

Data Protection Officer: Salman Khan

1. Introduction	This policy applies to KBM Training & Recruitment Limited (KBM). Our registration reference is ZA167673. We must protect personal and confidential data from complying with the law and proving to clients, stakeholders, and customers that we respect their information and privacy. This policy sets out the accountability and responsibilities of KBM, its staff, learners and stakeholders to comply fully with the provisions of the General Data Protection Regulation (GDPR") and the Data Protection Act (DPA) 1998 amended in 2018. It recognises that handling personal data appropriately and complying with data protection legislation enhances trust, is the right thing to do and protects KBM's relationship with all its stakeholders.
	We are committed to all aspects of GDPR and aim to fulfil all our legal obligations, including under the GDPR. This Policy sets out how KBM commits to dealing with personal data, including personal and sensitive data relating to employees (i.e. personnel files) and claimants. This Policy will reflect the prevailing laws, regulations and corporate policies.
	KBM needs to collect personal information about people with whom it deals with, in order to carry out its business and provide its services. We hold personal data about our learners, employees (present, past and prospective), customers, suppliers and other individuals for a variety of business purposes.
	In addition, we may occasionally need to collect and use certain types of personal information to comply with the requirements of the law. No matter how it is collected, recorded and used (e.g. paper based or computer based system) this personal information must be dealt with properly to ensure compliance with the Data Protection Act 1998 amended in 2018.
	The lawful and proper treatment of personal information held by KBM Training & Recruitment Ltd. is extremely important to the success of our business and in order to maintain the confidence of our employees and customers, we commit to ensure that we treat personal information lawfully and correctly. KBM Training & Recruitment, Ltd has a number of procedures in place to ensure privacy while protecting personal or corporate data and keep data protected from corruption and unauthorized access. The focus behind data security is based upon Encryption; Strong User Authentication and Reliable Backup Solutions.

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		This policy sets out how we seek to protect personal data and ensure that staff understand the rules governing their use of personal data to which they have access in the course of their work. In particular, this policy requires staff to ensure that the Data Protection Officer (DPO) be consulted before any significant new data processing activity is initiated to ensure that relevant compliance steps are addressed.		
2.	Definition	Personal Data: Information relating to identifiable individuals, such as parents, relatives, job applicants, current and former employees, agency, contract and other staff, customers, suppliers and marketing contacts. Personal data we gather may include: individuals' contact details, addresses, educational background, financial and pay details, details of certificates and diplomas, education and skills, marital status, nationality, job title, and CV. Personal data may be collected from parents, staff, other schools, children, and the Department for Education.		
		Sensitive Personal Data: Personal data about an individual's racial or ethnic origin, political opinions, religious or similar beliefs, trade union membership (or non-membership), physical or mental health or condition, criminal offences, or related proceedings—any use of sensitive personal data is strictly controlled in accordance with this policy.		
3.	Scope	This policy applies to all learners, staff and parents. KBMTR staff must be familiar with this policy and comply with its terms. This policy supplements our other policies relating to staff use of internet and email use. We may supplement or amend this policy by additional policies and guidelines from time to time. Any new or modified policy will be circulated to staff before being adopted.		
		As our Data Protection Officer, Mr. Salman Khan has overall responsibility for the day-to-day implementation of this policy.		
4.	Data Protection Officer	 The Data Protection Officer's responsibilities: Inform and advise the organisation and employees about duties and obligations to comply with the GDPR and other data protection laws To monitor compliance with the GDPR and other data protection laws, including managing internal data protection activities, advise on data protection impact assessments, train staff and conduct internal audits To be the first point of contact for supervisory authorities and for 		
		 To be the first point of contact for supervisory authorities and for individuals whose data is processed Keep the board updated about data protection responsibilities, risks and issues 		

