

BLOMMELAND EDUCARE CENTRE

PRIVACY POLICY AND PAIA MANUAL FOR THE PROTECTION OF PERSONAL INFORMATION AND THE RETENTION OF DOCUMENTS AND RECORDS IN TERMS OF THE POPIA/PAIA

This manual was prepared in accordance with section 51 of the Promotion of Access to Information Act, 2000 and to address requirements of the Protection of Personal Information Act, 2013.

This manual applies to BLOMMELAND EDUCARE CENTRE Registration number 2001/057262/23

1 July 2021

Registered Address: 44 Pionier Street Kuilsrivier 7580

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- 1. NAME OF THE POLICY: POLICY MANUAL FOR THE PROTECTION OF PERSONAL INFORMATION AND THE RETENTION OF DOCUMENTS AND RECORDS IN TERMS OF POPIA.
- 2. EFFECTIVE DATE: 15 March 2024

3. DATE OF NEXT REVIEW: 15 March 2025

4. REVISION HISTORY:

As last amended on: 30 June 2021
Frequency of Review: Annually or as needed

5. PREAMBLE

- 5.1. POPIA is not intended to prevent the processing of personal information but to ensure that it is done fairly and without adversely affecting the rights of data subjects. Given the wide-ranging impact of the POPIA, it is expressly provided that all processing of personal information must conform to the POPIA's provisions.
- 5.2. Blommeland Educare Centre is a registered private educare facility in terms of the Children's Act 38 of 2005 and is managed and governed in terms of the provisions of the act as well as the language and admissions policy drafted in terms thereof. The medium of instruction at the school is English and Afrikaans. The school offers an educare programme for babies from the age of 3 months until Grade R as well as Aftercare services for local primary school children (up till Grade 7).
- 5.3. A person's right to privacy entails having control over his or her personal information and being able to conduct his or her affairs relatively free from unwanted intrusions. Given the importance of privacy, the School is committed to effectively managing personal information in accordance with POPIA's provisions.
- 5.4. POPIA establishes the rights and duties that are designed to safeguard personal data in terms of POPIA, the legitimate needs of the School to collect and use personal data for its business and other purposes are balanced against the right of data subjects to have their right of privacy, in the form of their personal details, respected.
- 5.5. The school regards the lawful and appropriate processing of all Personal Information as crucial to successful service delivery and essential to maintaining confidence between the School and those persons also known as a data subject in terms of POPIA and entities/agencies/businesses/persons who deal with the School. The school therefore fully endorses and adheres to the principles of the Protection of Personal Information Act, Act 4 of 2013 (POPIA) and the regulations promulgated in terms of the Act.
- 5.6. Data (including information and knowledge) is essential to the administrative business of the school. In collecting personal data all staff has a responsibility to use it both effectively and ethically. There is a balance to be struck between an individual's right to privacy and the legitimate business requirements of the School. Therefore, it is critical that all staff in the Schoolwork to the highest attainable standards with regard to this Policy Manual and the prescripts of POPIA and other related legislation and policies. The School's integrity includes both the way in which staff conduct themselves and the way in which all ensure the data the school hold is compliant with relevant legislation.

5.7. DETAILS OF THE SCHOOL

Blommeland Educare Centre

Address: 44 Pionier Street

Kuilsrivier 7580

Contact: 021 903 0115 / 060 636 5140

E-mail: info@blommelandeducare.co.za

The Information Officer is the Principal, at date of inception of this policy Ms Lyn-Maree Shaw and she can be contacted in writing at: principal@blommelandeducare.co.za.

The Deputy Information Officer is the Office Administrator and she can be contacted in writing at santije@blommelandeducare.co.za.

6. OBJECTIVES OF THE POLICY MANUAL

- 6.1. To safeguard the personal information held by the school from threats, whether internally or externally, deliberate or accidental and thus protecting the right of privacy of all Data Subjects as listed in the Annexure A of this policy.
- 6.2. Protecting the School's records and information as listed in **Annexure A** in order to ensure the continuation of the day to day running of the school.
- 6.3. Regulating the manner in which personal information is processed by the school and stipulates the purpose for which information collected is used.
- 6.4. Appointing Information Officers to ensure respect for and to promote, enforce and fulfil the rights of Data Subjects referred to in Annexure A.
- 6.5. To protect the School from the compliance risks associated with the protection of personal information which includes:
 - a. Breaches of confidentiality where the School could suffer a loss in revenue where it is found that the personal information of data subjects has been shared or disclosed inappropriately.
 - b. Failing to offer a choice, including the choice where all data subjects should be free to decide how and for what purpose the School may use information relating to them.
 - c. Any instances of any reputational damage where the School could suffer a decline in its reputation, or its good name is impugned through the actions of another party who disseminates or has gained unauthorised access to any personal information of the school's data subjects.

7.1 Definitions

Term	Explanation
Accessibility of data	The ease with which data can be obtained.
Accuracy of data	The degree to which the output correctly describes the data.
Administrative data	Data collected from administrative sources.
Advanced Electronic Signature	Means an electronic signature which results from a process which has
	been accredited by an Authority as provided for in section 37 of ECTA.
Anonymisation	Is a process by which personal data is irreversibly altered in such a way
,	that a data subject can no longer be identified directly or indirectly.
Archive	Means a repository holding physical documents/files and/ or other
	material containing a variety of data, it can also be data in an electronic
	format and/or in the Cloud.
Authentic	Authentic records are records that can be proven to be what they
records/documents/information	purport to be. They are also records that are considered by the
	creators to be their official record.
Authoritative	Authoritative records/information are records that are authentic,
records/Information/document	reliable, trustworthy and useable and are complete and unaltered.
Automated	Refers to using equipment that processes information automatically
	according to a data processor's instructions.
Automated Transaction	Means an electronic transaction conducted or performed, in whole or
	in part, by means of electronic data messages in which the conduct or
	data messages of one or both parties are not reviewed by a natural
	person in the ordinary course of such natural person's business or
	employment.
Best interests of the child	The best interests of the child should be the primary consideration
	when a child's information is processed and/or when the legal
	disclosure of such information to a third party has to be considered.
Biometrics	Means a technique of personal identification that is based on physical,
	physiological or behavioural characterisation including blood typing,
	fingerprinting, DNA analysis, retinal scanning and voice recognition.
Browser	Means a computer programme which allows a person to read
	hyperlinked data messages or access such messages on the internet via
	a search engine on an electronic device.
Child	Means a natural person under the age of 18 years who is not legally
	competent, without the assistance of a competent person, to take any
	action or decision in respect of any matter concerning him- or herself.
Certified Copy	A "certified copy" is a copy of an official primary document that has on
	it an endorsement or certificate that it is a true copy of the primary
	document. A certified copy does not certify that the primary document
	is genuine, only that it is a true copy of the primary document.
Competent Person	Means any person who is legally competent to consent to any action or
	decision being taken in respect of any matter concerning a child. (Also
	see In loco parentis)
Confidential Information	a) Confidential Information is a broader category than personal
	information.
	b) This means that as a general rule, all personal information is
	confidential and should be kept confidential, but not all
	confidential information is necessarily personal information.
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Term	Explanation
	c) The school's business plan, strategic plans, development plans and
	whole school evaluation may be regarded as confidential without
	containing personal information.
	d) Confidential means to be entrusted with another person's
	confidence or secret affairs.
Consent	Consent by and of and for the data subject (by parents and guardians of learners and other legally authorised agents/representatives) means any freely/voluntarily given, specific, informed expression of will and
	unambiguous indication of the data subject's wishes by which he or she, by a statement or by clear affirmative action, and/or signature
	including an electronic signature or any other electronic and/or written
	method, signifies agreement to the processing of personal data
	relating to him or her in terms of POPIA, this policy and related policies
Constitution	and legislation. Means the Constitution of the Republic of South Africa, 1996, as
Constitution	amended.
COVID-19	COVID-19, also known as the Coronavirus, is an infectious disease
COVID-19	
	caused by severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) that was declared a pandemic by the World Health
	Organization on 11 March 2020.
Custody of records/documents	The control of records/documents based upon their physical
Custody of records/documents	possession.
Data	Means electronic representations of information in any form.
Data breach	
Data Dreach	Means a breach of security leading to the accidental or unlawful
	destruction, loss, alteration, unauthorised disclosure of, or access to,
Data confidentiality	personal data transmitted, stored or otherwise processed. A collection of data indicating the extent to which its unauthorised
Data confidentiality	=
	disclosure could be prejudicial or harmful to the interest of the source or other relevant parties.
Data anadibility	·
Data credibility	The quality, capability, or power of the data to elicit belief that it is true.
Data Massaga	Means information generated, sent, received or stored by any
Data Message	electronic means well as the definition in section 1 in ECTA and other
	legislation i.e. any electronic representations of information in any form as well as a stored record and voice message/recording.
Data Subject	
Data Subject	Means any natural person /juristic person to whom any information relates to and who provides the requested information by his/her own
	expression of will and on behalf of any minor in case of a
	parent/guardian/caregiver to the School.
De-Identify	De-identify", in relation to personal information of a data subject,
De-identity	means to delete any information that -
	a) identifies the data subject;b) can be used or manipulated by a reasonably foreseeable method
	to identify the data subject; or
	c) can be linked by a reasonably foreseeable method to other information that identifies the data subject, and "de-identified"
	has a corresponding meaning.
Deputy Principal	An educator appointed to the post and assigned duties to assist the
DEPULY FITTICIPAL	
Disposal	principal and to deputise for the principal during his/her absence. The action of either destroying/deleting a record/ document/personal
Disposal	i =
	information or transferring it into archival custody.

