by applicable regulations, in the Government Gazette.

14. **Prescribed fees and forms in respect of private bodies**

The prescribed forms and fees for requests to private bodies, have been attached as appendixes and are also available on the website of the Department of Justice and Constitutional Development: [https://www.justice.gov.za/](https://www.justice.gov.za/)

15. **Protection of Personal Information that is Processed by GSIBJB**

15.1 **Conditions for Lawful Processing**

Chapter 3 of POPI provides for the minimum Conditions for Lawful Processing of Personal Information by a Responsible Party. These conditions may not be derogated from unless specific exclusions apply as outlined in POPI. Below is a description of the eight Conditions for Lawful Processing as contained in POPI:

a) **Accountability** - the Responsible Party has an obligation to ensure that there is compliance with POPI in respect of the Processing of Personal Information.

b) **Processing limitation** - Personal Information must be collected directly from a Data Subject to the extent applicable; must only be processed with the consent of the Data Subject and must only be used for the purposes for which it was obtained.

c) **Purpose specification** - Personal Information must only be processed for the specific purpose for which it was obtained and must not be retained for any longer than it is needed to achieve such purpose.
d) Further processing limitation - further processing of Personal Information must be compatible with the initial purpose for which the information was collected.

e) Information quality - the Responsible Party must ensure that Personal Information held is accurate and updated regularly and that the integrity of the information is maintained by appropriate security measures.

f) Openness - there must be transparency between the Data Subject and the Responsible Party.

g) Security safeguards - a Responsible Party must take reasonable steps to ensure that adequate safeguards are in place to ensure that Personal Information is being processed responsibly and is not unlawfully accessed.

h) Data Subject participation - the Data Subject must be made aware that their information is being processed and must have provided their informed consent to such processing.

15.2 Purpose of the Processing of Personal Information by GSIBJB

As outlined in paragraph 15.1(c), Personal Information may only be Processed for a specific purpose. GSIBJB, as a Goldman Sachs entity, is subject to various privacy notices maintained by the Goldman Sachs group. The purposes for which GSIBJB Processes or will Process Personal Information is set out paragraph 3 of the Goldman Sachs privacy notice entitled ‘Personal Data Processing By Goldman Sachs – Fair Processing Notice For Representatives Of Clients And Prospective Clients’ available at https://www.goldmansachs.com/privacy-and-cookies/GDPR-FPN-client-rep-english.pdf (the GS Privacy Notice)

15.3 Categories of Data Subjects and Personal Information/Special Personal Information relating thereto

As per section 1 of POPI, a Data Subject may either be a natural or a juristic person. The preamble to the GS Privacy Notice sets out the various categories of Data Subjects that GSIBJB Processes Personal Information on. In addition to the Data Subjects listed in the GS Privacy Notice, GSIBJB also Processes Personal Information of clients that are juristic persons.

Paragraph 2 of the GS Privacy Notice sets out the types of Personal Information relating to the abovementioned Data Subjects which GSIBJB Processes.

15.4 Recipients of Personal Information

Paragraph 4 of the GS Privacy Notice outlines the recipients to whom GSIBJB may provide a Data Subjects Personal Information.
15.5 Cross-border flows of Personal Information

Section 72 of POPI provides that Personal Information may only be transferred out of the Republic of South Africa:

a) If the recipient country can offer such data an “adequate level” of protection. This means that its data privacy laws must be substantially similar to the Conditions for Lawful Processing as contained in POPI; or

b) If the Data Subject consents to the transfer of their Personal Information; or

c) If the transfer is necessary for the performance of a contractual obligation between the Data Subject and the Responsible Party; or

d) If the transfer is necessary for the performance of a contractual obligation between the Responsible Party and a third party, in the interests of the Data Subject; or

e) If the transfer is for the benefit of the Data Subject, and it is not reasonably practicable to obtain the consent of the Data Subject, and if it were, the Data Subject, would in all likelihood provide such consent.

