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| **POLICY/PROCEDURE:** | Student Privacy |  |
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| **AUTHORISATION DATE:** |  |  |
| **DATE APPLIED:** |  |  |
| **TELEPHONE:** | +61 407 649 067 |  |
| **EMAIL:** | [Gaven.Wicks@striketraining.com.au](mailto:Gaven.Wicks@striketraining.com.au) |  |

**Purpose**

To ensure STRIKE upholds the privacy and ensures the confidentiality of student personal information. STRIKE will only collect personal information by fair and lawful means where necessary for the functions of STRIKE as a Registered Training Organisation.

**Scope**

This policy applies across all of STRIKE products and services for all students.

**References / Related Documents**

* National Vocational Education and Training Regulator Act 2011
  + Standards for Registered Training Organisations 2015
    - Standard Five
      * Clause 5.1 – 5.5
    - Standard Eight
      * Clause; 8.1, 8.5, 8.6
* Data provision requirements;
* the [Education Services for Overseas Students Act 2000](https://www.legislation.gov.au/Details/C2018C00210) (ESOS Act);
* AVETMISS data collection requirements
* The Privacy Act 1988
  + The Australian Privacy Principles
* Privacy Amendment (Private Sector) Act 2000
* Privacy Amendment (Enhancing Privacy Protection) Act 2012
* STRIKE Complaints and Appeals Policy and Procedure

**Responsibilities**

The Operations Manager has overall responsibility for ensuring STRIKE remains compliant with this policy and procedure.

**Information**

Personal information is defined under the Privacy Act as information or an opinion about an identified individual, or an individual who is reasonably identifiable:

(a) whether the information or opinion is true or not, and

(b) whether the information or opinion is recorded in a material form or not.

Some examples of personal information include names, addresses, phone numbers and email addresses.

The definition of personal information only relates to ‘natural’ persons. It does not extend to other ‘legal’ persons, such as companies

Under the Privacy Act, sensitive information is defined as:

(a) Information or an opinion about an individual’s:

i. Racial or ethnic origin

ii. Political opinions

iii. Membership of a political association

iv. Religious beliefs or affiliations

v. Philosophical beliefs

vi. Membership of a professional or trade association

vii. Membership of a trade union

viii. Sexual orientation or practices, or

ix. Criminal record that is also personal information; or

(b) Health information about an individual

(c) Genetic information about an individual that is not otherwise health information

(d) Biometric information that is to be used for the purpose of automated biometric verification or biometric identification, or

(e) Biometric templates

**The 13 APPs are summarised as follows:**

**APP 1 — Open and transparent management of personal information**Ensures that APP entities manage personal information in an open and transparent way. This includes having a clearly expressed and up to date APP privacy policy.

**APP 2 — Anonymity and pseudonymity**Requires APP entities to give individuals the option of not identifying themselves, or of using a pseudonym. Limited exceptions apply.

**APP 3 — Collection of solicited personal information**Outlines when an APP entity can collect personal information that is solicited. It applies higher standards to the collection of ‘sensitive’ information.

**APP 4 — Dealing with unsolicited personal information**Outlines how APP entities must deal with unsolicited personal information.

**APP 5 — Notification of the collection of personal information**Outlines when and in what circumstances an APP entity that collects personal information must notify an individual of certain matters

**APP 6 — Use or disclosure of personal information**Outlines the circumstances in which an APP entity may use or disclose personal information that it holds.

**APP 7 — Direct marketing**An organisation may only use or disclose personal information for direct marketing purposes if certain conditions are met.

**APP 8 — Cross-border disclosure of personal information**Outlines the steps an APP entity must take to protect personal information before it is disclosed overseas.

**APP 9 — Adoption, use or disclosure of government related identifiers**Outlines the limited circumstances when an organisation may adopt a government related identifier of an individual as its own identifier, or use or disclose a government related identifier of an individual.

**APP 10 — Quality of personal information**An APP entity must take reasonable steps to ensure the personal information it collects is accurate, up to date and complete. An entity must also take reasonable steps to ensure the personal information it uses or discloses is accurate, up to date, complete and relevant, having regard to the purpose of the use or disclosure.

