# PAIA MANUAL

RecruitMyMom (Pty) Ltd
Company Registration Number: 2012/088360/07

## T/A RecruitMyMom



#### And

RecruitAGraduate - a division of RecruitMyMom (Pty) Ltd



Prepared in accordance with Section 51 of the Promotion of Access to Information Act, Number 2 of 2000 (as Amended)

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#### 1. LIST OF ACRONYMS AND ABBREVIATIONS

1.1. "CEO" Chief Executive Officer 1.2. "DIO" **Deputy Information Officer** 1.3. "**IO**" Information Officer 1.4. "Minister" Minister of Justice and Correctional Services 1.5. "PAIA" Promotion of Access to Information Act, No. 2 of 2000 (as Amended) 1.6. "PAIA Manual" Promotion of Access to Information Act Manual 1.7. "POPIA" Protection of Personal Information Act No.4 of 2013 1.8. "RMM" RecruitMyMom 1.9. "Regulator" Information Regulator

#### 2. INTRODUCTION

1.10. "Republic"

The Promotion of Access to Information Act, 2000 (referred to as "PAIA"), became effective on 9 March 2001. PAIA's primary objective is to uphold the Constitutional right to access any information held by the State or other entities. This access is necessary for the safeguarding or exercise of various rights. Both individuals and legal entities are granted the privilege of accessing records held by public or private entities. However, this right is subject to specific limitations aimed at facilitating the exercise and protection of these rights.

Republic of South Africa

In cases where a request for information is made to a private entity under the provisions of PAIA, the private entity is required to disclose the requested information if the requester can demonstrate that the information is needed to protect or exercise certain rights. This disclosure is permitted as long as none of the refusal grounds outlined in PAIA are applicable. The legislation further outlines the procedures and processes related to information requests.

Under Section 51 of PAIA, private entities are mandated to create a manual that outlines how individuals can access information held by that entity. This manual must meet certain minimum requirements as specified in the legislation.

This document serves as RecruitMyMom's PAIA manual. It has been formulated in compliance with Section 51 of PAIA, as amended by the Protection of Personal Information Act, 2013 (referred to as "POPIA"). POPIA is designed to uphold every individual's Constitutional right to privacy. It emphasises the protection of personal information handled by both public and private entities. This involves establishing specific conditions that set the baseline for the handling of personal information.

POPIA introduces changes to certain provisions of PAIA, striking a balance between ensuring access to information and safeguarding personal data. This balance is achieved through the creation of an Information Regulator, tasked with exercising specific powers and duties outlined in both POPIA and PAIA. Additionally, POPIA introduces mechanisms such as codes of conduct and grants rights to individuals concerning unsolicited electronic communications and automated decision-making. These mechanisms work together to regulate the flow of personal information and address related matters.

In addition to its primary focus, this PAIA manual also covers information regarding the submission of objections to the processing of personal information and requests for the deletion or destruction of personal information or associated records, all in accordance with the stipulations of POPIA.

#### 3. PURPOSE OF THE PAIA MANUAL

This PAIA Manual is useful for the public to-

- 3.1. check the categories of records held by a body which are available without a person having to submit a formal PAIA request;
- 3.2. have a sufficient understanding of how to make a request for access to a record of the body, by providing a description of the subjects on which the body holds records and the categories of records held on each subject;
- 3.3. know the description of the records of the body which are available in accordance with any other legislation;
- 3.4. access all the relevant contact details of the Information Officer and Deputy Information Officer who will assist the public with the records they intend to access;
- 3.5. know the description of the guide on how to use PAIA, as updated by the Regulator and how to obtain access to it;

3.6. know if the body will process personal information, the purpose of processing of personal information and the description of the categories of data subjects and of the information or categories of information relating thereto;

3.7. know the description of the categories of data subjects and of the information or categories of information relating thereto;

3.8. know the recipients or categories of recipients to whom the personal information may be supplied;

3.9. know if the body has planned to transfer or process personal information outside the Republic of South Africa and the recipients or categories of recipients to whom the personal information may be supplied; and

3.10. know whether the body has appropriate security measures to ensure the confidentiality, integrity and availability of the personal information which is to be processed.

#### 4. ABOUT RECRUITMYMOM

RecruitMyMom works in the recruitment/employment sector. We are registered under the Labour Relations Act 66 of 1995 and are subject to the rules and regulations of the South African Department of Labour.

