

Porwad Jain Samaaj (PJS)

www.porwadjain.com

PJS Privacy Policy - 2020

PRIVACY POLICY

1. Introduction

- This is the Privacy Policy of Porwad Jain Samaaj which is referred to as "PJS", the "PJS", "us" or "we" throughout this Privacy Policy. This Privacy Policy provides details of the way in which we Process Personal Data in line with our obligations under Data Protection Law.
- 12 PJS is a social group of Porwad Jain Community, which is part of the Jain community.
- For the purpose of any relevant and applicable Data Protection Legislation the data controller is the Viha Technosoft,2nd floor, J-11, Dhanvantari apartment, MOG lines, Indore, India and can be contacted as follows post or by email at privacy@porwadjain.com.
- 14 Capitalized terms used in this Privacy Policy are defined in the Glossary in Annex I.

2. Background and Purpose

- The purpose of this Privacy Policy is to explain what Personal Data we Process and how and why we Process it. In addition, this Privacy Policy outlines our duties and responsibilities regarding the protection of such Personal Data. The manner in which we Process data will evolve over time and we will update this Policy from time to time to reflect changing practices. Please read the following carefully to understand our steps regarding your Personal Data and how we will treat it.
- In addition, in order to meet our transparency obligations under Data Protection Law, we will incorporate this Privacy Policy by reference into various points of data capture used by us e.g. application forms etc.

3. Information we may collect from you

- 3.1 We may collect Personal Data directly from your or from third parties as follows:
 - (a) Information you provide directly to us (which in most instances is you, but may be a family member or other person acting under your instruction): Information that you provide either by filling in paper based forms or through web forms on our site www.porwadjain.com (the "Site"). This includes information provided at the time of registering with Porwad Jain Samaaj, posting material or requesting further services. We may also ask you for information when you register for specific events, related to Business, Matrimony or any community wide religious or social gathering or function or when you report a problem with our site, or your PJS records.
 - (b) **Third parties:** Information which is provided with your consent by third parties as in through our associated websites or through a local

- representative of your zone.
- (c) **Correspondence:** If you contact us, we may keep a record of that correspondence.
- (d) **Research / Surveys:** We may also ask you to complete surveys from time to time that we use for research purposes, although you do not have to respond to them. Such research is to allow PJS committee to target various initiatives and programmes such as matrimonial meet, business meet or upliftment programmes in a relevant and meaningful way.
- (e) **Websites:** Details of your visPJS to our site or affiliated websites including, but not limited to, traffic data, location data, weblogs and other communication data, and the resources that you access.

4. PJS Standing committee as a Data Controller

- 4.1 The PJS standing or working committee will act as a Data Controller in respect of Personal Data provided to us by various individuals in connection with the operation and administration of PJS. Such individuals will generally include the following:
 - (a) members and prospective members;
 - (b) website visitors and service users;
 - (c) employees;
 - (d) volunteers and other office bearers; and
 - (e) recipients of services from the PJS and PJS affiliates.
- 42 Personal Data is processed by PJS for the following purposes:

Purpose of Processing	Lawful Basis under GDPR			
To administer the affairs of the Porwad Jain community in accordance with the norms decided by the standing or working committee to provide services for the benefit of the individual and the community.	become a member and in the legitimate interests of the PJS and			

Purpose of Processing	Lawful Basis under GDPR		
Provision of services and information to data subjects in future	Such processing is necessary for the legitimate interests pursued by PJS and based on the individual's consent where they request such information or services.		
Provision of PJS cards to members, issued with your name and other details displayed on the card, together with basic personal details (the "Card"). This information may be accessible by PJS through the use of secure encrypted technology. Your Card may also be used for registration, admission and other similar purposes at any event which your attend. You should contact PJS immediately if your Card is lost or stolen, so that your existing Card can be cancelled and new Card issued.	Such processing is necessary for the legitimate interests pursued by PJS.		
Maintaining accounts and records of contacts and prospective members	Such processing is necessary: (a) for the performance of a contract between PJS and PJS members or prospective members; and (b) as necessary for the performance of PJS legitimate interests for the community.		
General correspondence with data subjects	Such processing is necessary: (a) for the performance of a contract between the PJS and competition entrants in accordance with the competition terms and conditions; and (b) based on entrants' consent.		