Term	Explanation
Direct Marketing	Means to approach a data subject, either in person or by mail or electronic communication, for the direct or indirect purpose of: a) promoting or offering to supply, in the ordinary course of business, any goods or services to the data subject.
Document	Means any book, map, pamphlet, letter, circular letter, list, record, placard, poster, notice, pdf electronic document, electronic information or any other document stored on a database of a server/computer/electronic handheld device, web page, blog, App and also printed and electronic newspapers, magazines, periodicals, blogs, and everything that contains the written pictorial proof of something and it does not matter what the material is made of.
Domain Name	Means an alphanumeric designation that is registered or assigned in respect of an electronic address or another resource on the Internet.
Domain Name System	Means a system to translate domain names into IP addresses or other information.
Educator	Means any person, excluding a person who is appointed to exclusively perform extracurricular duties, who teaches, educates or trains other persons or who provides professional educational services, including professional therapy and education psychological services, at the school.
Electronic Communication	Means any text, voice, sound, video, photograph, payment transaction or image message sent over an electronic communications network using a computer/electronic handheld device/tablet/cell phone/Wi-Fi/Smartphone/smartwatch which is stored in the network or in/on the recipient's terminal /handheld/portable/digital/electronic equipment until it is collected/accessed by the recipient and is available on any social media platform or App and include any other electronic communication posted or forwarded to another person's device/computer/tablet/cell phone/Wi-Fi/Smartphone/smartwatch.
Electronic records	Information/data which is generated electronically and stored by means of computer/electronic/digital technology. Electronic records can consist of an electronic correspondence system and electronic record systems other than the correspondence system.
Electronic Signature	Refers to data attached to, incorporated in, or logically associated with other data and which is intended by the user/person/applicant/data subject/third party to serve as a signature. Examples of electronic signatures include: a) the School typed name at the end of the School e-mail, b) a scanned image of the School handwritten signature embedded into a Word document; and c) a so-called digital signature. ECTA also creates a special type of electronic signature, known as an
Electronic records/Data/	"advanced electronic signature". This is the collective noun for all components of an electronic
Information system	information system, namely: electronic media as well as all connected items such as source documents, output information, software applications, programmes and metadata (background and technical information in respect of the information stored electronically) and in hard copy. All these components are defined as records/documents/information in terms of this policy.

	e e-mails sent and received, other messages sent and received on
	e mans sent and received, other messages sent and received on
Licetionic intuition ally 6	electronic/digital messaging platform, properly authorised
Transaction/Payments payme	ents made and received by EFT and to the credit of the school's
bank a	ccount and from the school's account to another party's account
using a	any social media platform/banking App/ATM.
E-mail Means	s electronic mail, a data message used or intended to be used as a
mail n	nessage between the originator and addressee in electronic
commi	unication or that can be forwarded to another person and to
which	other documents can be attached.
Enrolled learner A learn	ner who is admitted at the school and whose name is recorded in
the add	mission register.
Expression of Will Means	that a data subject must indicate, in some manner that he/she
agrees	to supply legally requested information to the school orally or in
writing	Ţ.,
File Plan A	pre-determined classification plan by which
record	s/documents/information is filed and/or electronically indexed to
	te efficient retrieval and disposal of records.
Filing System a) PO	PIA only applies to the processing of personal information which
is i	n a record which forms part of a filing system.
b) A	filing system therefor means any structured set of personal
inf	formation, whether centralised, decentralised or dispersed on a
fur	nctional or geographical basis, which is accessible according to
spo	ecific criteria and/or accessed using in any digital electronic
for	rmat by means of any the recipient's computer
ter	rminal/handheld/portable digital/electronic equipment or in hard
CO	py/Written format.
c) Th	e collective noun for a storage system (like files, boxes, shelves or
ele	ectronic applications and storage systems) in which records are
stc	ored in a systematic manner according to a file plan.
Historical data Refers	to data that is two or more years old.
Home Page/Web Site Means	the primary entry point of a web page of a web site on the
interne	et of a person or natural person.
Hyperlink Means	a reference or link from some point in one data message
direction	ng a browser or other technology or functionality to another data
messa	ge or point therein or to another place in the same data message.
Information Data p	resented in a context so that it can be applied or used.
Information Officer Inform	ation officer of, and/or in relation to, the school means the
inform	ation officer or deputy information officer as contemplated in
	of section 1 or 17 of POPIA. The Information Officer is responsible
for ens	suring the School's compliance with POPIA.
	e no Information Officer is appointed, the principal of the School
	responsible for performing the Information Officer's duties. Once
	ited, the Information Officer must be registered with the South
	Information Regulator established under POPIA prior to
	ming his or her duties. Deputy Information Officers can also be
	nted to assist the Information Officer.
	the Information Regulator established in terms of section 39 of
POPIA.	_
	the data subject are properly informed what information he/she
Informed Means	the data subject are properly informed what information hersile

Term	Explanation
Judgment	operator and requested to read the document requesting the information and indicate that he/she has read it and understands it. A decision by a court that resolves a dispute and determines the right and obligations of the parties. Judgments also generally provide the court's explanation of why it has chosen to make a particular court order.
Juristic Person	Includes a partnership, close corporation, company or other bodies.
Learner	Means any person receiving education at the School.
Learner profile	A continuous record of information that provides an all-round impression of a learner's progress, behavioural record, including the holistic development of values, attitudes and social development.
Member of Staff/Staff Member	Means a person employed at the School.
Mobile Social Media	Mobile social media refer to the use of social media on mobile devices such as cell phones/smartphones, smartwatches and tablet computers.
Operator	Means a person who processes personal information/data collected for and on behalf of the school (internal or external) in terms of a contract, employment contract, or a mandate without coming under the direct authority of the school and does not use the data for personal purposes.
Parent/Guardian/Caregiver	Means- (a) the biological or adoptive parent or legal guardian of a learner; (b) the person legally entitled to custody of a learner; or (c) the person who undertakes to fulfil the obligations of a person referred to in paragraphs (a) and (b) towards the learner's education at the School.
Person	Means a natural person or a juristic person.
Personal Information	 means information relating to an identifiable, living, natural person, and where it is applicable and identifiable, existing juristic person, including, but not limited to: a) information relating to the race, gender, sex, pregnancy, marital status, national, ethnic or social origin, colour, sexual orientation, age, physical or mental health, well-being, disability, religion, conscience, belief, culture, language and birth of the person; b) information relating to the education or the medical, financial, criminal or employment history of the person; c) any identifying number, symbol, e-mail address, physical address, telephone number, location information, online identifier or another particular assignment to the person; d) the biometric information of the person; e) the personal opinions, views or preferences of the person; f) Correspondence (including any electronic correspondence) sent by the person that is implicitly or explicitly of a private or confidential nature or further correspondence that would reveal the contents of the original correspondence; g) the views or opinions of another individual about the person; and h) the name of the person if it appears with other personal information relating to the person or if the disclosure of the name itself would reveal information about the person.
Personal Identifiable	Means any information relating to an identified or identifiable natural
Information/Online Identifier	person ('data subject'); an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an

Term	Explanation
	identifier/online identifier such as an IP address/"cookies"/identifier on
	a mobile phone/landline phone.
Policy Manual	Means this Privacy and Protection of Personal Information Policy
	Manual of the School.
Prescribed	Means prescribed by regulation or by a code of conduct in terms of
	POPIA.
Principal	Means an employee appointed or acting as the head of the School.
Private Body	Means:
	a) a natural person who carries or has carried on any trade, business
	or profession, but only in such capacity;
	b) a partnership which carries or has carried on any trade, business or
	profession; or
	c) any former or existing juristic person but excludes a public body
D : :1	such as the school.
Privilege	Means the right claimed by a person to refuse or divulge information of
Processing	another obtained in confidence from another.
Processing	Means any operation or activity or any set of operations, whether or not by automatic means, concerning personal information, including:
	a) the collection, receipt, recording, organisation, collation, storage,
	updating or modification, amending, adapting, handling, storing
	retrieval, alteration, consultation or use;
	b) dissemination/disclosing by means of transmission, distribution or
	making available in any other form; or
	c) merging, linking, as well as restriction, degradation, erasure or
	destruction of information.
	d) aligning, combining, blocking, erasing or destroying the data.
Professional Legal Adviser	Means any legally qualified person/legal firm contracted by the school,
	whether in private practice or not, who lawfully provides the school or
	a client, at the school's request or the client's request, with
	independent, confidential legal advice.
Protection of Personal	Is a law passed by the South African Parliament, which sets the
Information Act	conditions that the school must follow to lawfully process the personal
	information about persons.
Public Body	means—
	a) any department of state or administration in the national or
	provincial sphere of government or any municipality in the local
	sphere of government; or
	b) any other functionary or institution when -
	i. exercising a power or performing a duty in terms of the
	Constitution or a provincial constitution; or
	ii. exercising a public power or performing a public function in
Dublic record	terms of any legislation.
Public record	A record created or received by a governmental body and the school in
Decudenymication	pursuance of its activities, regardless of form or medium.
Pseudonymisation	Means the processing of personal data in such a manner that the
	personal data can no longer be attributed to a specific data subject
	without the use of additional information, provided that such additional information is kept separately and is subject to technical and
	organisational measures to ensure that the personal data are not
	attributed to an identified or identifiable natural person.
	attributed to an identified of identifiable flatural person.

Term	Explanation
Public Record	Means a record that is accessible in the public domain and which is in
	the possession of or under the control of a public body, whether or not
	it was created by that public body.
Recipient	Means a natural or legal person, public authority, agency or another
	body, to which the personal data are legally disclosed in any format,
	whether a third party or not.
Record	Means any recorded information -
	a) regardless of form or medium, including any of the following:
	i. Writing on any material;
	ii. information produced, recorded or stored by means of any tape
	recorder, sound recording, computer equipment, mobile
	phone, closed-circuit camera, whether hardware or software or
	both, or another device, and any material subsequently derived
	from information so produced, recorded or stored;
	iii. label, marking or other writing that identifies or describes
	anything of which it forms part, or to which it is attached by any
	means;
	iv. in a book and/or as a map, plan, graph or drawing;
	v. photograph, film, video (digitally or electronically), negative,
	tape or another device in which one or more visual images are
	embodied so as to be capable, with or without the aid of some
	other equipment, of being reproduced in any form or in any
	software programme;
	b) in the possession or under the control of the school;
	c) whether or not it was created by any responsible party; and
	d) regardless of when it came into existence.
Recording	Anything on which sounds or images or both are fixed, or from which
	sounds or images or both are capable of being reproduced, regardless
2 11	of form.
Regulator	Means the Information Regulator established in terms of section 39 of
De identif.	POPIA.
Re-identify	In relation to personal information of a data subject,
	means to resurrect any information that has been de-identified, that -
	a) identifies the data subject;b) can be used or manipulated by a reasonably foreseeable method to
	identify the data subject; or
	c) can be linked by a reasonably foreseeable method to other
	information that identifies the data subject; and
	d) re-identified has a corresponding meaning.
Representative	Means in the context of this policy manual, a natural or legal person
	established in the Republic of South Africa designated by a public or
	private body or even the school who are legally entitled to provide
	information on any data subject to the school and who are entitled to
	sign any legal document/letter/email/ correspondence or another legal
	instrument on behalf and for such natural or legal person.
Responsible Party	Means a public or private body such as the School as a juristic person or
	any other person which, alone or in conjunction with others, determines
	the purpose of and means for processing personal information.
Restriction	Means to withhold from circulation, use or publication any personal
	information that forms part of a filing system, but not to delete or
	destroy such information.
	2.200.07.000