RecruitMyMom specialises in matching skilled people seeking meaningful work with flexibility, both permanent and contract jobs. Forward thinking companies trust us to find high-calibre skills that deliver results - no matter where they work.

#### 5. KEY CONTACT DETAILS FOR ACCESS TO INFORMATION OF RECRUITMYMOM

#### 5.1. **CEO & Founder**

Phillipa Geard

#### 5.2. Chief Information Officer

Phillipa Geard, +2721 201 1190

#### 5.3. **Deputy Information Officers**

Ms H du Plessis, +2721 201 1190 Ms E Benkenstein, +2721 201 1190 Ms B Trenti, +2721 201 1190

#### 5.4. Access to information general contacts

Email Address: info@recruitmymom.co.za

#### 5.5. **Head Office**

Physical Address: Dummer Street, Parel Vallei, Somerset West, 7130

Postal Address: Dummer Street, Parel Vallei, Somerset West, 7130

Contact Number: +2721 201 1190

Email Address: <a href="mailto:info@recruitmymom.co.za">info@recruitmymom.co.za</a>
Website Address: <a href="mailto:www.recruitmymom.co.za">www.recruitmymom.co.za</a>

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

- 6.1. The Regulator has, in terms of section 10(1) of PAIA, as amended, updated and made available the revised Guide on how to use PAIA ("Guide"), in an easily comprehensible form and manner, as may reasonably be required by a person who wishes to exercise any right contemplated in PAIA and POPIA.
- 6.2. The Guide is available in each of the official languages and in braille.
- 6.3. The aforesaid Guide contains the description of-
  - 6.3.1. the objects of PAIA and POPIA;
  - 6.3.2. the postal and street address, phone and fax number and, if available, electronic mail address of-
    - 6.3.2.1. the Information Officer of every public body and
    - 6.3.2.2. every Deputy Information Officer of every public and private body designated in terms of section 17(1) of PAIA<sup>1</sup> and section 56 of POPIA<sup>2</sup>:
  - 6.3.3. the manner and form of a request for-
    - 6.3.3.1. access to a record of a public body contemplated in section 11<sup>3</sup>; and

<sup>&</sup>lt;sup>1</sup> Section 17(1) of PAIA- For the purposes of PAIA, each public body must, subject to legislation governing the employment of personnel of the public body concerned, designate such number of persons as deputy information officers as are necessary to render the public body as accessible as reasonably possible for requesters of its records.

<sup>&</sup>lt;sup>2</sup> Section 56(a) of POPIA- Each public and private body must make provision, in the manner prescribed in section 17 of the Promotion of Access to Information Act, with the necessary changes, for the designation of such a number of persons, if any, as deputy information officers as is necessary to perform the duties and responsibilities as set out in section 55(1) of POPIA.

<sup>&</sup>lt;sup>3</sup> Section 11(1) of PAIA- A requester must be given access to a record of a public body if that requester complies with all the procedural requirements in PAIA relating to a request for access to that record; and access to that record is not refused in terms of any ground for refusal contemplated in Chapter 4 of this Part.

- 6.3.3.2. access to a record of a private body contemplated in section 50<sup>4</sup>;
- 6.3.4. the assistance available from the IO of a public body in terms of PAIA and POPIA:
- 6.3.5. the assistance available from the Regulator in terms of PAIA and POPIA;
- 6.3.6. all remedies in law available regarding an act or failure to act in respect of a right or duty conferred or imposed by PAIA and POPIA, including the manner of lodging-
  - 6.3.6.1. an internal appeal;
  - 6.3.6.2. a complaint to the Regulator; and
  - 6.3.6.3. an application with a court against a decision by the information officer of a public body, a decision on internal appeal or a decision by the Regulator or a decision of the head of a private body;
- 6.3.7. the provisions of sections 14<sup>5</sup> and 51<sup>6</sup> requiring a public body and private body, respectively, to compile a manual and how to obtain access to a manual;
- 6.3.8. the provisions of sections 15<sup>7</sup> and 52<sup>8</sup> providing for the voluntary disclosure of categories of records by a public body and private body, respectively;

<sup>&</sup>lt;sup>4</sup> Section 50(1) of PAIA- A requester must be given access to any record of a private body if-

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

b) that person complies with the procedural requirements in PAIA relating to a request for access to that record; and

c) access to that record is not refused in terms of any ground for refusal contemplated in Chapter 4 of this Part.