**APP 11 — Security of personal information**An APP entity must take reasonable steps to protect personal information it holds from misuse, interference and loss, and from unauthorised access, modification or disclosure. An entity has obligations to destroy or de-identify personal information in certain circumstances.

**APP 12 — Access to personal information**Outlines an APP entity’s obligations when an individual requests to be given access to personal information held about them by the entity. This includes a requirement to provide access unless a specific exception applies.

**APP 13 — Correction of personal information**Outlines an APP entity’s obligations in relation to correcting the personal information it holds about individuals.

Considering all of the definitions, exclusions and exceptions, it is expected that all RTOs would be considered an APP entity and be required to adhere to the APPs as RTOs are:

* ‘Organisations’ as defined by the Act; and
  + Often engaged in contracts with the Commonwealth Government; or
  + Often engaged in contracts (funding agreements) with State Governments for the delivery of training services, where these contracts are likely to require adherence to the APPs; or
  + May have an annual turnover in excess of $3,000,000.

A RTO that is a small business operator (under $3,000,000 annual turnover) may consider itself excluded from the APPs, despite its government registration as a RTO, if it does not hold any contracts with Commonwealth or State Government departments. Despite this view, due to the nature of the personal information required to be collected by RTOs, it is expected that the Australian Skills Quality Authority (ASQA) may hold an expectation that RTOs manage personal information with systems in line with the requirements of the APPs.

STRIKE will manage personal information in line with the APP requirements.

**Process**

STRIKE takes the privacy of students very seriously and complies with all legislative requirements.

Information is only shared with external agencies such as the Australian Quality Training Authority (ASQA), the National VET Regulator, the Department of Education, Skills and Employment (DESE) or the relevant state or territory licensing authority to meet our compliance requirements as a Registered Training Organisation.

In some cases we are required by law to make learner information available to others such as the National Centre for Vocational Education and Research or the WA Police. In all other cases we will seek written permission from the student for any disclosure.

Providing an overall framework for our privacy practices, STRIKE has developed and implemented this APP Privacy Policy.

STRIKE manages personal information in an open and transparent way. This is evident in the implementation of practices, procedures and system we outline in this policy, that ensure our compliance with the APPs and any binding registered APP code, and provide suitable procedures for STRIKE personnel to be able to deal with related inquiries and complaints that may be received from time to time.

The following sections of this policy outline how we manage personal information.

**Australian Privacy Principle 1 – Open and transparent management of personal information**

*Purposes for information collection, retention, use and disclosure*

STRIKE retains a record of personal information about all individuals with whom we undertake any form of business activity. STRIKE must collect, hold, use and disclose information from our clients and stakeholders for a range of purposes, including but not limited to:

* Providing services to clients;
* Managing employee and contractor teams;
* Promoting products and services;
* Conducting internal business functions and activities; and
* Requirements of stakeholders.

As a government registered training organisation, regulated by the Australian Skills Quality Authority, STRIKE is required to collect, hold, use and disclose a wide range of personal and sensitive information on participants in nationally recognised training programs. This information requirement is outlined in the *National Vocational Education and Training Regulator Act 2011* and associated legislative instruments. In particular, the legislative instruments:

* *Standards for NVR Registered Training Organisations 2012;* and
* *Data Provision Requirements 2012.*

It is noted that STRIKE is also bound by various State Government Acts requiring similar information collection, use and disclosure (particularly *Education Act(s), Vocational Education & Training Act(s) and Traineeship & Apprenticeships Act(s)* relevant to state jurisdictions of STRIKE operations).

It is further noted that, aligned with these legislative requirements, STRIKE delivers services through a range of Commonwealth and State Government funding contract agreement arrangements, which also include various information collection and disclosure requirements.

Individuals are advised that due to these legal requirements, STRIKE discloses information held on individuals for valid purposes to a range of entities including:

* Governments (Commonwealth, State or Local);
* Australian Apprenticeships Centres;
* Employers (and their representatives), Job Network Providers, Schools, Guardians; and
* Service providers such as credit agencies and background check providers.