Purpose of Processing	Lawful Basis under GDPR			
Processing of personal data for website purposes such as technical information, information about your website visit and cookies.	Such processing is necessary for the legitimate interests pursued by the PJS including for troubleshooting, data analysis, testing, research, statistical and survey purposes.			
To assist PJS with research into the Porwad Jain community and their demographics, culture, literacy and occupation data.	Such processing is necessary for the legitimate interests pursued by PJS for community development			
To assist PJS members with Jainism education within the Porwad Jain Community, including online education, and matters relating to attendance at any religious event	Such processing is necessary for the legitimate interests pursued by the PJS including for promoting religious education amongst the Porwad Jain Community at all age groups in formal and informal settings. To the extent that such processing entails the processing of data revealing religious beliefs, such processing is also supported by and meets the criteria of Art. 9(2)(d) GDPR.			
To assist the PJS's local affiliates in your location with any family support scheme around providing households with meals, economic support etc	Such processing is necessary for the legitimate interests in securing your participation in any local PJS scheme including community level economic support scheme, insurance schemes, payment of any dues, any special dietary requirements and associated health requirements, and delivery schedules for meals.			
For the purposes maintaining a database of member blood types.	Such collection and processing personal data, which is a SCD, is undertaken based on the explicit consent of the data subjects for the purposes of Art. 9(2)(a) GDPR and the consent is captured prior to the processing of such data.			

5. The PJS and Data Processors

The PJS will engage certain service providers to perform certain services on PJS behalf which may involve the Processing of Personal Data. To the extent that such Processing

is undertaken based on the instructions of PJS and gives rise to a Data Controller and Data Processor relationship, PJS will ensure that such relationship is governed by a contract which includes the data protection provisions prescribed by Data Protection Law.

6. Record Keeping

As part of our record keeping obligations under Art. 30 GDPR, PJS retains a record of the Processing activities under PJS responsibility. This comprises the following:

Art. 30 GDPR Requirement	The PJS's Record			
Name and contact details of the Controller	Data Privacy Office privacy@porwadjain.com			
The purposes of the processing	See Section 3 of this Privacy Policy.			
Description of the categories of data subjects and of the categories of personal data.	See Annex II of this Privacy Policy.			
The categories of recipients to whom the Personal Data have been or will be disclosed.	See Section 9 of this Privacy Policy.			
Where applicable, transfers of personal data to a third country outside of the EEA.	See Section 9 of this Privacy Policy.			
Where possible, the envisaged time limits for sure of the different categories of data.	See Section 10 of this Privacy Policy.			
Where possible, a general description of the technical and organizational security measures referred to in Article 32(1).	See Annex III of this Privacy Policy.			

7. Special Categories of Data

7.1 The PJS processes Special Categories of Data ("SCD") in certain circumstances, such as the ordinary course of employee administration. The PJS shall Process such SCD in accordance with Data Protection Law.

- PJS may processe Special Categories of Data ("SCD") in certain circumstances, typically related to the ordinary course of member and employee administration and the provision of charitable support and development services.
- Section 41 of the Data Protection Act 2018 provides a general lawful basis for processing SCD where it is necessary for the purposes of exercising or performing any right or obligation which is conferred or imposed by law on the controller or the data subject in connection with employment or social welfare law. As required by Data Protection Law, PJS applies suitable and specific measures in respect of such Processing of SCD.

8. Individual Data Subject Rights

- Data Protection Law provide certain rights in favor of data subjects. The rights in question are as follows (the "**Data Subject Rights**"):
 - (a) The right of a data subject to receive detailed information on the processing (by virtue of the transparency obligations on the Controller);
 - (b) The right of access to Personal Data;
 - (c) The right to rectify or erase Personal Data (right to be forgotten);
 - (d) The right to restrict Processing;
 - (e) The right of data portability;
 - (f) The right of objection; and
 - (g) The right to object to automated decision making, including profiling;
- These Data Subject Rights will be exercisable by you subject to limitations as provided for under Data Protection Law. You may make a request to PJS to exercise any of the Data Subject Rights by contacting the Data Privacy Officer at the address set out above. Your request will be dealt with in accordance with Data Protection Law.