Paragraph 5 of the GS Privacy Notice sets out the planned cross-border transfers of Personal Information. At all times where GSIBJB transfers Personal Information offshore, such transfer will be done in accordance with section 72 of POPI.

15.6 Description of information security measures to be implemented by GSIBJB


The GS Information Security Statement sets out the types of security measures implemented by Goldman Sachs to ensure that, amongst others, Personal Information Processed by GSIBJB is respected and protected.

15.7 Objection to the Processing of Personal Information by a Data Subject

Section 11 (3) of POPI and regulation 2 of the POPI Regulations provides that a Data Subject may, at any time object to the Processing of his/her/its Personal Information in the prescribed form attached to this manual as Appendix 3 subject to exceptions contained in POPI.
15.8 Request for correction or deletion of Personal Information

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 attached as Appendix 4 to this Manual.
APPENDIX 1

REQUEST FOR ACCESS TO A RECORD IN RELATION TO PAIA

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

The Head:

B. Particulars of person requesting access to the record

<table>
<thead>
<tr>
<th>(a)</th>
<th>The particulars of the person who requests access to the record must be given below.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(b)</td>
<td>The address and/or fax number in the Republic to which the information is to be sent must be given.</td>
</tr>
<tr>
<td>(c)</td>
<td>Proof of the capacity in which the request is made, if applicable, must be attached.</td>
</tr>
</tbody>
</table>

Full names and surname:
Identity number:
Postal address:

Telephone number:
Fax number:
E-mail address:

Capacity in which request is made, when made on behalf of another person:

C. Particulars of person on whose behalf request is made

This section must be completed ONLY if a request for information is made on behalf of another person.

Full names and surname:
Identity number:

D. Particulars of record
(a) 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.

(b) 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.

1. Description of record or relevant part of the record:

2. Reference number, if available:

3. Any further particulars of record:

E. 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.

Reason for exemption from payment of fees:

F. Form of access to record

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

<table>
<thead>
<tr>
<th>Disability:</th>
<th>Form in which record is required:</th>
</tr>
</thead>
</table>

Mark the appropriate box with an X.

NOTES:
Compliance with your request in the specified form may depend on the form in which the record is available.

Access in the form requested may be refused in certain circumstances. In such a case you will be informed if access will be granted in another form.

The fee payable for access to the record, if any, will be determined partly by the form in which access is requested.

1. If the record is in written or printed form:
   - copy of record*
   - inspection of record

2. If record consists of visual images
   (this includes photographs, slides, video recordings, computer-generated images, sketches, etc.):
   - view the images
   - copy of the images*
   - transcription of the images*

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 computer readable form* (stiffy or compact disc)

*If you requested a copy or transcription of a record (above), do you wish the copy or transcription to be posted to you? Postage is payable. YES NO

G. Particulars of right to be exercised or 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.

1. 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:

H. Notice of decision regarding request for access

You will be notified in writing whether your request has been approved/denied. If you wish to be informed in another manner, please specify the manner and provide the necessary particulars to enable compliance with your request.

How would you prefer to be informed of the decision regarding your request for access to the
record?

Signed at                        this                      day of                                                    20

SIGNATURE OF REQUESTER/PERSON
ON WHOSE BEHALF REQUEST IS MADE
APPENDIX 2

APPLICABLE FEES IN RESPECT OF PRIVATE BODIES IN RELATION TO PAIA

FEES IN RESPECT OF PRIVATE BODIES

1. 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.