Term	Explanation
Retention Period	The length of time that records should be retained in offices before they
	are either transferred into archival custody or destroyed/deleted.
Scanned Document/Document	Document scanning in the context of this policy means the process of
Scanning	capturing paper documents and converting them to a digital format via
	a document scanner or multi-function printer. Document scanning is
	also commonly referred to as document conversion or document
	imaging.
School	Means Blommeland Educare Centre, a registered private educare
	facility in terms of the Children's Act 38 of 2005 that offers an educare
	programme for babies from the age of 3 months until Grade R as well as
	Aftercare services for local primary school children (up till Grade 7).
School Activity	Means any official educational, cultural, recreational or social activity of
	the school within or outside the school premises.
School Fees	Means school fees include any form of a contribution of a monetary
	nature made or paid by a person or body in relation to the attendance
	or participation by a learner in any programme of the school.
Sensitive Data	See Special Personal information.
Signature	Includes an electronic signature as defined in section 1 of the Electronic
	Communications and Transactions Act, Act No. 25 of 2002). It also refers
	to the stylistic representation of a person's name, surname and/or
	initials that is applied to any document. The signature must be placed by
	the signatory him/herself and the signatory must have intended to sign
	the relevant document. A signature also includes an identical
	reproduction stamp of the original signature of the person who has
	instructed a person to stamp a document with his/her signature.
Social Media Platforms/Sites/Apps	Forms of electronic communication (such as websites/Apps for social
	networking, messaging and microblogging) through which users create
	online communities/groups/chat groups to share/post information,
Carial Mardia Camina	chats, ideas, personal messages, and other content.
Social Media Services	Users usually access social media services via web-based apps on
	desktops and laptops, or download services that offer social media
	functionality to their mobile devices (e.g., smartphones and tablets).
	As users engage with these electronic services, they create highly interactive social media platforms through which individuals,
	communities, and organisations can post, create, share, co-create,
	discuss, participate and modify user-generated content or self-curated
	content posted online with the intent to share information, ideas,
	personal messages, and other content to other online users and/or
	followers/"friends"/receivers.
Special Personal Information	Means personal information as referred to in section 26 of POPIA. This
,	includes all information relating to a person's religious or philosophical
	beliefs, race or ethnic origin, trade union membership, political
	persuasion, health or sex life, biometric information or criminal
	behaviour. POPIA also specifically regulates personal information (of a
	child).
Specific	Refers to the precise and detailed legally information requested from a
	data subject and being clear about the purpose for which information is
	requested and processed.
Submit	Means submit by-
	a) data message;
	,

Term	Explanation
	 b) any form of electronic communication on any app/social media platform provided the receiver is informed that such a message has been sent/posted; c) telephone of which there is a record; d) registered post; e) electronic mail including registered e-mail; f) facsimile; and g) personal delivery and/or by hand by any person.
Surveillance Cameras (CCTV)	Surveillance Cameras or Closed-Circuit Television Cameras (CCTV) are used by the school in monitoring the movements and behaviour of individuals; this can include video, audio or live footage. For the purpose of this policy only video and audio footage or both, will be applicable. This will be clearly signposted at school property entrances and in the CCTV Policy of the School.
Third-Party	Means a natural or legal person, public authority, agency, entity or body other than the data subject, parents of learners of the School, and persons who, under the direct authority of the School are authorised to process personal data.
Unique Identifier	Means any identifier that is assigned to a data subject and is used by a responsible party for the purposes of the operations of that responsible party and that uniquely identifies that data subject in relation to that responsible party.
User-generated Content	User-generated means electronic/digital content such as text posts or comments, digital photos or videos, and data generated through all online interactions using/posting generating content on any social media platform
Voluntarily	Means that a data subject cannot be forced or pressured into giving consent except where the school is allowed legally to do so without his/her consent.
Web Page	Means a data message on the World Wide Web.
Web Site	Means any location on the Internet containing a home page or web page.
'World Wide Web' (www)	Means an information browsing framework that allows a user to locate and access information stored on a remote computer/handheld electronic device and to follow references from one computer/handheld electronic device to related information on another computer/handheld electronic device.
Writing	Includes writing as referred to in section 12 of the Electronic Communications and Transactions Act, 2002 (Act No. 25 of 2002): "12. A requirement in law that a document or information must be in writing is met if the document or information is- (a) in the form of a data message; and (b) accessible in a manner usable for subsequent reference."

7.2 Acronyms

Acronym	Explanation
Арр	Application Software used for access to a social media platform/software
	programme.
CCTV	Closed Circuit Television (Cameras, viewing screens and recording equipment) aka
	Surveillance Cameras
DPIA	Data Protection Impact Assessment
ECTA	Electronic Communications and Transactions Act, Act 25 of 2002
EFT	Electronic Financial Transaction
FAQs	Frequently Asked Questions
POPIA	Protection of Personal Information Act, 2013
PII	Personally Identifiable Information
SMT	School Management Team
UGC	User-generated Content on any social media platform and/or using and posting
	data/information on any social media platform.

8. APPLICATION AND SCOPE OF THE POLICY

- 8.1. At Blommeland Educare Centre we are committed to protecting the privacy of data subjects and to ensure that their personal information is collected and used properly, lawfully and transparently.
- 8.2. The Information Officer / Principal of the school are ultimately responsible for ensuring that information security is properly managed. The Information Officer, Lyn-Maree Shaw, is responsible for:
 - a. The development and upkeep of this policy.
 - b. Ensuring this policy is supported by appropriate documentation, such as procedural instructions.
 - c. Ensuring that documentation is relevant and kept up to date.
 - d. Ensuring this policy and subsequent updates are communicated to staff and parents where applicable.
 - e. The school's employees, volunteers, contractors, suppliers and any other persons acting on behalf of the school are required to familiarise themselves with the policy's requirements and undertake to comply with the stated processes and procedures.
 - f. Risk owners and control owners are responsible for overseeing and maintaining control procedures and activities of their particular areas of responsibility overseen by the information officers of the school.
- 8.3. The Information Officers and staff are responsible for adhering to this policy, and for reporting any security breaches or incidents to the Information Officer.
- 8.4. This Policy Manual applies to all staff of the School, both permanent and temporary staff, to staff working on a contract basis for the School, volunteers and others who are authorised to access personal data held by the School. The provisions of the Policy are applicable to both on and off-site processing of personal information. Non-compliance with this policy may result in disciplinary action and possible termination of employment or mandate, where applicable.
- 8.5. This policy applies to personal information collected by the School in connection with the services it offers. This includes information collected offline through the school's telephone lines and online through the school's websites, branded pages on third-party platforms and applications accessed or used through such websites or third-party platforms which are operated by or on behalf of the School. This policy is hereby incorporated into and forms part of the terms and conditions of use of the applicable School web sites and other social media platforms.

- 8.6. Managers within the School are required to ensure that all staff who manage or have access to personal data comply with this Policy Manual.
- 8.7. This policy does not apply to:
 - a. information collected by third party websites, platforms and/or applications ("Third Party Sites") which the school does not control;
 - b. information collected by Third-Party Sites which a person can access via links on school sites; or
 - c. banners, competitions and other advertisements, services, or promotions on Third Party Sites that the School may sponsor or participate in or just host advertisements for.
 - d. Information purely for household activities;
 - e. Which has been de-identified;
 - f. Which has been processed by or on behalf of another public body for the purposes of:
 - i. Safeguarding national security;
 - ii. The investigation and prosecution of criminal matters;
 - iii. Processed by the Cabinet and its Committees or the Executive Council of a province;
 - iv. Relating to the judicial functions of a court.
 - g. The processing of personal information for the purposes of journalistic expression in defined circumstances;
 - h. The exclusion requires the journalist to be subject to a Code of Ethics and provides adequate safeguards for the protection of personal information.

It is important to note that the exclusions referred to above related to the processing by or on behalf of a public body for the purposes of national security and investigation of a crime are only granted to the State if adequate safeguards have been established in the legislation permitting the process of such information.

- 8.8. This policy impacts upon the School's work practices and data processing for all those who:
 - a. create records including electronic records;
 - b. have access to records;
 - c. have any other responsibilities for records, for example, storage and maintenance responsibilities;
 - d. have a management responsibility for staff engaged in any the activities as stipulated in the policy.

9. LEGISLATIVE FRAMEWORK

- 9.1. Constitution of the Republic of South Africa, Act 108 of 1996.
- 9.2. South African Schools Act, Act 84 of 1996.
- 9.3. The Protection of Personal Information Act no 4 of 2013, as amended.
- 9.4. South African Council of Educators Act, 2000(Act No. 31 of 2000), as amended.
- 9.5. National Health Act, 2003 (Act No 61 of 2003), as amended and related regulations.
- 9.6. Electronic Communications and Transactions Act, 25 of 2002.
- 9.7. Financial Intelligence Centre Act, Act 38 of 2001, as amended.
- 9.8. Compensation for Occupational Injuries and Diseases Act, Act 130 of 1993, as amended.
- 9.9. Basic Conditions of Employment Act, Act 75 of 1997.
- 9.10. Employment Equity Act, Act 55 of 1998.
- 9.11. Labour Relations Act, Act 66 of 1995 and Codes of Good Practice.
- 9.12. Unemployment Insurance Act, Act 63 of 2002.
- 9.13. Tax Administration Act, Act 28 of 2011.
- 9.14. Income Tax Act, Act 58 of 1962.
- 9.15. Skills Development Levies Act, Act 9 of 1999.
- 9.16. Regulations pertaining to POPIA.
- 9.17. Guidance Notes on the Processing of Personal Information in the Management and Containment of Covid-19 Pandemic in Terms of the Protection of Personal Information Act 4 of 2013 issued by the Information Regulator of South Africa.
- 9.18. Short Term Insurance Act, Act 53 of 1998.