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	 Review all data protection procedures and policies on a regular basis Arrange data protection training and advice for all staff members and 	
	those included in this policy	
	 Answering questions on data protection from parents/carers, staff, board members and other stakeholders 	
	 Responding to individuals such as clients and employees who wish to 	
	know which data is being held on them by KBMTR	
	 Ensuring third parties that handle the company's data any contracts or agreement regarding data processing are compliant with the GDPR. Third parties must comply with 11 clauses of the GDPR 	
	 Approving data protection statements attached to emails and other marketing copy 	
	 Addressing data protection queries from clients, target audiences or media outlets 	
	• Ensure all marketing initiatives adhere to data protection laws and the company's Data Protection Policy	
	 Ensure all IT systems, services, software and equipment meet acceptable security standards 	
	• Ensure checking and scanning security hardware and software is carried	
	out regularly to ensure it is functioning properly	
	• Researching third-party service providers, such as cloud services the	
	company is considering using to store or process data	
5. Procedures	KBM will include the specified statement from the Department for Education (DfE) on the student enrolment form and update when required following the ESFA's technical guidance:	
	How We Use Your Personal Information	
	This privacy notice is issued by the Education and Skills Funding Agency	
	(ESFA), on behalf of the Secretary of State for the DfE. It is to inform learners	
	how their personal information will be used by the DfE, the ESFA (an	
	executive agency of the DfE) and any successor bodies to these organisations.	
	For the purposes of the Data Protection Act 1998 (amended in 2018), the DfE	
	is the data controller for personal data processed by the ESFA.	
	The personal information is used by the DfE to exercise its functions and to meet its statutory responsibilities, including under the Apprenticeships,	
	Skills, Children and Learning Act 2009 and to create and maintain a unique	
	learner number (ULN) and a personal learning record (PLR). Your information	
	may be shared with third parties for education, training, employment and	
	well-being related purposes, including for research. This will only take place	
	where the law allows it and the sharing is in compliance with the Data	
	Protection Act 1998 amended in 2018. The European Social Fund (ESF)	
	Managing Authority (or agents acting on its behalf) may contact you in order	

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for them to carry out research and evaluation to inform the effectiveness of training. You can opt out of contact for other purposes by ticking any of the following if you do not wish to be contacted: • About courses or learning opportunities. • For surveys and research. • By post. • By phone. • By email.
Further information about use of and access to your personal data, and details of organisations with whom we regularly share data are available at: https://www.gov.uk/government/publications/esfa-privacy-notice
This GDPR policy complies with ESFA's GDPR requirements concerning the ESFA's GDPR practices "Record keeping and retention information for training providers". https://www.gov.uk/government/publications/record-keeping-and-retention-guidance-for-fe-training-providers/record-keeping-and-retention-information-for-training-providers
Fair and lawful processing We must process personal data fairly and lawfully in accordance with individuals' rights. This generally means that we should not process personal data unless the individual whose details we are processing has consented to this happening. The processing of all data must be: Necessary to provide our educational environment In our legitimate interests and not unduly prejudice the individual's privacy In most cases this provision will apply to routine data processing activities.
Justification for personal data We will process personal data in compliance with all eight data protection principles as stated below:
 Personal data shall be processed fairly and lawfully and, in particular, shall not be processed unless (at least one of the conditions in Schedule 2 is met, and in the case of sensitive personal data, at least one of the conditions in Schedule 3 is also met) Personal data shall be obtained only for one or more specified and lawful purposes, and shall not be further processed in any manner incompatible with that purpose or those purposes. Personal data shall be adequate, relevant and not excessive in relation to the purpose or purposes for which they are processed. Personal data shall be accurate and, where necessary, kept up to date.