***Kinds of personal information collected and held***

The following types of personal information are generally collected, depending on the need for service delivery:

* Personal Identification details;
* Contact details;
* Employment details;
* Educational background;
* Demographic Information;
* Course progress and achievement information; and
* Financial billing information.

The following types of sensitive information may also be collected and held:

* Identity details;
* Employee details & HR information;
* Complaint or issue information;
* Disability status & other individual needs;
* Indigenous status; and
* Background checks (such as National Criminal Checks or Working with Children checks).

Where STRIKE collects personal information of more vulnerable segment of the community (such as children), additional practices and procedures are also followed. Please refer to STRIKE’s *Working with Children Policy and Procedures* for further information.

***How personal information is collected***

STRIKE’s usual approach to collecting personal information is to collect any required information directly from the individuals concerned. This may include the use of forms (such as registration forms, enrolment forms or service delivery records) and the use of web based systems (such as online enquiry forms, web portals or internal operating systems).

STRIKE does receive solicited and unsolicited information from third party sources in undertaking service delivery activities. This may include information from such entities as:

* Governments (Commonwealth, State or Local);
* Australian Apprenticeships Centres;
* Employers (and their representatives), Job Network Providers, Schools, Guardians; and
* Service providers such as credit agencies and background check providers.

***How personal information is held***

STRIKE’s usual approach to holding personal information includes robust storage and security measures at all times. Information on collection is:

* As soon as practical converted to electronic means;
* Stored in secure, password protected systems, such as financial system, learning management system and student management system; and
* Monitored for appropriate authorised use at all times.

Only authorised personnel are provided with login information to each system, with system access limited to only those relevant to their specific role. STRIKE ICT systems are hosted internally with robust internal security to physical server locations and server systems access. Virus protection, backup procedures and ongoing access monitoring procedures are in place.

Destruction of paper based records occurs as soon as practicable in every matter, through the use of secure shredding and destruction services CTI Records Management.

Individual information held across systems is linked through a STRIKE allocated identification number for each individual.

***Retention and Destruction of Information***

*STRIKE maintains a Retention and Disposal Schedule* documenting the periods for which personal information records are kept.

Specifically for our RTO records, in the event of our organisation ceasing to operate the required personal information on record for individuals undertaking nationally recognised training with us would be transferred to the Australian Skills Quality Authority, as required by law.

***Accessing and seeking correction of personal information***

STRIKE confirms all individuals have a right to request access to their personal information held and to request its correction at any time. In order to request access to personal records, individuals are to make contact with:

STRIKE Operations Manager

+61 407 649 067

[Gaven.Wicks@striketraining.com.au](mailto:Gaven.Wicks@striketraining.com.au)

A number of third parties, other than the individual, may request access to an individual’s personal information. Such third parties may include employers, parents or guardians, schools, Australian Apprenticeships Centres, Governments (Commonwealth, State or Local) and various other stakeholders.

In all cases where access is requested, STRIKE will ensure that:

* Parties requesting access to personal information are robustly identified and vetted;
* Where legally possible, the individual to whom the information relates will be contacted to confirm consent (if consent not previously provided for the matter); and
* Only appropriately authorised parties, for valid purposes, will be provided access to the information.

***Complaints about a breach of the APPs or a binding registered APP code***

If an individual feels that STRIKE may have breached one of the APPs or a binding registered APP *Privacy Complaints Procedure* below for further information.

***Likely overseas disclosures***

STRIKE confirms that individuals’ personal information is likely to be disclosed to overseas recipients, for internal business activity purposes. Likely overseas recipients include:

* STRIKE’s parent company – ‘ABC Ltd’ – located in the United States of America; and
* ‘123 Outsourcing Supplier’ – located in New Zealand.

Any type of personal information held by STRIKE (as listed above) may be included in these disclosures.