<sup>&</sup>lt;sup>5</sup> Section 14(1) of PAIA- The information officer of a public body must, in at least three official languages, make available a manual containing information listed in paragraph 4 above.

<sup>&</sup>lt;sup>6</sup> Section 51(1) of PAIA- The head of a private body must make available a manual containing the description of the information listed in paragraph 4 above.

<sup>&</sup>lt;sup>7</sup> Section 15(1) of PAIA- The information officer of a public body, must make available in the prescribed manner a description of the categories of records of the public body that are automatically available without a person having to request access

<sup>&</sup>lt;sup>8</sup> Section 52(1) of PAIA- The head of a private body may, on a voluntary basis, make available in the prescribed manner a description of the categories of records of the private body that are automatically available without a person having to request access

- 6.3.9. the notices issued in terms of sections 22<sup>9</sup> and 54<sup>10</sup> regarding fees to be paid in relation to requests for access; and
- 6.3.10. the regulations made in terms of section 92<sup>11</sup>.
- 6.4. Members of the public can inspect or make copies of the Guide from the offices of the public and private bodies, including the office of the Regulator, during normal working hours.
- 6.5. The Guide can also be obtained-
  - 6.5.1. upon request to the Information Officer;
  - 6.5.2. from the website of the Regulator (<a href="https://www.justice.gov.za/inforeg/">https://www.justice.gov.za/inforeg/</a>).
- 6.6. A copy of the Guide is also available in the following two official languages, for public inspection during normal office hours-
  - 6.6.1. English and Afrikaans

<sup>&</sup>lt;sup>9</sup> Section 22(1) of PAIA- The information officer of a public body to whom a request for access is made, must by notice require the requester to pay the prescribed request fee (if any), before further processing the request.

<sup>&</sup>lt;sup>10</sup> Section 54(1) of PAIA- The head of a private body to whom a request for access is made must by notice require the requester to pay the prescribed request fee (if any), before further processing the request.

<sup>&</sup>lt;sup>11</sup> Section 92(1) of PAIA provides that –"The Minister may, by notice in the Gazette, make regulations regarding-

<sup>(</sup>a) any matter which is required or permitted by this Act to be prescribed;

<sup>(</sup>b) any matter relating to the fees contemplated in sections 22 and 54;

<sup>(</sup>c) any notice required by this Act;

<sup>(</sup>d) uniform criteria to be applied by the information officer of a public body when deciding which categories of records are to be made available in terms of section 15; and

<sup>(</sup>e) any administrative or procedural matter necessary to give effect to the provisions of this Act."

# 7. CATEGORIES OF RECORDS OF RECRUITMYMOM WHICH ARE AVAILABLE WITHOUT A PERSON HAVING TO REQUEST ACCESS

Category of records	Types of the Record	Available on Website	Available upon request
Company Information	What Makes Us Unique		
	What We Offer		
	These Employers Trust Us		
	Our Awards		
	What We Offer Employers		
	Job Intake Form		
	What We Offer Job Seekers	X	X
	Job Seeker Registration Form		
	Current Jobs Available		
	Testimonials		
	Additional Services		
	Blog Posts		
	FAQs		
	Terms & Conditions		
	Privacy Policy		
	Cookie Policy		
	PAIA Manual		
	Contact Information		
Publications	Advertising		
	Information Documents		
	Marketing Material		
	Newsletters	X	Х
	Presentations		
	Press Releases		
	Social Media		
	Videos		
	Websites & Content		

# 8. DESCRIPTION OF THE RECORDS OF RECRUITMYMOM WHICH ARE AVAILABLE IN ACCORDANCE WITH ANY OTHER LEGISLATION

8.1. The records reflected in the table below are available, in accordance with legislation.

Category of Records	Applicable Legislation
Company information	Companies Act 71 of 2008
Communications information	Electronic Communications Act 36 of 2005  Electronic Communications and Transactions Act 25 of 2002  Regulation of Interception of Communications and  Provision of Communication-related Information  Act 70 of 2002
Competition information	Competition Act 89 of 1998
Copyright information	Copyright Act 98 of 1978  Trade Marks Act 194 of 1993
Credit information	Credit Rating Services Act 24 of 2012  National Credit Act 34 of 2005