10. RELEVANT SCHOOL POLICIES

- 10.1. Accident Policy
- 10.2. Admission Policy
- 10.3. Child Protection Policy
- 10.4. No Smoking Policy
- 10.5. Staff Disciplinary Policy
- 10.6. Scholar Discipline Policy
- 10.7. Staff Development Policy
- 10.8. HIV and Affected Children Policy
- 10.9. Children with Disabilities Policy
- 10.10. Asset Register
- 10.11. COVID-19 Protocol and Policy of the School
- 10.12. Sick Children Policy
- 10.13. CCTV Policy
- 10.14. Employee Rules and Conduct
- 10.15. Blommeland Educare Privacy Policy

11. POLICY STATEMENTS

11.1. Key Principles of the Policy Manual

- 11.1.1. POPIA compliance is not an event, in essence, it requires a change in school culture with regard to information management and a concerted and directed effort. POPIA Compliance requires at least the following:
 - a. Will from management.
 - b. Training of staff.
 - c. Regular inspection and information process flow management
 - d. Reporting and measurement of information management and processing.
 - e. Regular training and re-training of staff.

11.2. Commitment to the Principles of POPIA

- 11.2.1. The Information Officer, any authorised operator and staff of the school is committed to the following principles:
 - a. To be transparent with regards to the standard operating procedures governing the collection and processing of personal information.
 - b. To comply with all applicable regulatory requirements regarding the collection and processing of personal information.
 - c. To collect personal information only by lawful and fair means and to process personal information in a manner compatible with the purpose for which it was collected.
 - d. Where required by regulatory provisions, to inform individuals when personal information is collected about them.
 - e. To treat special personal information that is collected or processed with the highest of care as prescribed by regulation.
 - f. Where required by regulatory provisions or guidelines, to obtain individuals' consent to process their personal information.
 - g. To strive to keep personal information accurate, complete and up to date and reliable for their intended use.
 - h. To develop reasonable security safeguards against risks such as loss, unauthorised access, destruction, use, amendment or disclosure of personal information.
 - i. To provide data subjects with the opportunity to access the personal information relating to them and, where applicable, to comply with requests to correct, amend or delete personal information.
 - j. To share personal information, such as permitting access, transmission or publication, with third parties only with a reasonable assurance that the recipient has suitable privacy and security protection controls in place regarding personal information and are allowed to such access.
 - k. To comply with any restriction and/or requirement that applies to the transfer of personal information nationally and/or internationally.
 - I. All new employees of the school will be made aware during induction, or through training programmes, of their responsibilities under the terms of this Policy and POPIA.

11.3. The Principles of Compliance

- 11.3.1. Obtain consent before collecting data (or processing, storing, or sharing it).
- 11.3.2. Be sure to only collect data needed for legitimate purposes.
- 11.3.3. To use the information in a way that matches the purpose of collection.
- 11.3.4. Take reasonable security steps to protect the integrity of the information.
- 11.3.5. Store the information only as long as required.
- 11.3.6. Uphold data subjects' rights by providing access and corrections to the information.

11.4. Privacy Policy and Privacy Notice

- 11.4.1. A Privacy Policy prescribes and defines the handling practices and obligations that staff must abide by when processing personal information.
- 11.4.2. A Privacy Notice sets the tone and defines the School's data privacy mission statement for the School's external stakeholders and data subjects.

11.5. Specific Purpose Collection of Information

11.5.1. Personal Information must be collected for a specific, explicitly defined, and lawful purpose by the School related to the function or activity of the responsible party. The data subject must be made aware of the purpose of the collection.

11.6. Rights of Data Subjects

11.6.1. Where appropriate, the School will ensure that all data subjects are made aware of the rights conferred upon them in terms of section 5 of POPIA. When a minor turns 18, the rights belong directly to him or her, unless it is stipulated to the contrary in other legislation.

11.6.2. The rights are as follows:

- a) to be notified that personal information about him, her or it is being collected as provided for in terms of section 18 of POPIA or his, her or its personal information has been accessed or acquired by an unauthorised person as provided for in terms of section 22 of POPIA;
- b) to establish whether a responsible party holds personal information of that data subject and to request access to his, her or its personal information as provided for in terms of section 23 of POPIA;
- c) to request, where necessary, the correction, destruction or deletion of his, her or its personal information as provided for in terms of section 24 of POPIA;
- d) to object, on reasonable grounds relating to his, her or its particular situation to the processing of his, her or its personal information as provided for in terms of section 11(3)(a) of POPIA;
- e) to object to the processing of his, her or its personal information at any time for purposes of direct marketing in terms of section 11(3)(b)of POPIA; or o object to the processing of his, her or its personal information at any time for purposes of direct marketing in terms of section 11(3)(b) of POPIA or in terms of section 69(3)(c) of POPIA;
- f) not to have his, her or its personal information processed for purposes of direct marketing by means of unsolicited electronic communications except as referred to in section 69(1) of POPIA;
- g) not to be subject, under certain circumstances, to a decision which is based solely on the basis of the automated processing of his, her or its personal information intended to provide a profile of such person as provided for in terms of section 71 of POPIA;

- to submit a complaint to the Regulator regarding the alleged interference with the protection of the personal information of any data subject or to submit a complaint to the Regulator in respect of a determination of an adjudicator as provided for in terms of section 74 of POPIA;
- i) to institute civil proceedings regarding the alleged interference with the protection of his, her or its personal information as provided for in section 99 of POPIA.

11.7. Parents/Guardians/Caregivers - A Word of Caution

- 11.7.1. While laws apply to what the school and third parties can disclose about learners, they do not apply to what learners or their parents might disclose publicly, which means the parent and the child also have a responsibility to protect the child's privacy. What a parent and or his/her child posts on social media, for example, could be used by others, including private companies and law enforcement in some cases, and is not protected by POPIA.
- 11.7.2. Parents and learners must understand and use the privacy tools on any website or app that the School or they use for school or at home to limit who can view or access their information (that includes having strong, secure and unique passwords and be sure to never post anything online that they wouldn't want to be shared with others, including law enforcement, the school, tertiary institutions and current or future employers).
- 11.8. Processing of Information by using Automated and Non-automated Means
- 11.8.1. POPIA applies to the processing of any personal information by the School that has been entered into a record by or for the School as the responsible party by using automated and non-automated means.
- 11.8.2. This is subject to the proviso that when the recorded personal information is processed by any non-automated means, the record must form part of a filing system or is intended to form part of a filing system.
- 11.9. General Description of Information Security Measures

The School uses up to date technology/software to ensure the confidentiality, integrity and availability of the Personal Information under its care. Measures include:

- a. Firewalls.
- b. Virus protection software and update protocols.
- c. Logical and physical access control.
- d. Secure setup of hardware and software.
- 11.10. The POPIA Act's Eight Conditions for Lawful Processing of Information Adhered to by the School
- 11.10.1. POPIA issues its rules for using South African data in Chapter 3 of the Act. It refers to these rules as conditions, and they largely cover what data may be collected, what can be done with the data, and how to protect both the data and the data subject.
- 11.10.2. POPIA includes eight conditions for lawful processing including:
 - a. Accountability.
 - b. Processing limitation.
 - c. Purpose specification.
 - d. Further processing limitation.
 - e. Information technology (quality).

- f. Openness.
- g. Security safeguards.
- h. Data subject participation.

11.10.3. A brief overview of each condition is as follows:

11.10.3.1. Condition 1: Accountability

It stipulates that the responsible party has the responsibility of ensuring the rest of the conditions are in place before processing data. The responsible party must also ensure compliance both when deciding to process data and during the processing of the data.

11.10.3.2. Condition 2: Processing Limitation

The Processing Limitation - places strict controls on what it means to lawfully process data. To meet the condition, data processors must:

- a. Process data in a way that does not risk the data subject's privacy.
- b. Process only relevant data with a given purpose.
- c. Obtain the consent from the data subject before processing (and keep proof of consent).
- d. Protect the legitimate interest of the data subject.
- e. Allow data subjects to object to processing and/or withdraw consent at any time
- f. Discontinue the processing of data after an objection or withdrawal of consent received for a data subject.
- g. Condition 2 also provides a unique stipulation: "Personal information must be collected directly from the data subject" except for in specific circumstances. The only time the School can collect data from a third-party source is if the data is a public record or is deliberately made public or if the School has the consent to do so or if doing so does not violate the legitimate interest of the data subject. There are no exceptions for those working in the School with the processing of data.

11.10.3.3. Condition 3: Purpose Specification

Where Condition 2 limits the data the School can collect, Condition 3 the "Purpose Specification", details the reasons for collecting data.

- a. The idea that the School must collect information only for a "specific, explicitly defined and lawful purpose" related to one of the School's normal activities is at the heart of POPIA
- b. Moreover, the School must ensure that data subjects are aware of that purpose.
- c. The School may not retain records indefinitely. Once the School no longer needs a record for the processing purpose, it no longer has a right to keep the data unless required by law (civil, penal, contract, or other law).
- d. The School must destroy, delete or de-identify the record as soon as practical.
- e. The said process should render the data irretrievable.

11.10.3.4. Condition 4: Further Processing Limitation

- 1. Conditions 2 and 3 are not the only processing limitations. Condition 4 the "Further Processing Limitation", continues to elaborate on how the School can and can't process data.
- 2. The main point to be noted is that the School must only process data in ways compatible with the purpose of the data it is needed for.
- 3. In the case of condition 4 POPIA requires the School to consider the relationship between further processing and the original purpose, the nature of the information, potential consequences of further processing, how the School collected the data, and any contractual rights.
- 4. The School can always further process data if:
 - a. The data subject consented.
 - b. The information came from the public record.
 - c. The law requires further processing.

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d. The processing is related to national security.

11.10.3.5. Condition 5: Information Technology or Quality

Condition 5 indicates that the School must take steps to ensure the data collected and subsequently processed is accurate and complete.

11.10.3.6. Condition 6: Openness

- 1. Openness refers to the School's responsibility under the Promotion of Access to Information Act (PAIA). Essentially, the School must maintain strict documentation of all the processing activities it undertakes. Additionally, the School has to inform data subjects when it collects information.
- 2. Data subjects should be aware:
 - a. Under which circumstances, the School collects information.
 - b. When the School don't collect information.
 - c. The source of the School's information
 - d. The School's address and contact details.
 - e. Why the School collects the data (the School's purpose for collecting data).
 - f. Whether the collection of data by the school form a data subject is voluntary or mandatory.
 - g. What will happen if the data subjects don't provide their data to the School as requested.
 - h. The relevant legislation that allows for data collection from data subjects.
 - i. These must all be shared before the School collects information from the data subject.
 - j. Condition 6 also requires the School to have a Privacy Policy.