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		 Personal data processed for any purpose or purposes shall not be kept for longer than is necessary for that purpose or those purposes. About the rights of individuals e.g. personal data shall be processed in accordance with the rights of data subjects (individuals). Appropriate technical and organisational measures shall be taken against unauthorised or unlawful processing of personal data and against accidental loss or destruction of, or damage to, personal data. Personal data shall not be transferred to a country or territory outside the European Economic Area (EEA) unless that country or territory ensures an adequate level of protection for the rights and freedoms of data subjects in relation to the processing of personal data. We document any additional justification for the processing of sensitive data.
6.	Accuracy and	We will ensure that any personal data we process is accurate, adequate,
	relevance	relevant and not excessive, given the purpose for which it was obtained. We
		will not process personal data obtained for one purpose for any unconnected
		purpose unless the individual concerned has agreed to this or would
		otherwise reasonably expect this.
		Individuals may ask that we correct inaccurate personal data relating to
		them. If you believe that information is inaccurate you should record the fact
		that the accuracy of the information is disputed and inform the DPO, Salman
_		Khan.
7.		Regular data audits to manage and mitigate risks will inform the data
	register	register. This contains information on what data is held, where it is stored,
		how it is used, who is responsible and any further regulations or retention
-		timescales that may be relevant.
8.	Consent and	Some data that we collect is subject to active consent by the data subject.
	conditions for	This consent can be revoked at any time. Some data we collect is in relation
	processing data	to our legal responsibilities as set out in article 6 of the GDPR:
		• 6(1)(a) Consent of the data subject
		 6(1)(a) Consent of the data subject Data Protection Policy July 2017
		 Data Protection Policy July 2017 6(1)(b) Processing is necessary for the performance of a contract with
		• 6(1)(b) Processing is necessary for the performance of a contract with the data subject or to take steps to enter into a contract
		 6(1)(c) Processing is necessary for compliance with a legal obligation*
		 6(1)(c) Processing is necessary for compliance with a legal obligation? 6(1)(d) Processing is necessary to protect the vital interests of a data
		• 6(1)(d) Processing is necessary to protect the vital interests of a data subject or another person
		 6(1)(e) Processing is necessary for the performance of a task carried out
		in the public interest or in the exercise of official authority vested in the controller
		 6(1) (f) Necessary for the purposes of legitimate interests pursued by the
		controller or a third party, except where such interests are overridden by
		the interests, rights or freedoms of the data subject.
		* Any criminal record checks are justified by law. Criminal record checks
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	cannot be undertaken based solely on the consent of the subject.	
9. Privacy Notice -	Being transparent and providing accessible information to individuals about	
transparency of	how we will use their personal data is important for our organisation. Privacy	
data protection	notices for staff and learners can be found in Offices and websites of KBMTR.	
-	The notice:	
	• Sets out the purposes for which we hold personal data on learners,	
	customers and employees	
	• Highlights that our work may require us to give information to third	
	 Highlights that our work may require us to give information to third parties 	
	 Provides that our stakeholders have a right of access to the personal data 	
	that we hold about them	
10. Personal data	Individuals and data subjects must take reasonable steps to ensure that	
	personal data we hold about is accurate and updated as required. For	
	example, if personal circumstances change, please inform the relevan	
	KBMTR so that they can update your records.	
11. Sharing personal	If it is necessary to share personal data with third party organisations. It is	
data	our responsibility to ensure that the data we share is compliant with the	
	conditions of processing and is shared in a secure manner. Third parties	
	include:	
	Schools	
	Colleges	
	Universities	
	Recruitment agencies	
	 Job Centres 	
	Banks	
	 Local Authorities and Boroughs 	
	-	
	Occupational health providers	
	We abide by any request from an individual not to use their personal data for direct marketing purposes and potify the DPO about any such request	
	for direct marketing purposes and notify the DPO about any such request.	
	We do not send direct marketing material to someone electronically (e.g. via	
	email) unless we have an existing business relationship with them in relation	
	to the services being marketed.	
	Please contact the DPO for advice on direct marketing before starting any	
12. Consitius normanal	new direct marketing activity.	
12. Sensitive personal data	In most cases where we process sensitive personal data we will require the data subject's explicit consent to do this unless exceptional circumstances	
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	apply or we are required to do this by law (e.g. to comply with legal	
	apply or we are required to do this by law (e.g. to comply with legal obligations to ensure health and safety at work). Any such consent will need	
	apply or we are required to do this by law (e.g. to comply with legal obligations to ensure health and safety at work). Any such consent will need to clearly identify what the relevant data is, why it is being processed and to	
	apply or we are required to do this by law (e.g. to comply with legal obligations to ensure health and safety at work). Any such consent will need	

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	grounds:
	Explicit consent has been given
	 Processing is necessary for the purposes of carrying out the obligations and exercising specific rights of the controller or of the data subject in the field of employment.
	 Processing is necessary for the reasons of substantial public interest, on the basis of state law which shall be proportionate to the aim pursued, respect the essence of the right to data protection and provide for suitable and specific measures to safeguard the fundamental rights and the interests of the data subject.
13. Data security	We keep personal data secure against loss or misuse. Where other organisations process personal data as a service on our behalf, the DPO will establish what, if any, additional specific data security arrangements need to be implemented in contracts with those third party organisations.
	Drive we have dealers and default
	Privacy by design and default Privacy by design is an approach to projects that promote privacy and data protection compliance from the start. The DPO will be responsible for ensuring that all data security processes and IT projects commence with a privacy plan. When relevant, and when it does not have a negative impact on the data subject, privacy settings will be set to the most private by default.
	Storing data securely
	 In cases when data is stored on printed paper, it is kept in a secure place where unauthorised personnel cannot access it
	 Printed data is shredded when it is no longer needed – use data deletion processes as set out in this policy
	 Use secure remote access software for accessing school systems from another location
	• Ensure Access Control list – defining who has access to data, systems and administrator access is limited to just a few users
	 Ensure network permissions are set correctly so users can only access the data and files they require to carry out their duties
	 All network users have individual logins. Don't share usernames or passwords.
	 Passwords must be adequately complex and changed periodically. We encourage all staff to use a password manager to create and store their passwords.
	• Devices such as laptops, tablets and mobile phones should be locked away when not in use.
	 Ensure antivirus and malware software are up to date as well as operating systems on laptops, tablets and mobile phones
	Mobile phones are password protected and able to have their content
	1 Concord Business Centre, Concord Road, London, W3 0TJ