Employment information	Basic Conditions of Employment Act 75 of 1997
	Broad-Based Black Economic Empowerment Act 53 of 2003
	Employment Equity Act 55 of 1998
	Labour Relations Act 66 of 1995
	Skills Development Act 97 of 1998
	Unemployment Insurance Act 63 of 2001
	Arbitration Act 42 of 1965
Exchange control information	Currency and Exchanges Act 9 of 1933
Financial crime information	Criminal Procedure Act 51 of 1977
	Financial Intelligence Centre Act 38 of 2001
	Prevention and Combating of Corrupt Activities Act 12 of 2004
	Prevention of Organised Crime Act 121 of 1998
	Protection of Constitutional Democracy against Terrorist and Related Activities Act 33 of 2004
Health information	Occupational Health and Safety Act 85 of 1993
Security information	Promotion of Access to Information Act 2 of 2000
	Protected Disclosures Act 26 of 2000
	Protection of Personal Information Act 4 of 2013
Legal information	Interpretation Act 33 of 1957

	Justices of the Peace and Commissioner of Oaths Act 16 of 1963
	Promotion of Administrative Justice Act 3 of 2000
	Small Claims Courts Act 61 of 1984
People information	Civil Union Act 17 of 2006
	Consumer Protection Act 68 of 2008 Constitution of the Republic of South Africa (as amended)
	Promotion of Equality and Prevention of Unfair
	Discrimination Act 4 of 2000
Tax information	Employment Tax Incentive Act 26 of 2013 Income Tax
	Act 58 of 1962
	Income Tax Act 95 of 1967
	Skills Development Levies Act 9 of 1999 Tax
	Administration Act 28 of 2011
	Unemployment Insurance Contributions Act 4 of 2002
	Value Added Tax Act 89 of 1991

9. DESCRIPTION OF THE SUBJECTS ON WHICH THE BODY HOLDS RECORDS AND

CATEGORIES OF RECORDS HELD ON EACH SUBJECT BY RECRUITMYMOM

9.1. The information presented in the table below can be formally requested according to

the PAIA (Promotion of Access to Information Act). However, certain portions or the

entirety of the information might be subject to the criteria for denying access to

records. Please consult the Guide on how to utilise the PAIA for more information.

9.2. RecruitMyMom maintains the right to decline access to records if processing the

information would significantly and unreasonably drain its resources.

9.3. RecruitMyMom retains the authority to withhold access to records connected with the

obligatory safeguarding of:

9.3.1. The privacy of a third party, who is an individual and revealing their personal

information unreasonably.

9.3.2. Commercial data of a third party, encompassing trade secrets, financial,

commercial, or technical data that, if disclosed, could harm the financial or

commercial interests of the third party. Additionally, it includes information disclosed

by a third party to RecruitMyMom in confidence, where disclosure could

disadvantage the third party.

9.3.3. Confidential information of a third party, if it's protected by an agreement or

legislation.

9.3.4. The safety of individuals and property.

9.3.5. Information considered privileged in legal proceedings.

9.3.6. Records categorised as personal information under the POPIA (Protection of

Personal Information Act).

9.3.7. RecruitMyMom's commercial activities, including trade secrets, financial,

commercial, or technical data and software platforms or programs exclusively

developed for RecruitMyMom.

9.4. Access requests that are frivolous and/or vexatious will be declined by RecruitMyMom.

9.5. The Information Officer (IO) or Deputy Information Officer (DIO) holds the authority to grant access to a record if its disclosure would expose evidence of a significant violation or failure to comply with the law. In such cases, the public interest in revealing the record must outweigh the harm outlined in the relevant grounds for refusing access to records.

Subjects on which the body holds records	Categories of records
Company records	Guidelines and Protocols
	Incorporation Papers
	Legal Compliance Records
	Policies and Procedures
Accounting and finance	Accounting records
records	Annual financial statements
	Asset register
	Audit reports
	Banking records
	Financial administration records
	Financial forecasting reports
	Intellectual property
	Invoices and credit notes
	Service agreements
	Supporting schedules and documents
Tax records	Pay As You Earn (PAYE)
	Skills Development Levies (SDL)
	Tax related correspondence
	Tax returns as filed with the South African Revenue
	Services
	Unemployment Insurance Fund (UIF) levies
	Value Added Tax (VAT)
Legal records	Agreements, contracts and schedules
	General legal correspondence
	Licences, permits, authorisations and consents
Employee records	Code of conduct
	Confidentiality agreements
	Disciplinary records and internal evaluations

