

Richard Soan Roofing Services (t/a Rivercrest Ltd) Davey's Lane, Lewes East Sussex, BN7 2BQ

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DATA PROTECTION POLICY

Data Protection Act 2018

Rivercrest Limited T/A Richard Soan Roofing Services has registered as a Data Controller with the Information Commissioner who maintains a Public Register of Data Controllers. To find out what processing of Personal Data is being carried out by us, visit the Information Commissioner and input the name of Rivercrest Limited. If you wish to find out what information we hold about you please complete our Data Subject Access Request Form, which is available from our Mrs. Diana Rowe

Protecting your Personal Information

To stop personally addressed marketing material or junk mail being sent to you, you should contact the Mailing Preference Service either by phoning their registration number: 08457 034 599 or visiting their website where you can register online.

To stop un-invited telesales calls you should contact the Telephone Preference Service on 08450 700 707 or visit their website where you can register online.

To stop un-invited telemarketing faxes you should phone the Fax Preference Service on 08450 700 702 or visit their website where you can register online.

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Signed.....

Date – 31st January 2025

R A Soan FloR - Managing Director



















RETENTION AND ERASURE POLICY

About these guidelines

These guidelines support the Company's Data Protection Policy.

The guidelines are intended to ensure that the Company processes personal data in the form of employment records in accordance with the personal data protection principles, in particular that:

- Personal data must be collected only for specified, explicit and legitimate purposes. It must not be further processed in any manner incompatible with those purposes.
- Personal data must be adequate, relevant and limited to what is necessary in relation to the purposes for which it is processed. When personal data is no longer needed for specified purposes, it is deleted or anonymised as provided by these guidelines.
- Personal data must be accurate and, where necessary, kept up to date. It must be corrected or deleted without delay when inaccurate.
- Personal Data must not be kept in an identifiable form for longer than is necessary for the purposes for which the data is processed.
- Personal Data must be secured by appropriate technical and organisational measures against unauthorised or unlawful processing, and against accidental loss, destruction or damage.
- The Data Protection Officer (DPO) is responsible for overseeing these guidelines. Any questions about the operation of the guidelines should be submitted to the DPO.

Location of employment records

The Company's Financial Accountant holds employment records and can be contacted with any enquiries relating to your personal data.

Keeping information up to date

The Company needs to ensure that your personal details are up to date and accurate.

When you first start working for the Company we record your name, address, next of kin and contact telephone details. In the event that any of these change you should inform the Company's Financial Accountant. You will be invited to review and update personal information on a regular basis.

These provisions are intended to complement the data subject rights referred to in the Data Protection Policy.

General principals on retention and erasure

The Company's approach to retaining employment records is to ensure that it complies with the data

protection principles referred to in these guidelines and, in particular, to ensure that:

Employment records are regularly reviewed to ensure that they remain adequate, relevant and limited to what is necessary to facilitate you working for the Company.

Employment records are kept secure and are protected against unauthorised or unlawful processing and against accidental loss, destruction or damage. Where appropriate the Company uses anonymization to prevent identification of individuals.

When records are destroyed, whether held as paper records or in electronic format, the Company will ensure that they are safely and permanently erased.

Retention and erasure of recruitment documents

The Company retains personal information following recruitment exercises to demonstrate, if required, that candidates have not been discriminated against on prohibited grounds and that recruitment exercises are conducted in a fair and transparent way.

The Company's candidate privacy notice advises candidates how long the Company expects to keep their personal information for, once a recruitment decision has been communicated to them. This is likely to be for six months from the communication of the outcome of the recruitment exercise which takes account of both the time limit to bring claims and for claims to be received by the Company.

Information relating to successful candidates will be transferred to their employment record with the Company. This will be limited to that information necessary for the working relationship and, where applicable, that required by law.

Following a recruitment exercise information, in both paper and electronic form, will be held by the Company's Financial Accountant. Destruction of that information will take place in accordance with these guidelines.

Retention and erasure of employment records

The Company has regard to recommended retention periods for particular employment records set out in legislation, referred to in the table below. However, it also has regard to legal risk and may keep records for up to seven years (and in some instances longer) after your employment or work with us has ended.

| Type of employment record | Retention period |
|---|--|
| Recruitment records | Six months after notifying candidates of the |
| These may include: | outcome of the recruitment exercise. |
| Completed online application forms or CVs. | |
| Equal opportunities monitoring forms. | |
| Assessment exercises or tests. | |
| Notes from interviews and short-listing exercises. | |
| Pre-employment verification of details provided by the successful candidate. For example, checking qualifications and taking up references. (These may be transferred to a successful candidate's employment file.) | |
| Criminal records checks. (These may be transferred to a successful candidate's employment file if they are relevant to the ongoing relationship.) | |
| Immigration checks | Three years after the termination of employment. |
| Contracts | |
| These may include: | While employment continues and for seven years after the contract ends. |
| Written particulars of employment. | |
| Contracts of employment or other contracts. | |
| Documented changes to terms and conditions. | |
| Collective agreements | |
| Collective workforce agreements and past agreements that could affect present employees. | Any copy of a relevant collective agreement retained on an employee's record will remain |

| | while employment continues and for seven years after employment ends. |
|--|---|
| Payroll and wage records | |
| Payroll and wage records | These must be kept for at least three years |
| Details on overtime | after the end of the tax year to which they relate. However, given their potential |
| Bonuses | relevance to pay disputes they will be retained |
| Expenses | for seven years after employment ends. |
| Benefits in kind | |
| Current bank details | Bank details will be deleted as soon after the end of employment as possible once final payments have been made |
| PAYE records | These must be kept for at least three years after the end of the tax year to which they relate. However, given their potential relevance to pay disputes they will be retained for seven years after employment ends. |
| Records in relation to hours worked and payments made to workers | These must be kept for three years beginning with the day on which the pay reference period immediately following that to which they relate ends. However, given their potential relevance to pay disputes they will be retained for seven years after the working relationship ends. |
| Travel and subsistence. | While employment continues and for seven years after employment ends. |
| Record of advances for season tickets and loans to employees | While employment continues and for seven years after employment ends. |
| Personnel records | |
| These include: | While employment continues and for seven |
| Qualifications/references | years after employment ends. |
| Consents for the processing of special categories of personal data | |
| Annual leave records | |
| Annual assessment reports | |

| Disciplinary procedures | |
|---|--|
| Grievance procedures | |
| Death benefit nomination and revocation forms | |
| Resignation, termination and retirement | |
| Records in connection with working time | |
| Working time opt-out | Three years from the date on which they were entered into. |
| Records to show compliance, including: | |
| Time sheets for opted-out workers | Three years after the relevant period. |
| Health assessment records for night workers | |
| Maternity records | |
| These include: | Four years after the end of the tax year in |
| Maternity payments | which the maternity pay period ends. |
| Dates of maternity leave | |
| Period without maternity payment | |
| Maternity certificates showing the expected week of confinement | |
| Accident records | |
| These are created regarding any reportable accident, death or injury in connection with work. | For at least four years from the date the report was made. |

Signed...... Date – 31st January 2025 R A Soan FloR - Managing Director