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	 accessed/deleted remotely Screen locks should be in place for users of MIS systems and other software packages containing personal data Emails containing personal data should not be sent from staff or director's personal accounts. Staff should be vigilant of emails with suspicious attachments, from emails addresses who have similar name configurations hyperlinks and proceed cautiously Ensure staff complete basic 'cyber security' training in relation to opening emails, scanning USBs, handling personal data etc Ensure wireless network is password protected and encrypted Data stored on CDs or memory sticks is encrypted and locked away securely when not being used The DPO must approve any cloud used to store data Servers containing personal data are kept in a secure location or in the cloud, away from general office space Data is never saved directly to mobile devices such as laptops, tablets or smartphones All servers containing sensitive data are approved and protected by security software and a strong firewall. Staff must report loss of a device; laptop, mobile phone, tablet etc
	• Staff must report loss of a device; laptop, mobile phone, tablet etc immediately to the DPO
	Keep a record of third party access to data
14. Data retention periods	We retain personal data for no longer than is necessary. What is necessary will depend on the circumstances of each case, taking into account the reasons that the personal data was obtained, but if relevant, the length of retention will be determined in a manner consistent with published legal and regulatory data retention guidelines. Documents will be stored in line with guidance stated in the document retention schedule set out in Document Retention and Archiving Policy of KBMTR.
15. Data deletion	 Disposal of records that have reached the end of the minimum retention period should be deleted or archived in line with the following guidance in relation to the principle of the GDPR that: Personal data processed for any purpose or purposes shall not be kept for longer than is necessary for that purpose or those purpose. KBMTR must ensure that records that are no longer required are reviewed as soon as possible under the criteria set out so that only the appropriate records are destroyed. The local review will determine whether records are to be selected for permanent preservation, destroyed, digitised to an electronic format or retained by the organisation for research or litigation purposes.

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 Whatever decisions are made they need to be documented as part of the records management policy within the organisation.
Safe destruction of records
 All records containing personal information, or sensitive policy information should be made either unreadable or unreconstructable. Paper records should be shredded using a cross-cutting shredder CDs / DVDs / Floppy Disks should be cut into pieces Audio / Video Tapes and Fax Rolls should be dismantled and shredded
 Hard Disks should be dismantled and sanded
 Any other records should be bundled up and disposed of to a waste paper merchant or disposed of in other appropriate ways. Do not put records in with the regular waste or a skip unless there is no other alternative.
 Where an external provider is used it is recommended that all records must be shredded on-site in the presence of an employee. KBMTR must also be able to prove that the records have been destroyed by the company who should provide a Certificate of Destruction. Staff working for the external provider should have been trained in the handling of confidential documents.
• The shredding needs to be planned with specific dates and all records
 should be identified as to the date of destruction. It is important to understand that if the records are recorded as to be destroyed but have not yet been destroyed and a request for the records has been received they must still be provided.
 Where records are destroyed internally, the process must ensure that all records are recorded are authorised to be destroyed by the SMT-DPO and the destruction recorded. Records should be shredded as soon as the record has been documented as being destroyed.
Freedom of Information Act 2000 (FoIA 2000)
The Freedom of Information Act 2000 requires to maintain a list of records which have been destroyed and who authorised their destruction and should record at least:
File reference (or other unique identifier);
File title (or brief description);
Number of files and date range
The name of the authorising officialDate action taken
Transfer of records to Archives
Where records have been identified as being worthy of permanent
preservation arrangements should be made to transfer the records to the 1 Concord Business Centre, Concord Road, London, W3 0TJ