Subjects on which the body holds records	Categories of records
	Documents provided by employees
	Documents provided by third parties
	Employee personal details
	Employment conditions and policies
	Employment contracts
	Employment equity plan
	Employment policies and procedures
	Income tax (PAYE/SDL/UIF) submissions for employees
	Internal correspondence
	Leave
	Operating manuals
	Performance records
	Remuneration and benefits
	Restraint of trade agreements
	Training schedules and material
	Verification reports (credit, criminal, employment,
	identity, qualification)
Job Seeker records	Job Seeker agreements and forms
	Job Seeker database
	Job Seeker documents and information
	Job Seeker queries/requests
	Transactions and supporting information
	Verification reports (credit, criminal, employment,
	identity, qualification)
Client records	Client agreements and forms
	Client database
	Client documents and information
	Client queries/requests
	Transactions and supporting information
Service provider and third party	Code of conduct
records	Conflicts of interest
	Requests for information

Subjects on which the body holds records	Categories of records
	Service level and/or third party
	agreements/contracts
	Service provider and third party database
	Terms and conditions for dealing with suppliers
	Transactions and supporting information
Information technology	Back-ups
	Custodian information
	Operations information
	Service level agreements
	Service requests
	System event logs
	System development life cycle documents
	System performance logs
Publications	Marketing material
	Newsletters
	Presentations
	Press releases
	Social media
	Videos
	Websites and content
Strategic planning records	Operational and strategic plans
	Research information

#### 10. PROCESSING OF PERSONAL INFORMATION

### 10.1. Purpose of Processing Personal Information

RecruitMyMom processes the personal information for the following purposes:

- 10.1.1. Administering the Service.
- 10.1.2. Administering employees and potential employees.
- 10.1.3. Executing and/or fulfilling its statutory obligations in terms of the PAIA and/or the POPIA.

- 10.1.4. Executing and/or fulfilling its statutory obligations in terms of other applicable legislation.
- 10.1.5. Executing and/or fulfilling its contractual obligations.
- 10.1.6. To support the operation of the Service, such as for billing, account maintenance, and record-keeping purposes.
- 10.1.7. To distribute communications relevant to the use of the Service.
- 10.2. Description of the categories of Data Subjects and of the information or categories of information relating thereto

Categories of Data Subjects	Personal Information that may be processed
Clients	Full names of contact persons; contact details (contact
	numbers; email addresses); registered, and trade,
	names of entities; physical addresses; postal
	addresses; unique identifier; identity/registration
	numbers; confidential correspondence; order
	information (job specifications); banking details; tax
	related information; company information; testimonials;
	service/performance reviews; information required in
	terms of the FAIS Act and the FICA (and other relevant
	legislation)
Candidates	Full names; contact details (contact numbers; email
	addresses); gender; race; age; language; education
	information (qualifications); employment history;
	identity/passport numbers; physical addresses; postal
	addresses; credit record; criminal record; nationality;
	health; disability; biometric information; professional
	affiliation; references; CVs/resumes; motivational letters;
	stories; testimonials; service/performance reviews;
	confidential correspondence; order information (jobs
	applied for); banking details; tax related information;
	information required in terms of the FAIS Act and the
	FICA (and other relevant legislation)

Categories of D Subjects	ata	Personal Information that may be processed
Partners		Full names of contact persons; full names of directors;
		registered and trade names of entities; physical
		addresses; postal addresses; contact details (contact
		numbers, email addresses); confidential
		correspondence; financial information; registration
		numbers; tax related information; authorised signatories'
		information; broad-based black economic empowerment
		(B-BBEE) status; associated entities; business
		strategies; information required in terms of the FAIS Act
		and the FICA (and other relevant information)
Service Provide	ers;	Full names of contact persons; registered, and trade
Customers		names of entities; physical addresses; postal
		addresses; contact details (contact numbers, email
		addresses); confidential correspondence; financial
		information; registration numbers; tax related
		information; information required in terms of the FAIS
		Act and the FICA (and other relevant information)
Employees		Full names; contact details (contact numbers; email
		addresses); gender; marital status; race; age; language;
		education information (qualifications); employment
		history; identity/passport numbers; physical addresses;
		postal addresses; banking details; tax related
		information; credit record; criminal record; well-being
		and family members; nationality; health; disability;
		biometric information; professional affiliation;
		references; CVs/resumes; motivational letters; stories;
		testimonials; service/performance reviews; confidential
		correspondence; information required in terms of the
		FAIS Act and the FICA (and other relevant
		legislation)