11.10.3.7. Condition 7: Security Safeguards

- 1. In the Act, it is indicated that the School must employ "appropriate, reasonable, technical and organisational measures" designed to prevent both unlawful access and the loss or damage of the personal information. The School shall ensure the integrity and confidentiality of all Personal Information in its possession, by taking reasonable steps to:
 - a. Identify all reasonably foreseeable risks to information security; and
 - b. establish and maintain appropriate safeguards against such risks. To meet these obligations, the School must perform a risk assessment test, ensure the maintenance of safeguards, verify the effectiveness of the safeguards, and ensure new updates are provided to prevent new deficiencies or risks.
- 2. POPIA also indicates that anyone processing personal information must also only first gain the knowledge or authorisation of the School and consider the information to be confidential. Any other (third) parties who process the information on behalf of the School must sign a written contract and notify the School if there is a breach.
- 3. Condition 7 also provides a list of requirements if the School believes its security is compromised. First, the School must notify the Regulator and the data subject (when possible) and they must do so as soon as reasonably possible.
- 4. Data subjects must be notified in writing by email, letter, a news article, or by publishing an alert on a prominent part of the School's website. The Regulator may also direct the notification efforts as they see fit.
- 5. The notification must include enough information for the data subject so that they know what measures to take to protect themselves against further breaches.
- 6. Finally, the Regulator may require the School to publicise the breach if the Regulator believes doing so is reasonable.
- 7. Written records will be kept secure:
 - a. Personal Information records should be kept in locked cabinets, or safes.
 - b. When in use Personal Information records should not be left unattended in areas where non-staff members may access them.

- c. The School shall implement and maintain a "Clean Desk Policy" where all educators and staff shall be required to clear their desks of all personal information any kind when leaving their desks for any length of time and at the end of the day.
- d. Personal Information which is no longer required should be disposed of by shredding and a record kept (See Annexure for example of a log).
- e. Any loss or theft of, or unauthorised access to, personal information must be immediately reported to the Information Officer or the Deputy Information Officers
- 8. Electronic records of any kind will be kept secure:
 - a. All electronically held Personal Information must be saved in a secure database.
 - b. As far as reasonably practicable, no Personal Information of data subjects of the School should be saved on individual computers, laptops or hand-held devices.
 - c. All computers, laptops and hand-held devices should be access protected with a password, fingerprint or with the password or screen finger scan being of reasonable complexity and changed frequently.
 - d. Electronic Personal Information which is no longer required must be deleted from the individual laptop, handheld device or computer and the relevant database. The employee must ensure that the information has been completely deleted and is not recoverable.
- 9. Any loss or theft of computers, laptops or other devices which may contain Personal Information must be immediately reported to the Information Officer, who shall take all necessary steps required.
- 10. Passwords and Access: Users have a responsibility to safeguard any credentials granted to them by the School. In order to limit security risks, all Users must abide by the following:
 - a. Attempts should not be made to by-pass or render ineffective security measures provided by the School.
 - b. Users may not:
 - i. Share user IDs or usernames.
 - ii. Divulge passwords to other users.
 - iii. Attempt to impersonate other users.
 - iv. Leave their computer unattended without logging out or locking
 - v. Share passwords between users, except where they are released as part of the approved procedure. An approved procedure exists for releasing passwords where accounts are required, and staff are unavailable.

11.10.3.8. Condition 8: Data Subject Participation

- 1. In terms of POPIA, the data subjects have access to their personal information, including taking note of what information the School has and the option to ask for a description or record.
- 2. The data subject also has the right to request corrections to his/her record when the data is out of date, incomplete, inaccurate, excessive, or obtained unlawfully.
- 3. Upon receiving the request, the School must adhere to the request within a reasonable timeframe.
- 4. The School has the option to decline when it falls within its rights as stated in Chapter 4 of the law.
- 5. Condition 8 also has several parts. Part B refers to the prohibition of processing of special personal information (including religious beliefs, health information, biometric information, etc.) or criminal behaviour.
- 6. The only exceptions that apply include:
 - a. If the data subject provided consent.
 - b. If processing is necessary for establishing a defence of a right.
 - c. If processing is required for fulfilling obligations under international public law.
 - d. If processing is in the public interest.
 - e. If the data is already in the public domain.

- f. If processing involves historical research, or statistical purposes (within the public interest or if asking consent is impossible or close to impossible).
- 7. POPIA puts significant emphasis on these special categories of information and each type of data has a list of exemptions. If the School has to process a protected type of data, it should rather refer directly to the law and/or seek legal advice.

11.11. Data of Children

- 11.11.1. The School may not process children's personal information unless:
 - a. The School have the consent of a "competent person" (parent/guardian/caregiver/legal entity/authority).
 - b. It is necessary for obligations under POPIA and other legislation.
 - c. It is required for upholding international public law.
 - d. It is necessary for research purposes.
- 11.11.2. The Regulator may also grant permission if it is in the public interest and the School agrees to use the appropriate safeguards. In addition, the Regulator may also impose further conditions related to the nature of the data, the amount of information, and the method of processing.
- 11.12. Access and Security to Information/Records
- 11.12.1. Records in all formats, shall at all times be protected against unauthorised access and tampering to protect their authenticity and reliability as evidence of the business of the School.
- 11.12.2. Security classified records shall be managed only by authorised persons.
- 11.12.3. No staff member shall remove records in any format that are not available in the public domain from the premises of the School without the explicit permission of the Information Officer in consultation with the Chairperson of the SGB.
- 11.12.4. No staff member shall provide information and records that are not in the public domain to the public without consulting the Information Officer. Specific guidelines regarding requests for information are contained in the Promotion of Access to Information Policy which is maintained by the Information Officer.
- 11.12.5. Personal information shall be managed in terms of the policy and POPIA.
- 11.12.6. No staff member shall disclose personal information of any member of staff or any other data subject to any member of the public without consulting the Information Officer first.
- 11.12.7. An audit trail shall be logged of all attempts to alter/edit electronic records and their metadata.
- 11.12.8. Records storage areas shall at all times be protected against unauthorised access. The following shall apply:
- 11.12.9. Registry and other records storage areas shall be locked when not in use.
- 11.12.10. Access to server rooms and storage areas for electronic records media and CCTV shall be managed with key card access or strict key control.

- 11.12.11. The School's Access to the safes and the walk-in safe and key controls policy will be adhered to.
- 11.12.12. Paper-based records
 - a. No records shall be removed from paper-based files without the explicit permission of the records manager.
 - b. Records that were placed on files shall not be altered in any way.
 - c. No alterations of any kind shall be made to records other than correspondence files without the explicit permission of the records manager.
 - d. Should evidence be obtained of tampering with records, the staff member involved shall be subject to disciplinary action.

11.12.13. Electronic records

- a. The School shall use systems which ensure that its electronic records are:
 - i. authentic;
 - ii. not altered or tampered with;
 - iii. legible;
 - iv. auditable; and
 - v. produced/processed in systems which utilise security measures to ensure their integrity.
- 11.13. Performing a POPIA GAP Analysis and Risk Assessments
- 11.13.1. The School already takes care when processing data. However, the School has to identify what areas of POPIA compliance the School already meets and where the School are deficient.
- 11.13.2. The gap analysis is unique to the School. But as a baseline, the School should know that the School's IT infrastructure and personnel resources should allow it to engage in best practices for data safety and security.
- 11.13.3. POPIA's security requirements require the Information Officer of the School to take necessary measures for protecting the School's information. The request is broad, but it is meant to be. The School has to take further steps to protect its banking details and other protected personal information than just that of a database consisting of only email addresses or information stored electronically.
- 11.13.4. The risk assessment/gap analysis is an opportunity to identify the School's security strengths weaknesses, and to ensure that management can cope with the threats the school faces.
- 11.13.5. The risk assessment, is also an analysis of how personally identifiable information (PII) of data subjects is collected, used, shared, stored, filed and maintained by the School.
- 11.13.6. The gap analysis can reveal where the School has weaknesses when it comes to protecting the personal data it collects, stores and uses.
- 11.13.7. Processes have to be put in place to collect data only for a specific purpose: to inform the data subjects of the reason for collection, and to have a process for safely deleting/destructing the data when it has served its purpose.

- 11.14. Drafting New Policies and Update Existing Documents
- 11.14.1. POPIA requires the School to update existing policies and create new ones. The School has to have documents such as:
 - a. A Privacy Policy.
 - b. Information Security Procedures.
 - c. Incident Response Policy for data breaches or any other matters related to personal data.
 - d. An Information Manual
 - e. Reporting Procedures.
- 11.14.2. The School must also share these policies with the School staff and third-party partners so that everyone knows what to do to comply with POPIA.
- 11.15. The School's Compliance Management System
- 11.15.1. Compliance is not a "one-and-done event". It is an ongoing and active process that requires Management. The School should have an active compliance plan in place that provides for a systematic way to review and update the School's processing standards on a regular basis.
- 11.16. Consent to Process Personal Information
- 11.16.1. In terms of POPIA, a "Responsible Party" (in this case the school) has a legal duty to process a "Data Subject's" personal information (in this case the personal information and related details of a parent/legal/guardian/caregiver and/or any enrolled learner and/or any employee of the school and /or any other person) in a lawful, legitimate and responsible manner.
- 11.16.2. In order to discharge this duty, the School requires the express and informed permission to process the Personal Information of a data subject or any other third party.
- 11.16.3. In the event of any data subject or third party or any other person, refusing to give the required consent, the School will still have the right, in terms of POPIA, to process such information without the mentioned consent under any of the following circumstances:
 - a. where such processing and use of personal information is necessary in order to give effect to a contractual relationship as between the person and the school.
 - b. where such processing is required in terms of a law, such as without limiting the generality thereof:
 - i. the Basic Conditions of Employment Act 75 of 1997(BCEA),
 - ii. the Labour Relations Act
 - iii. the Skills Development Act, 97 of 1998(SDA),
 - iv. Skills Development Levies Act, 9 of 1999 (SDLA)
 - v. the Employment Equity Act, 55 of 1998
 - vi. The Employment of Educators Act
 - vii. The Unemployment Insurance Contributions Act, 4 of 2002 (UICA) Unemployment Insurance Act, 6 of 2001 (UIF),
 - viii. Financial Advisory and Intermediary Services Act, 37 of 2002 (FAIS), the Financial Intelligence Centre Act 38 of 2001 (FICA),
 - ix. the Compensation for Occupational Injuries and Diseases Act, 130 of 1993,
 - x. Children's Act
 - xi. The Disaster Management Act and all related regulations with regard to COVID-19;
 - xii. The Occupational Health and Safety Act
 - xiii. Criminal Law (Sexual Offences and Related Matters) Amendment Act (Act no 32 of 2007)

- xiv. Child Justice Act 75 of 2008.
- xv. the Schools Act, Act 84 of 1996, as amended and any related regulations and/or provincial legislation and/or related regulations and/or policies and policies of the school.
- xvi. Children's Act 38 of 2005
- c. Where such processing is necessary to protect the legitimate interests of the School or a third party.