***Making our APP Privacy Policy available***

STRIKE provides our APP Privacy Policy available free of charge, with all information being publicly available from the Privacy link on our website at [www.striketraining.com.au](http://www.xyzrto.edu.au/privacy) This website information is designed to be accessible as per web publishing accessibility guidelines, to ensure access is available to individuals with special needs (such as individuals with a vision impairment).

In addition, this APP Privacy Policy is:

* Prominently displayed at each STRIKE’s premises;
* Included within our *Student Handbook*;
* Noted within the text or instructions at all information collection points (such as informing individuals during a telephone call of how the policy may be accessed, in cases where information collection is occurring); and
* Available for distribution free of charge on request, as soon as possible after the request is received, including in any particular format requested by the individual as is reasonably practical.

If, in the unlikely event the APP Privacy Policy can not be provided in a particular format requested by an individual, we will explain the circumstances around this issue with the requester and seek to ensure that another appropriate method is provided.

***Review and Update of this APP Privacy Policy***

STRIKE reviews this APP Privacy Policy:

* On an ongoing basis, as suggestions or issues are raised and addressed, or as government required changes are identified;
* Through our internal audit processes on at least an annual basis;
* As a part of any external audit of our operations that may be conducted by various government agencies as a part of our registration as an RTO or in normal business activities; and
* As a component of each and every complaint investigation process where the compliant is related to a privacy matter.

Where this policy is updated, changes to the policy are widely communicated to stakeholders through internal personnel communications, meetings, training and documentation, and externally through publishing of the policy on STRIKE’s website and other relevant documentation (such as our RTO Handbook) for clients.

**Australian Privacy Principle 2 – Anonymity and pseudonymity**

STRIKE provides individuals with the option of not identifying themselves, or of using a pseudonym, when dealing with us in relation to a particular matter, whenever practical. This includes providing options for anonymous dealings in cases of general course enquiries or other situations in which an individuals’ information is not required to complete a request.

Individuals may deal with us by using a name, term or descriptor that is different to the individual’s actual name wherever possible. This includes using generic email addresses that does not contain an individual’s actual name, or generic user names when individuals may access a public component of our website or enquiry forms.

STRIKE only stores and links pseudonyms to individual personal information in cases where this is required for service delivery (such as system login information) or once the individual’s consent has been received.

Individuals are advised of their opportunity to deal anonymously or by pseudonym with us where these options are possible.

***Requiring identification***

STRIKE must require and confirm identification however in service delivery to individuals for nationally recognised course programs. We are authorised by Australian law to deal only with individuals who have appropriately identified themselves. That is, it is a *Condition of Registration* for all RTOs under the *National Vocational Education and Training Regulator Act 2011* that we identify individuals and their specific individual needs on commencement of service delivery, and collect and disclose Australian Vocational Education and Training Management of Information Statistical Standard (AVETMISS) data on all individuals enrolled in nationally recognised training programs. Other legal requirements, as noted earlier in this policy, also require considerable identification arrangements.

There are also other occasions also within our service delivery where an individual may not have the option of dealing anonymously or by pseudonym, as identification is practically required for us to effectively support an individual’s request or need.

**Australian Privacy Principle 3 — Collection of solicited personal information**

STRIKE only collects personal information that is reasonably necessary for our business activities.

We only collect sensitive information in cases where the individual consents to the sensitive information being collected, except in cases where we are required to collect this information by law, such as outlined earlier in this policy.

All information we collect is collected only by lawful and fair means.

We only collect solicited information directly from the individual concerned, unless it is unreasonable or impracticable for the personal information to only be collected in this manner.

**Australian Privacy Principle 4 – Dealing with unsolicited personal information**

STRIKE may from time to time receive unsolicited personal information. Where this occurs we promptly review the information to decide whether or not we could have collected the information for the purpose of our business activities. Where this is the case, we may hold, use and disclose the information appropriately as per the practices outlined in this policy.

Where we could not have collected this information (by law or for a valid business purpose) we immediately destroy or de-identify the information (unless it would be unlawful to do so).