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

- 10.3.1. RecruitMyMom may supply the personal information of data subjects to service suppliers, who provide the following services:
- 10.3.1.1. Administration
- 10.3.1.2. Accounting
- 10.3.1.3. Capturing, and organising, personal information
- 10.3.1.4. Compliance
- 10.3.1.5. Due diligence reviews
- 10.3.1.6. Information and communication technologies (ICT)
- 10.3.1.7. Storing of personal information
- 10.3.1.8. Verification checks (for example, credit (and payment history), criminal, employment history, FAIS related, financial sanctions, identity, qualifications, terrorism)
- 10.3.2. RecruitMyMom may supply the personal information of data subjects to:
- 10.3.2.1. Courts, in terms of matters taken on judicial review
- 10.3.2.2. Enforcement agencies, for criminal investigation (for example, National Prosecuting Authority, South African Police Service)
- 10.3.2.3. People against whom complaints have been lodged
- 10.3.2.4. Regulators, ombuds, or tribunals, in terms of matters that fall under their jurisdiction

Category of personal information	Recipients or Categories of Recipients to whom the personal information may be supplied
Identity/passport/registration	Clients; Candidates; Department of Labour;
numbers, dates of birth, dates of	Financial Intelligence Centre; South African
incorporation, names	Police Services; Verification
	providers
Qualifications	Clients; Verification providers

Category of personal information	Recipients or Categories of Recipients to whom the personal information may be supplied
Credit and payment history	Clients; Verification providers
Tax information	South African Revenue Service

#### 10.4. Planned transborder flows of personal information

10.4.1. RecruitMyMom uses servers based in South Africa and the United Kingdom. Any information provided to us may be transferred to and processed in South Africa, the United Kingdom or other countries around the world where we do business.

10.4.2. RecruitMyMom will ensure that the person (both legal and natural) to whom the personal information will be transferred is subject to a law, binding company rules, and/or binding agreements, which provide a suitable level of protection, and the third party agrees to treat the personal information with the same level of protection as RecruitMyMom is required to provide, in terms of the POPIA.

10.4.3. The cross border transfer of personal information will be done with the data subject's consent. However, if it is not reasonably practicable to obtain the data subject's consent, RecruitMyMom will transfer the personal information if it will be for the data subject's benefit, and the data subject would have provided consent, if it had been reasonably practicable to obtain the consent.

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

10.5.1. RecruitMyMom has established, and maintains, suitable technical, and operational, measures to prevent loss of, damage to, or unauthorised destruction

of, personal information, and unlawful access to, or processing of, personal information.

- 10.5.2. The suitable measures that RecruitMyMom has taken includes, but is not limited to:
- 10.5.2.1. Access control
- 10.5.2.2. Agreements with operators, to ensure that they implement, and maintain suitable security controls
- 10.5.2.3. Anti-virus software
- 10.5.2.4. Anti-malware software
- 10.5.2.5. Awareness training and vigilance of users
- 10.5.2.6. Data back-ups
- 10.5.2.7. Data encryption
- 10.5.2.8. Defensive measures
- 10.5.3. The suitable measures are in place to ensure that RecruitMyMom:
- 10.5.3.1. Identifies the risks (both internal and external) to the personal information that is in its possession and/or under its control
- 10.5.3.2. Establishes, and maintains, suitable safeguards against the risks identified
- 10.5.3.3. Regularly verifies that the safeguards are effectively implemented
- 10.5.3.4. Updates the safeguards when new risks are identified, and when existing safeguards are found to be deficient

#### 11. AVAILABILITY OF THE MANUAL

- 11.1. A copy of the Manual is available-
  - 11.1.1. on www.recruitmymom.co.za;
  - 11.1.2. head office of RecruitMyMom for public inspection during normal business hours:
  - 11.1.3. to any person upon request and upon the payment of a reasonable prescribed fee; and

11.1.4. to the Information Regulator upon request.

11.2. A fee for a copy of the Manual, as contemplated in annexure B of the

Regulations, shall be payable per each A4-size photocopy made.

#### 12. UPDATING OF THE MANUAL

The head of RecruitMyMom will on a regular basis update this manual.

Issued by

Phillipa Geard

**CEO & Founder**