11.17. Signature of any document and the Purpose of a Signature on a document

- 11.17.1. When a data subject who is entitled to do so signs a document the School assumes the following:
 - a. That the data subject has read the document in order to fully understand what he/she is signing and agreeing to.
 - b. That if anything is unclear, he/she has the right to ask for clarification and/or may obtain legal advice before signing.
 - c. Ensure that all blank spaces in the document are completed or scratched pout and signed next to it.
 - d. If there is anything that has to be changed in the document, to make sure that the changes are made before signing the document.
 - e. Once the data subject has signed a document he/she is legally bound by its contents.
 - f. For certain documents, an electronic signature will not be considered as a valid signature where it must still be in a physical form and signed by hand.
 - g. If a person cannot sign a document himself/herself (either owing to being illiterate or owing to a physical condition that prevents him/her from writing) he/she may sign the document with a mark (such as an 'X') or using a thumbprint. It might be necessary to make the mark or thumbprint in the presence of a commissioner of oaths or a notary.
 - h. It is also possible for a representative to sign a document on behalf of someone else or a company, however, the representative must be authorised in writing or by a resolution or a power of attorney to do so.

11.18. Witnessing documents

- 11.18.1. The purpose of a witness is to verify the signature of a person who is a party to a contract or other document.
- 11.18.2. The witness is needed to confirm that the correct party has signed the document and no fraud has occurred, such as someone signing the document on another person's behalf.
- 11.18.3. In certain other matters, it is legally required to witness certain documents, like statutory declarations or affidavits in legal proceedings, to have the signature witnessed by a person with specific qualifications (an authorised witness).
- 11.18.4. There are also specific requirements for witnessing signatures on will documents such as powers of attorney.
- 11.18.5. A witness's signature can be useful for evidentiary purposes. If a party to the agreement later alleges he/she did not sign, the person who witnessed the party signing can be called to confirm it.

11.19. Common Acts of POPIA Non-Compliance:

- 11.19.1. Common examples of POPIA non-compliance are the following:
 - a. Loss or theft of paperwork/data/misfiling/not saving data.
 - b. Data posted or e-mailed or sent to the incorrect recipient including on any groups on any social media application or platform.
 - c. Insecure webpage (including hacking).

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- d. Loss or theft of an unencrypted device.
- e. No or inadequate firewalls and/or anti-virus software.
- f. Insecure disposal of paperwork.
- g. Failure to redact data.
- h. Sensitive or confidential information uploaded to the webpage.
- i. Verbal disclosure without permission or carelessly done.
- j. Insecure disposal of hardware.
- k. Sending confidential data by e-mail/Apps that are not supposed to be circulated.
- I. Sticky notes with PII data breach such as passwords or reminders.
- m. Smartphone unsecured data breach.
- n. Lost keys data breach/not keeping keys safe.
- o. Lost digital/electronic items data breach (laptops, USBs, external hard drives etc.)
- p. Easy access to computer room/offices.
- q. Unlocked doors to empty classes/offices/walk-in safe, server room.
- r. Leaving file cabinets, desk drawers and cupboards open or documents on desks unattended.
- s. Unsecured access card.
- t. Forgotten documents in the printer/copy machine.
- u. Forgotten PII on the whiteboard.
- v. Responding to phishing e-mails/clicking on unsecured links.

11.20. POPIA and E-mail Usage

- 11.20.1. If it is needed, each Staff member within the School is provided with a school email account to assist with their work for the School. This account is the primary way that staff members will communicate with parents and other colleagues and other agencies and entities.
- 11.20.2. Email account holders must comply at all times with this Policy.
- 11.20.3. The email account of a staff member, and any information contained in it including content, headers, directories and email system logs, remains the property of the School.
- 11.20.4. Usage of the school email system is mainly for school, academic and professional purposes.
- 11.20.5. Incidental use of an e-mail account for personal purposes is allowed and is subject to the same policies and regulations as official use. However, systematic use on behalf of individuals or organisations that are not associated with the School or its business is not allowed.
- 11.20.6. Users are responsible for the integrity of their mailbox. All email messages may be subject POPIA and other legislation and laws of South Africa and any employment prescripts as amended, updated or replaced from time to time.
- 11.20.7. Although the school has systems in place to protect the integrity and safety of the School's electronic network, it must be noted that the School cannot guarantee the confidentiality of the information stored on any network device belonging to the School.
- 11.20.8. Great care should be taken when attaching documents to ensure the correct information is being released.
- 11.20.9. Any email should be regarded as a written formal letter and data.

- 11.20.10. Any defamatory or careless remarks can have very serious consequences. The use of indecent, obscene, sexist, racist or other inappropriate remarks whether in written form, in cartoon form or otherwise, is strictly prohibited.
- 11.20.11. To prevent computer viruses being transmitted through the network, care must be taken when dealing with suspect e-mails and attachments of unknown origin are received. Suspect e-mails should be deleted immediately and never forwarded to other Users.
- 11.20.12. E-mail users must be aware of the use of dangerous code by hackers and other outside parties which refers to any computer programme that causes destruction or harm and has been programmed in such a way with the malicious intent of the content of a computer or other electronic communication device. Dangerous Code is classified as file infector viruses, system or boot record viruses and macro viruses. It must be noted that viruses can either be decimated or "contracted" by the exchange of various media or by the receipt in an e-mail from a source that is unknown or spam. Effective antivirus software will normally indicate such e-mails.
- 11.20.13. Staff and learners are not authorised to retrieve or read any e-mail messages that are not sent to them or not for their attention, except when authorised under the approved procedure.
- 11.20.14. Email messages must not be automatically forwarded (redirected) to external non-school accounts such as a staff member's own personal e-mail account. Should a staff member or learner receive any offensive, unpleasant, harassing or intimidating messages via e-mail, he/she are requested to inform the Deputy Principal or Grade Head immediately.

11.21. POPIA and Bulk E-mail

- 11.21.1. From time to time the School may wish to communicate with parents via bulk email.
- 11.21.2. Such bulk e-mail lists must comply with the following:
 - a. Staff and members of the SGB may not send emails to the list which are obscene, abusive or threatening.
 - b. The contents of emails must be courteous and show tolerance towards other users of the list.
 - c. Senders must be mindful of the fact that any messages will be widely published.
- 11.21.3. Therefore, users are expected to exercise restraint when voicing controversial opinions. In particular, they must:
 - a. Respect the variety of cultures and beliefs that are likely to be represented across such a large audience.
 - b. Ensure that any messages they send cannot be construed as being in any way defamatory.
 - c. Ensure that they do not damage the reputation of the School or any of its staff members/parents/learners/agents/contractors or undermine its overall mission.
 - d. Take care not to forward emails that were intended only to the sender's address, to the bulk distribution list.
 - e. Chain letters/e-mails of any sort should not be sent.
 - f. There must be no third-party commercial advertising using the school bulk email lists unless authorised in advance by the principal.
 - g. E-mail messages originating elsewhere in a private capacity must not be forwarded to the lists without the permission of the original sender.
 - h. Only material in keeping with the purpose of the lists should be sent and, in particular, should not include messages for which other dedicated services are provided.
 - i. Some lists are for official staff announcements only. These lists will be used for formal communication from designated school members. Permission to send to these lists will be

restricted and authorisation will be granted by the principal/deputy principal. Replies to this type of message must not be sent to the whole list.

- 11.21.4. E-mail messages must be kept as short as possible and must contain only text:
 - a. Images, logos, 'watermark' backgrounds, etc. are not permitted since they greatly increase the size of a message.
 - b. Emails to the list must as far as possible not include any attachments. Where there is a need to provide staff with copies of reports, forms etc., these should be made available on the school web to which only staff members may have access and a link to the document included in the message.
 - c. In general, messages should be sent only once. Exceptionally, official reminders and security/safety-related messages may be repeated.
- 11.21.5. In the event of an IT Security issue, the School reserves the right to stop bulk email lists until the threat has been mitigated.
- 11.22. POPIA and Internet Usage and Connections
- 11.22.1. The School's Internet connections are intended for activities associated with:
 - a. The work and information of the School.
 - b. The exercise by users of their responsibilities and duties.
 - c. The professional/academic development of Staff and Learners.
- 11.22.2. Internet access and e-mail shall not, for example, be used for the following:
 - a. Personal gain or profit.
 - b. For anyone to represent him-herself as somebody else
 - c. To advertise or otherwise support or engage in illegal activities.
 - d. To endorse any product or sponsor.
 - e. To provide lists or information about the School or the School's staff, parents/guardians/caregivers/agents/contractors, or learners to others and/or to send other confidential information without approval.
- 11.23. POPIA and Personal Websites
- 11.23.1. The School recognises that from time to time staff will set up websites, blogs or wikis that, while related to their academic or professional disciplines, are personal sites and not formal School Sites.
- 11.23.2. In this regard, the purpose of the POPIA policy is to strike the appropriate balance of providing staff with the academic freedom to engage in open discourse, while also protecting the reputation of the School and that of its staff and other members of the school community. In addition, these POPIA policy rules ensure that the individual views and opinions discussed openly on such sites are not portrayed as the formal position of the School at any time or under any circumstances.
- 11.23.3. Personal websites should not display the School crest, logo or other School trademarked/copyrighted materials, including the School designs, or otherwise appear to be an "official" School web page, unless with the permission of the Principal.
- 11.23.4. The use of personal websites for the following purposes is strictly prohibited:
 - a. Any use which may have the effect of violating any laws (or exposing the School to unacceptable legal risk).
 - b. Any use which may adversely impact on School computing or on network resources.
 - c. Any use which the School considers may be defamatory or libellous.