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	County Archives Service. KBTR should contact the local record office if there is a requirement to permanently archive the records, and the records will continue to be managed via the GDPR and the FoIA 2000. If you would like to retain archive records in a special archive room in KBMTR for use with learners please contact the local record office for specialist
	advice. Transfer of information to other media Where lengthy retention periods have been allocated to records, members of staff may wish to consider converting paper records to other media such as microform or digital media. The lifespan of the media and the ability to migrate data where necessary should always be considered.
	Consideration should also be given to the legal admissibility of records that have been converted from paper to electronic media. It is essential to have procedures in place so that conversion is done in a standard way. This means that organisations can prove that the electronic version is a genuine original and could not have been tampered with in any way.
16. Transferring data internationally	There are restrictions on international transfers of personal data. No data may be transferred outside of the (European Economic Area (EEA) without first discussing it with the data protection officer. Specific consent from the data subject must be obtained prior to transferring their data outside the EEA. Any transfer personal data anywhere outside the UK must be approved by the Data Protection Officer
17. Subject access requests	Please note that under the Data Protection Act 1998, individuals are entitled, subject to certain exceptions, to request access to information held about them. No charges should be made to the data subject. Upon request, a data subject should have the right to receive a copy of their data in a structured format. These requests should be processed within one month , provided there is no undue burden and it does not compromise the privacy of other individuals. A data subject may also request that their data is transferred directly to another system.
	KBMTR has one month to provide a full response to the data subject. Data subjects can be encouraged to submit requests during term time but are under no legal obligation to do so. If you would like to make a subject access request, you should refer that request immediately to the DPO. We may ask you to help us comply with those requests. There are also restrictions on the information to which you are entitled under applicable law.
18. Right to be forgotten	A data subject may request that any information held on them is deleted or removed, and any third parties who process or use that data must also comply with the request. An erasure request can only be refused if an exemption applies.

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19. Staff contracts/HR	 DPA clauses in staff contracts are no longer legally compliant with the GDPR. Letters of variation will be issued to existing staff and all new staff will be issued with GDPR compliant data protection processes. Information given in staff references must comply with the GDPR. All HR policies must be reviewed to ensure they are GDPR compliant, including the staff handbook.
20. Training	 All staff receive training on this policy. New joiners will receive training as part of the induction process. Further training will be provided at least every two years or whenever there is a substantial change in the law or our policy and procedure. Training is provided through an in-house session on a regular basis to cover: The law relating to data protection Our data protection and related policies and procedures. Completion of training is compulsory.
21. Data breaches	Staff should notify the DPO immediately if they are concerned about a possible data breach. If a breach is discovered outside of term time by a staff member, they should alert the DPO immediately.
	 Reporting breaches Data breaches must be reported to the ICO within 72 hours. If the breach is sufficiently serious to warrant notification to the public, the breach must be reported without undue delay. If there is a high risk to the rights and freedoms of individuals, data subjects must be notified. All members of staff have an obligation to report actual or potential data protection compliance failures. This allows us to: Investigate the failure and take remedial steps if necessary Maintain a register of compliance failures Notify any compliance failures that are material either in their own right or as part of a pattern of failures
	 Checklist for data breaches Mobilise a crisis management team and DPO Assess level of risk of data breach – no risk/risk/high risk – if unaddressed such as breach is likely to have a significant detrimental effect on individuals /data subjects Inform the ICO within 72 hours DPO to keep records of response to the data breach Identify key internal and external messaging for communications
	strategy and issue 6. Secure IT systems 7. Stop additional data loss

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	8. Speak to those affected/involved: If there is a high risk to the rights and		
	freedoms of individuals, data subjects must be notified.		
	9. Identify key issues and extent of data breach		
	10. Review protocols about disseminating information about the breach for everyone involved		
	11. Begin an in-depth investigation, using forensics if necessary		
	12. Report to police when/if considered appropriate		
	13. Notify regulators/consult with legal team/insurers/RPA etc		
	What information must a breach notification contain?		
	• The nature of the personal data breach including the categories and approximate number of individuals concerned		
	• The nature of the personal data breach including the categories the		
	categories and approximate number of personal data records concerned;		
	 The name and contact details of the data protection officer 		
	• A description of the likely consequences of the personal data breach; and		
	• A description of the measures taken, or proposed to be taken, to deal		
	with the personal data breach and, where appropriate, of the measures		
	taken to mitigate any possible adverse effects.		
22. Consequences of	We take compliance with this policy very seriously. Failure to comply puts		
failing to comply	both the staff and the organisation at risk.		
	The importance of this policy means that failure to comply with any		
	requirement may lead to disciplinary action under our procedures which may		
	result in dismissal.		
	If you have any questions or concerns about anything in this policy, do not		
	hesitate to contact the DPO.		
23. Monitoring	Everyone must observe this policy. The DPO has overall responsibility for this		
	policy. They will monitor it regularly to make sure it is being adhered to.		

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Agreed/signed by: Salman Khan Position: CEO/Director

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