**Australian Privacy Principle 5 – Notification of the collection of personal information**

Whenever STRIKE collects personal information about an individual, we take reasonable steps to notify the individual of the details of the information collection or otherwise ensure the individual is aware of those matters. This notification occurs at or before the time of collection, or as soon as practicable afterwards.

Our notifications to individuals on data collection include:

* STRIKE’s identity and contact details, including the position title, telephone number and email address of a contact who handles enquiries and requests relating to privacy matters;
* The facts and circumstances of collection such as the date, time, place and method of collection, and whether the information was collected from a third party, including the name of that party;
* If the collection is required or authorised by law, including the name of the Australian law or other legal agreement requiring the collection;
* The purpose of collection, including any primary and secondary purposes;
* The consequences for the individual if all or some personal information is not collected;
* Other organisations or persons to which the information is usually disclosed, including naming those parties;
* Whether we are likely to disclose the personal information to overseas recipients, and if so, the names of the recipients and the countries in which such recipients are located.
* A link to this APP Privacy Policy on our website or explain how it may be accessed; and
* Advice that this APP Privacy Policy contains information about how the individual may access and seek correction of the personal information held by us; and how to complain about a breach of the APPs, or any registered APP code, and how we will deal with such a complaint.

Where possible, we ensure that the individual confirms their understanding of these details, such as through signed declarations, website form acceptance of details or in person through questioning.

***Collection from third parties***

Where STRIKE collects personal information from another organisation, we:

1. Confirm whether the other organisation has provided the relevant notice above to the individual; or
2. Whether the individual was otherwise aware of these details at the time of collection; and
3. If this has not occurred, we will undertake this notice to ensure the individual is fully informed of the information collection.

**Australian Privacy Principle 6 – Use or disclosure of personal information**

STRIKE only uses or discloses personal information it holds about an individual for the particular primary purposes for which the information was collected, or secondary purposes in cases where:

* An individual consented to a secondary use or disclosure;
* An individual would reasonably expect the secondary use or disclosure, and that is directly related to the primary purpose of collection; or
* Using or disclosing the information is required or authorised by law.

***Requirement to make a written note of use or disclosure for this secondary purpose***

If STRIKE uses or discloses personal information in accordance with an ‘enforcement related activity’ we will make a written note of the use or disclosure, including the following details:

* The date of the use or disclosure;
* Details of the personal information that was used or disclosed;
* The enforcement body conducting the enforcement related activity;
* If the organisation used the information, how the information was used by the organisation;
* The basis for our reasonable belief that we were required to disclose the information.

**Australian Privacy Principle 7 – Direct marketing**

STRIKE does not use or disclose the personal information that it holds about an individual for the purpose of direct marketing, unless:

* The personal information has been collected directly from an individual, and the individual would reasonably expect their personal information to be used for the purpose of direct marketing; or
* The personal information has been collected from a third party, or from the individual directly, but the individual does not have a reasonable expectation that their personal information will be used for the purpose of direct marketing; and
* We provide a simple method for the individual to request not to receive direct marketing communications (also known as ‘opting out’).

On each of our direct marketing communications, STRIKE provides a prominent statement that the individual may request to opt out of future communications, and how to do so.

An individual may also request us at any stage not to use or disclose their personal information for the purpose of direct marketing, or to facilitate direct marketing by other organisations. We comply with any request by an individual promptly and undertake any required actions for free.

We also, on request, notify an individual of our source of their personal information used or disclosed for the purpose of direct marketing unless it is unreasonable or impracticable to do so.

**Australian Privacy Principle 8 – Cross-border disclosure of personal information**

Before STRIKE discloses personal information about an individual to any overseas recipient, we undertake take reasonable steps to ensure that the recipient does not breach any privacy matters in relation to that information.

**Australian Privacy Principle 9 – Adoption, use or disclosure of government related identifiers**

STRIKE does not adopt, use or disclose a government related identifier related to an individual except:

* In situations required by Australian law or other legal requirements;
* Where reasonably necessary to verify the identity of the individual;
* Where reasonably necessary to fulfil obligations to an agency or a State or Territory authority; or
* As prescribed by regulations.