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- d. Any use which may infringe the rights of any third party in respect of personal data, intellectual property or other confidential or proprietary information.
- e. Making accessible materials which could have the effect of damaging the reputation and goodwill of the School.
- f. Are otherwise in breach of this Policy.
- 11.23.5. On personal websites, staff members are required to identify views expressed as their own and that the staff member does not hold him-/herself out as representing the School. If an employee of the school identifies him-/herself as being a member of Staff of the School, he/she must state clearly that any views expressed are not necessarily those of the School.
- 11.24. Retention of Personal Information Records
- 11.24.1. The School may retain Personal Information records as required by the Archives Act, POPIA, other acts and legislation unless a data subject objects thereto. If the data subject objects to the period of retention of his PII the school shall retain the records to the extent that it is needed or required by law for a shorter period.
- 11.25. Records that cannot be found or do not exist or believed not to exist
- 11.25.1. When the School has searched for a record and it is believed that the record does not exist or cannot be found, the requester will be notified by way of an affidavit or affirmation. This will include the steps that were taken to try to locate the record.
- 11.26. Scanned documents
- 11.26.1. If documents are scanned, the hard copy must be retained for as long as the information is used or for 1 year after the date of scanning, with the exception of documents pertaining to any staff of the school.
- 11.26.2. Any document containing information of the written particulars of an employee, including the employee's name and occupation, time worked by each employee, remuneration and the date of birth of an employee under the age of 18 years the information must be retained for a period of 3 years after termination of employment.
- 11.27. Monitoring and Implementation of the Policy
- 11.27.1. The Principal, if not the Information Officer and all operators, as defined by POPIA, are responsible for administering and overseeing the implementation of this policy manual and, as applicable, supporting guidelines, standard operating procedures, notices, consents and appropriate related documents and processes.
- 11.27.2. Periodic reviews and audits will be conducted by the Information Officer/Deputy Information Officer where appropriate, to demonstrate compliance with POPIA, any policies and guidelines.
- 11.28. Operating Controls
- 11.28.1. The Principal of the School shall establish appropriate privacy standard operating controls that are consistent with this policy and regulatory requirements. This will include:
 - a. Allocation of information security responsibilities.
 - b. Incident reporting and management.
 - c. User ID addition or removal.

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- d. Information security training and education.
- e. Data backup and retention of records.
- 11.29. Duty to Report a Vulnerable Child in Need of Protection
- 11.29.1. In terms of the Children's Act, any person, including professionals who work with children, must immediately report to the principal, the CPU of SAPS and/or Social Services any concerns regarding any child that might be at risk if they have reasonable grounds to suspect that a child is in need of protection and complete a Form 22.
- 11.30. Occupational Health and Safety
- 11.30.1. In terms of the Occupational Health and Safety Act, the Principal or his/her delegate and other employers must advise an employee of any danger to their health or safety that they are aware of.
- 11.31. Certified Copies
- 11.31.1. Certified copies to a copy of a document that has been stamped by a Notary/Commissioner of Oaths to certify that the copy is a true copy of the original. A certified copy does not verify the authenticity of the original document, only that the copy is a true copy of what appears to be an original document to the person certifying the copy.
- 11.31.2. Certified Copies can only be made of documents that are original. What makes something an original document is whether it has some sort of seal, stamp, or signature. Some types of documents that are very common to certify as true copies include such things as Identification documents (e.g. Passport, Driver's License, Birth Certificate), Diplomas, Report Cards, etc.
- 11.31.3. The reason the school requires certified copies is to ensure that the original documents or ID books/cards and other forms of identification are genuine.
- 11.31.4. The following must be complied with when submitting certified copies as a copy of a true original document to the school:
 - a. Each document copy must be certified separately.
 - b. The certification date stamp must not be older than 3 months.
 - c. The full names and surnames, date, designation and signature of the Commissioner of Oaths who certify the documents.
 - d. The Commissioner of Oaths must write down or stamp that he/she certifies that the document is a true copy of the original document and that there is no indication that the original document has been altered in any way by an unauthorised person or persons.
 - e. The Commissioner of Oaths must append a signature and also print out his/her name, designation, contact particulars and date.
- 11.31.5. The person certifying a document should not be related to the person submitting the document, living at the same address as the person submitting the document or be in a relationship with the person submitting the document.
- 11.31.6. Failure to comply with the above with regard to certified copies will result in a document being rejected.

- 11.32. School Photographs/Images/Videos of Learners
- 11.32.1. Photographs, other images and sound recordings are often taken of learners, in many cases by professional photographers and at the parent's request. Any photograph of one or more identifiable individual(s) is considered to be personal information.
- 11.32.2. The School is permitted to collect personal information, including photographs, where it is necessary to the proper administration of a lawfully authorised activity, but the photographs/ images may not be released to a third party unless a parent's consent was obtained. The collection of learner photographs is considered necessary to the operation of the school (a lawfully authorised activity because, for example, photographs are used to enable staff to identify learners, provided the records are kept confidential).
- 11.32.3. If the school uses a professional photographer, the principal/Information officer is still ultimately responsible for the security and confidentiality of the learners' personal 'information/image. The professional photographer will be requested to confirm that the images taken are permanently deleted once orders have been fulfilled.
- 11.32.4. Any service agreements with third-party vendors must align with the provisions of POPIA.
- 11.32.5. Their contracts should clearly describe the administrative, physical and technical safeguards to protect personal information and the obligation to destroy any images if not handed over to the school for safekeeping.
- 11.32.6. The permission of parents may be obtained for the use of photographs for other purposes such as annual photo's for parents or the website, the media or promotional purposes, provided that children at risk are not shown or their images pixelated.
- 11.32.7. Images and any other videos of learners on the school's website must be disabled so that it cannot be copied or downloadable.
- 11.33. Blommeland Employees' Information
- 11.33.1. Each appointed employee of the school will sign an Employment Contract containing the relevant consent clauses for the use and storage of employee information, and a confidentiality undertaking as part of the contract and will be personally responsible for ensuring there are no breaches of confidentiality in relation to any Personal Information, however, it is stored. Failure to comply will result in the instigation of a disciplinary procedure.
- 11.33.2. Each employee currently employed within the school will sign an addendum to their Employment Contract or an undertaking containing the relevant consent clauses for the use and storage of employee information, and a confidentiality undertaking as part and will be personally responsible for ensuring there are no breaches of confidentiality in relation to any Personal Information, however, it is stored if not included. Failure to comply will result in the instigation of a disciplinary procedure.
- 11.33.3. Staff will sign relevant consent and confidentiality agreements/undertakings for purposes of processing their information in terms of POPIA processing.

11.34. CCTV

- 11.34.1. The School will post notices at every entrance gate and the entrance to the administration office informing persons on the school property that the School uses CCTV to monitor the school grounds. In order to:
 - a. protect and ensure the personal safety of data subjects when on the school premises; and
 - b. to investigate, detect or prevent crime and to apprehend or prosecute offenders.
 - c. to monitor and record activities that are in plain view on the school's premises.
- 11.34.2. Data subjects must note that all audio or visual recordings that the School record/produce using CCTV cameras are records of the school.
- 11.34.3. The School must retain these records in accordance with the School's record retention schedules and policies.
- 11.35. Entry to the School Grounds by Parents and Visitors
- 11.35.1. The School reserve the right to:
 - a. Inspect any person and/or his/her property when entering the School premises.
 - b. Require each person to enter their details into a register and their ID may be checked to verify it is the person entering the premises.
 - c. The School may also record any details of a vehicle entering the premises.
 - d. The School may refuse any person entry to the school's premise in the principal's discretion.
- 11.36. Direct Marketing by Means of Unsolicited Electronic Communications
- 11.36.1. In terms of this Manual/Policy, direct marketing is the use of personal information for the purposes of direct marketing by means of any form of electronic communication or other forms of communication.
- 11.36.2. Direct marketing is PROHIBITED unless the school has obtained consent, or the data subject is already a parent of the school who has provided consent or a prospective parent who wants to enrol his/her child as a learner of the school, or a person who requests information with regard to the school that does not include any information of another person or data subject.
- 11.36.3. The school may only approach a person/data subject for consent ONCE and if they have not previously withheld such consent, the School may only USE the information for the purpose it was obtained.
- 11.36.4. Any communication for the purpose of direct marketing from the School must contain:
 - 11.36.4.1. Details of the identity of the sender of the school, or on behalf of the school clearly stated with the contact details of the person of the school who the receiver can make contact if they do not wish to deal with the sender; and
 - 11.36.4.2. The address or other contact details to which the recipient may send a request to optout.
- 11.36.5. Obviously, it is not possible to fit all information on some forms of communication (like an SMS/WhatsApp). In that case, the school can provide a link (in the form of a tiny URL like "T's and Cs") to a webpage that sets out the information.

- 11.37. POPIA Complaints Procedure
- 11.37.1. Complaints may be filled via email to the School at email: communications@blommelandeducare.co.za
- 11.38. Destruction of Documents
- 11.38.1. Documents may be destroyed by shredding it after the termination of the retention period specified herein, or as determined by the School from time to time.
- 11.38.2. Each department is responsible for attending to the destruction of its documents and electronic records, which must be done on a regular basis. Files must be checked in order to make sure that they may be destroyed and also to ascertain if there are important original documents in the file. Original documents must be returned to the holder thereof, failing which, they should be retained by the school for a further one year and if not requested destroyed.
- 11.38.3. The documents may be made available for collection by an approved document disposal company or destroyed by the school with a compliant paper shredder. All documents destroyed must be logged in the register.
- 11.38.4. Deletion of any electronic records must be done permanently, to ensure that deleted information is incapable of being reconstructed and/or recovered and logged in the register.
- 11.39. Disciplinary Action
- 11.39.1. Where a POPIA complaint or a POPIA infringement investigation has been finalised, the School may recommend any appropriate administrative, legal and/or disciplinary action to be taken against any employee reasonably suspected of being implicated in any non-compliant activity outlined within this policy.
- 11.39.2. In the case of ignorance or minor negligence, the School will undertake to provide further awareness training to the employee.
- 11.39.3. Any gross negligence or the wilful mismanagement of personal information will be considered a serious form of misconduct for which the School may summarily dismiss the employee.
- 11.39.4. Disciplinary procedures will commence where there is sufficient evidence to support an employee's gross negligence.
- 11.40. Personal Information No Longer Personal Information
- 11.40.1. De-identified personal information is not personal information. Personal information of a deceased person is not personal information, as it does not relate to a living natural person.
- 11.41. Encryption of Personal Information
- 11.41.1. Encryption is a key technical measure for securing school data and the first line of defence, and all electronic information must have encryption and passwords to access personal information. Encryption is very important and is a key aspect of complying with POPIA.