2. The fees for reproduction referred to in regulation 11 (1) are as follows:

| (a) | For every photocopy of an A4-size page or part thereof | R1,10 |
| (b) | For every printed copy of an A4-size page or part thereof held on a computer or in electronic or machine-readable form | R0,75 |
| (c) | For a copy in a computer-readable form on— | |
| i. stiffy disc | R7,50 |
| ii. compact disc | R70,00 |
| (d) | i. For a transcription of visual images, for an A4-size page or part thereof | R40,00 |
| ii. For a copy of visual images | R60,00 |
| (e) | i. For a transcription of an audio record, for an A4-size page or part thereof | R20,00 |
| ii. For a copy of an audio record | R30,00 |

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

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

| (1) | |
| (a) | For every photocopy of an A4-size page or part thereof | R1,10 |
| (b) | For every printed copy of an A4-size page or part thereof held on a computer or in electronic or machine-readable form | R0,75 |
| (c) | For a copy in a computer-readable form on— | |
| i. stiffy disc | R7,50 |
| ii. compact disc | R70,00 |
| (d) | i. For a transcription of visual images, for an A4-size page or part thereof | R40,00 |
| ii. For a copy of visual images | R60,00 |
| (e) | i. For a transcription of an audio record, for an A4-size page or part thereof | R20,00 |
| ii. For a copy of an audio record | R30,00 |
| (f) | To search for and prepare the record for disclosure, R30,00 for each hour or
part of an hour reasonably required for such search and preparation.

<table>
<thead>
<tr>
<th>(2)</th>
<th>For purposes of section 54 (2) of PAIA, the following applies:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>Six hours as the hours to be exceeded before a deposit is payable; and</td>
</tr>
<tr>
<td>(b)</td>
<td>one third of the access fee is payable as a deposit by the requester.</td>
</tr>
</tbody>
</table>

| (3) | The actual postage is payable when a copy of a record must be posted to a requester. |
APPENDIX 3

FORM FOR THE OBJECTION TO THE PROCESSING OF PERSONAL INFORMATION IN TERMS OF POPI

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

### A
**DETAILS OF DATA SUBJECT**

<table>
<thead>
<tr>
<th>Name(s) and surname / registered name of data subject:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unique Identifier/Identity Number</td>
</tr>
<tr>
<td>Residential, postal or business address:</td>
</tr>
<tr>
<td>Code ( )</td>
</tr>
<tr>
<td>Contact number(s):</td>
</tr>
<tr>
<td>Fax number/ E-mail address</td>
</tr>
</tbody>
</table>

### B
**DETAILS OF RESPONSIBLE PARTY**

<table>
<thead>
<tr>
<th>Name(s) and surname/ Registered name of responsible party:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential, postal or business address:</td>
</tr>
<tr>
<td>Code ( )</td>
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<tr>
<td>Contact number(s):</td>
</tr>
<tr>
<td>Fax number/ E-mail address:</td>
</tr>
</tbody>
</table>

### C
**REASONS FOR OBJECTION IN TERMS OF SECTION 11 (1) (d) to (f)**

(Please provide detailed reasons for the objection)
Signed at ............ ............................................ this .................................. day of .......................... .20

...........................................................

Signature of data subject / designated person
APPENDIX 4

FORM FOR THE REQUEST TO DELETE OR CORRECT PERSONAL INFORMATION IN TERMS OF POPI

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

Mark the appropriate box with an "x".

Request for:

- Correction or deletion of the personal information about the data subject which is in possession or under the control of the responsible party.
- Destroying or deletion of a record of personal information about the data subject which is in possession or under the control of the responsible party and who is no longer authorised to retain the record of information.

<table>
<thead>
<tr>
<th>A</th>
<th>DETAILS OF THE DATA SUBJECT</th>
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<tbody>
<tr>
<td>Name(s) and surname/ registered name of data subject:</td>
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<td>Unique Identifier/Identity Number:</td>
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<td>Residential, postal or business address:</td>
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<td>Contact number(s):</td>
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<td>Fax number/ E-mail address:</td>
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<table>
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<tr>
<th>B</th>
<th>DETAILS OF RESPONSIBLE PARTY</th>
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</thead>
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<tr>
<td>Name(s) and surname / registered name of responsible party:</td>
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<td>or business address:</td>
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<td>Contact number(s):</td>
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<td>Fax number/ E-mail address:</td>
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**C**  

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)  

<table>
<thead>
<tr>
<th>Signed at ................................this ................................... day of ................................20 ..................</th>
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</tbody>
</table>

**Signature of data subject/designated person**