**Australian Privacy Principle 10 – Quality of personal information**

STRIKE takes reasonable steps to ensure that the personal information it collects is accurate, up-to-date and complete. We also take reasonable steps to ensure that the personal information we use or disclose is, having regard to the purpose of the use or disclosure, accurate, up-to-date, complete and relevant. This is particularly important where:

* When we initially collect the personal information; and
* When we use or disclose personal information.

We take steps to ensure personal information is factually correct. In cases of an opinion, we ensure information takes into account competing facts and views and makes an informed assessment, providing it is clear this is an opinion. Information is confirmed up-to-date at the point in time to which the personal information relates.

Quality measures in place supporting these requirements include:

* Internal practices, procedures and systems to audit, monitor, identify and correct poor quality personal information (including training staff in these practices, procedures and systems);
* Protocols that ensure personal information is collected and recorded in a consistent format, from a primary information source when possible;
* Ensuring updated or new personal information is promptly added to relevant existing records;
* Providing individuals with a simple means to review and update their information on an on-going basis through our online portal;
* Reminding individuals to update their personal information at critical service delivery points (such as completion) when we engage with the individual;
* Contacting individuals to verify the quality of personal information where appropriate when it is about to used or disclosed, particularly if there has been a lengthy period since collection; and
* Checking that a third party, from whom personal information is collected, has implemented appropriate data quality practices, procedures and systems.

**Australian Privacy Principle 11 — Security of personal information**

STRIKE takes active measures to consider whether we are able to retain personal information we hold, and also to ensure the security of personal information we hold. This includes reasonable steps to protect the information from misuse, interference and loss, as well as unauthorised access, modification or disclosure.

We destroy or de-identify personal information held once the information is no longer needed for any purpose for which the information may be legally used or disclosed.

Access to STRIKE offices and work areas is limited to our personnel only - visitors to our premises must be authorised by relevant personnel and are accompanied at all times. With regard to any information in a paper based form, we maintain storage of records in an appropriately secure place to which only authorised individuals have access.

Regular staff training and information bulletins are conducted with STRIKE personnel on privacy issues, and how the APPs apply to our practices, procedures and systems. Training is also included in our personnel induction practices.

We conduct ongoing internal audits (at least annually and as needed) of the adequacy and currency of security and access practices, procedures and systems implemented.

**Australian Privacy Principle 12 — Access to personal information**

Where STRIKE holds personal information about an individual, we provide that individual access to the information on their request. In processing requests, we:

* Ensure through confirmation of identity that the request is made by the individual concerned, or by another person who is authorised to make a request on their behalf;
* Respond to a request for access:
  + Within 14 calendar days, when notifying our refusal to give access, including providing reasons for refusal in writing, and the complaint mechanisms available to the individual; or
  + Within 30 calendar days, by giving access to the personal information that is requested in the manner in which it was requested.
* Provide information access free of charge.

**Australian Privacy Principle 13 – Correction of personal information**

STRIKE takes reasonable steps to correct personal information we hold, to ensure it is accurate, up-to-date, complete, relevant and not misleading, having regard to the purpose for which it is held.

*Individual Requests*

On an individual’s request, we:

* Correct personal information held; and
* Notify any third parties of corrections made to personal information, if this information was previously provided to these parties.

In cases where we refuse to update personal information, we:

* Give a written notice to the individual, including the reasons for the refusal and the complaint mechanisms available to the individual;
* Upon request by the individual whose correction request has been refused, take reasonable steps to associate a statement with the personal information that the individual believes it to be inaccurate, out-of-date, incomplete, irrelevant or misleading;
* Respond within 14 calendar days to these requests; and
* Complete all actions free of charge.

*Correcting at STRIKE’s initiative*

We take reasonable steps to correct personal information we hold in cases where we are satisfied that the personal information held is inaccurate, out-of-date, incomplete, irrelevant or misleading (that is, the information is faulty). This awareness may occur through collection of updated information, in notification from third parties or through other means.