- 11.42. Information held in "THE CLOUD" to comply with POPIA
- 11.42.1. Should many copies of personal information exist in many different places it is exposed to a greater number of risks and breach. If the school can consolidate personal information into one encrypted safe central location in the cloud and then control the security and access to the data subjects' personal information, the school will be protecting personal information.

11.43. Data Portability

- 11.43.1. It is about moving or copying personal data from one place to another, whether it be from one data controller to another or one IT system to another.
- 11.43.2. Section 20 of POPIA sets out the right that the data subject has to data portability. This means that the information that the data subject has provided to the data controller of the school must be able to be moved in a structured and commonly used format and to achieve this action the personal data must be portable.

12. SHORT TITLE

This Policy will be known as the POPIA Policy of the School.

13. AMENDMENTS

Modifications and updates to this policy manual and other information-sharing policies, legislation, or guidelines will be brought to the attention of all staff.

14. APPROVAL

Recommended by Principal and	Lyn-Maree Shaw	Signature:	haw.
Information Officer			
Date: 15.03.2024			

SCHOOL S	SCHOOL STAMP				
BLOMMELAND	MUNSERY SCHOOL				

PERSONAL INFORMATION AND RECORDS HELD BY THE SCHOOL OF THE FOLLOWING DATA SUBJECTS

LEARNERS:

- a. Learners' application for admission to a public school indicating the following personal information:
 - i. Name and Surname of the learner.
 - ii. ID number of the learners.
 - iii. Date of Birth.
 - iv. Gender.
 - v. Race.
 - vi. Physical address and contact details.
 - vii. Medical and health information and, where necessary, a medical report from medical doctor/physician/specialist/psychologist.
 - viii. If applicable, records regarding a learner's primary disability.
 - ix. Home Language.
- b. Copies of supporting documents as follows:
 - x. Birth certificate;
 - xi. Inoculation certificate / Clinic Card;
 - xii. Report cards from a previous school;
- c. Learner profiles and documents in profiles.
- d. Disciplinary records.
- e. Assessment records.
- f. Extra mural activities records.
- g. Behavioural records.
- h. Photographs of learners
- i. CCTV footage of learners.
- j. Documentation with additional information, such as custody orders or special education records.
- k. Consent forms from parents for learners' to attend field trips/tours/participation in sport or cultural activities.
- I. Attendance records
- m. Professional assessment reports by therapists such as Occupational Therapists / Speech Therapists / Child Psychologists and other.

2. PARENTS / GUARDIANS

- 1. Copies of ID documents of parents / legal guardians.
 - b. Personal Information of parents:
 - i. Full Name(s) and Surname.
 - ii. Date(s) of birth and ID number(s)
 - iii. Gender
 - iv. Race
 - v. Marital status
 - vi. Home and work physical and postal address
 - vii. Landline and mobile telephone numbers.
 - viii. Email address (es).
 - ix. Profession and Employment details
 - x. Names of all the children in the family.

- xi. Home Language.
- a. Financial record of school fee account:
 - Statement of account.
 - ii. Receipts in the form of bank statement entries.
 - iii. Income journal entries.
 - iv. Correspondence and documents relating to accounts.
- b. Correspondence with parents.
- c. CCTV footage of parents.

3. EMPLOYEES EMPLOYED BY THE SCHOOL

- a. Personal information of all employees
 - i. Certified copies of ID documents.
 - ii. Certified Copies of Diplomas/Degrees.
 - iii. Personal contact details/e-mails/cell phone numbers.
 - iv. Qualification certificates and certificates of workshops and training courses attended.
 - v. Banking details.
 - vi. Registration with statutory bodies SARS, UIF, Skills development, Workman's compensation.
 - vii. Registration with SACE.
 - viii. Curriculum Vitae.
 - ix. References.
 - x. Job Description.
 - xi. Performance appraisals.
 - xii. Contract of employment.
 - xiii. Attendance registers.
 - xiv. Medical records/Medical Aid
 - xv. Leave application forms.
 - xvi. Payroll administration records.
 - xvii. Correspondence and letters of delegation.
 - xviii. Disciplinary hearings records and written warnings.
 - xix. Certified copies of Driver's license Professional Driving Permits.
 - xx. Photographs.
 - xxi. Police Clearance Certificate.
 - xxii. Payslips and Payslip registers.
 - xxiii. CCTV Footage of Employees.
- b. Personal Information on prospective employees:
 - i. CV and supporting documents.
- c. Personal information past employees:

Documents as listed above in (a) not held on file longer than necessary.

4. SUPPLIERS/AGENTS/CONTRACTORS AND OTHER PERSONS ("SUPPLIERS")

- a. Personal information of all suppliers.
- b. Financial records of all suppliers account.
- c. Contract agreements with all suppliers.
- d. Correspondence with all suppliers.
- e. Quotations and Invoice documents.
- f. E-mails and Cell phone and landline numbers of individual representatives of suppliers.
- g. Rental agreements such as office equipment.

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h. Non-disclosure agreements.

5. PAST LEARNERS/ALUMNI

- a. Personal Information details.
- b. Contact details.
- c. Correspondence.
- d. Copies of Progress Reports / Assessments.
- e. Attendance records.

Information are not kept longer than what is legally required.

6. STATUTORY BODIES - SARS – DEPARTMENT OF LABOUR- SETA'S

- a. Personal Information details.
- b. Contact details.
- c. Statutory returns.
- d. Payment records.
- e. Correspondence.
- f. IRP 5s and other documents.

19. SCHOOL AUDITORS

- a. Personal Information details.
- b. Letter of appointment from the school.
- c. Contact details.
- d. Certificates of their registration with an authorising body/bodies/SAIPA.
- e. Signed off Audit reports.
- f. Contract of service.
- g. Statement of account.
- h. Financial statements.
- i. Correspondence.
- j. Internal Auditors records and reports.

20. INSURANCE HOUSES

- a. Personal Information details.
- b. Contact details of Representative/Broker.
- c. Insurance agreement(s)/contracts.
- d. Claim form.
- e. Proof of payments.
- f. Proof of claims paid out.
- g. Correspondence

21. BANKING INSTITUTIONS

- a. Personal information details.
- b. Correspondence who has signing authority/EFT authority.
- c. Contact details of banking representative.
- d. Record of accounts kept at the institution.
- e. Correspondence.
- f. Monthly banking transactions records/statements.
- g. Print outs from computer repayments and transactions.
- h. Debit card machine records and transaction slips.
- i. Banking fees records.

22. ATTORNEYS / DEBT COLLECTORS / LEGAL COUNSEL

- a. Personal Information details.
- b. Contact details.
- c. Records of a case referred to them.
- d. A contract entered into with 3rd party.
- e. Their account and payments.
- f. Correspondence and records.
- g. Other documents.

23. OUTSOURCED PAYROLL (Where Applicable)

- a. Personal information details of the company.
- b. Contact details.
- c. Contract with the company.
- d. Financial records payslips.
- e. Monthly accounts and payments.
- f. Correspondence.

24. OFFICE EQUIPMENT (Where Applicable)

- a. Personal information details of the company.
- b. Contact details.
- c. Statement of account and payments.
- d. Contract with the company.
- e. Delivery slips of supplies, software and equipment.
- f. Statement of account.
- g. Service visits.
- h. Correspondence.

25. INFORMATION TECHNOLOGY

- a. IT policies and procedures
- b. Software licences.
- c. Antivirus/Malware software.

26. SCHOOL RECORDS

- a. Constitution.
- b. Strategic Plan.
- c. Class lists of learners.
- d. School Policies
 - i. Admission Policy
 - ii. Language policy
 - iii. Anti-Bullying policy
 - iv. Health and Safety policy
 - v. Learner Code of conduct policy
 - vi. Other related policies and legislation.

e. Financial records

- i. Financial Ledgers and books of first entry.
- ii. Budgets.
- iii. Financial statements.
- iv. Annual Audited Financial Reports.
- v. Reports on Financial matters.
- vi. Bank statements and records.
- vii. Invoices and receipts.
- viii. Details of all investment accounts.

- ix. Payroll records.
- x. List of all assets and inventory.
- f. Incident Records.
- g. Curriculum documentation.
- h. Learner Assessment records.
- i. Contracts.
- j. Agendas, attendance records and Minutes of meetings.
- k. Asset Registers.
- I. Organogram of school.
- m. IT policies and procedures.
- n. CCTV recordings and sound recordings.
- o. Software programmes:
 - i. Microsoft office suite.
 - ii. Backups of all records and disaster recovery.
 - iii. Antivirus and Malware Programmes, Firewalls.
 - iv. Biometric/Card entrance points scanning programmes.
 - v. User manuals.
 - vi. Network security controls.
 - vii. Passwords controls.
- p. Internal forms.
- q. Correspondence.
- r. Class lists/attendance rosters.
- s. Duty Rosters.
- t. Assessment records.

POPIA - RECORDS DISPOSAL REGISTER

YEAR	
DEPARTMENT	

DATE	RECORD TO BE	RECORD FOR	EMPLOYEE NAME	IO APPROVAL FOR
	DISPOSED	DISPOSED		DISPOSAL
	I	I	I	L

PERSONAL INFORMATION LOG

This log has to be maintained by the Deputy IO's to reflect all objections received to the processing of personal information and a monthly report to be submitted to the IO of the School for POPIA reporting purposes.

OBJECTION DATE	NAME OF PERSON WHO OBJECTED	PARENT OF LEARNER* (IF APPLICABLE)	DEPUTY IO SIGNATURE	COMMENTS