9. Data Security and Data Breach

- 9.1 We have technical and organizational measures in place to protect Personal Data from unlawful or unauthorized destruction, loss, change, disclosure, acquisition or access. Personal Data are held securely using a range of security measures including, as appropriate, physical measures such as locked filing cabinets, IT measures such as encryption, and restricted access through approvals and passwords. For more information on security measures see Annex III.
- The GDPR obliges Data Controllers to notify the Data Protection Commission and affected data subjects in the case of certain types of personal data security breaches. Any Data Breaches identified in respect of Personal Data controlled

by PJS will be dealt with in accordance with Data Protection Law and PJS's <u>Data</u> <u>Breach Procedure.</u>

10. Disclosing Personal Data

- 10.1 We may disclose your personal information to any affiliated organisation, which is part of the Porwad Jain Community or officially affiliated to the PJS digital mission, subject to the organization providing an undertaking to treat your Personal Data in a secure and reasonable manner in accordance with Data Protection Law. Such disclosure shall only be made where it is necessary for the purposes set out in this policy, and may require the transfer and processing of your data in locations around the world (including those outside the European Economic Area, see section 13 below).
- 102 You also acknowledge that we may disclose your Personal data to third parties if we are under a duty to disclose or share your personal data in order to comply with any legal obligation, or to protect the rights, property, or safety of any member or PJS and it's related bodies. For example where a law enforcement agency or regulatory authority submits a valid request for access to Personal Data.
- 103 From time to time, we may also disclose Personal Data to other third parties, or allow third parties to access Personal Data which we Process. We may also use your data, or permit selected third parties (who are affiliated to the PJS) to use your data, to provide you with information about events and the Porwad Jain community which may be of interest to you. This is based on the PJS's legitimate interests.
- 10.4 We may also disclose certain third-party sites including other technical development related software associates, SMS Gateways who may use PJS data for security purposes (such as website log in). Such use of PJS data is done in a secure fashion where the data remains within PJS and is not shared those third-party sites.
- If you do not want us to use your data for the purposes set out in this Policy, or to pass your details on to third parties for purposes relating to additional services or events, please tick the relevant box situated on the form on which we collect your data (the registration form), or contact us at the address provided in this policy.

11. Data Retention

We will keep Personal Data only for as long as the retention of such Personal Data is deemed necessary for the purposes for which that Personal Data are Processed (as described in this Privacy Policy).

12. Security and Storage

Your Personal Data will only be accessible and processed by persons designated by your local Zones (including any third party suppliers to the Zone), and will only be used for the purposes set out in this policy. It may

also be processed by our PJS staff operating outside the EEA who work for us or for one of our suppliers. By submitting your Personal Data to us, you acknowledge that the PJS will transfers, store and Process Personal Data as set out in the Policy.

- We will take all steps reasonably necessary to ensure that your data is treated securely and in accordance with this policy and any applicable laws, including the use of encryption technology where we deem it to be reasonably appropriate.
- All information you provide to us is stored on our secure servers. Where we have given you (or where you have chosen) a password which enables you to access certain parts of our site, you are responsible for keeping this password confidential. We ask you not to share a password with anyone. Except where prohibited by law, we are not responsible for any loss or damage caused by the unauthorized use of your password and log-in details, and also excludes all liability for any direct or indirect losses caused by any breach of this policy.
- While we at the PJS implement appropriate technical and organizational measures to ensure the security of Personal Data in accordance with Data Protection Law, unfortunately, the transmission of information via the internet is not completely secure. Although we will do our best to protect your Personal Data, we cannot guarantee the security of your data transmitted to our site; any transmission is at your own risk.

13. Data Transfers outside the EEA

Our main server is located within the European Economic Area (EEA), but the data that we collect from you may also be transferred to, and stored at, at a destination in India where the PJS is located. Accordingly, the PJS routinely transfers Personal Data to countries outside the EEA which may not have the same or equivalent Data Protection Law as Ireland. In respect of such transfers, the PJS ensures that such processing of your Personal Data is in compliance with Data Protection Law and, in particular, that appropriate measures are in place such as entering into Model Contractual Clauses (as published by the European Commission). If you require more information on the means of transfer of your data or would like a copy of the relevant safeguards, please contact us at privacy@porwadjain.com by giving relevant details.

14. Minors (aged under 18 years) and "Providers of Data"

Parents and guardians of children/minors are personally responsible for supervising their child's/minor's access to, and use of, our services and for providing valid approvals for their child's/minor's participation in activities conducted by us. If you are a child or young adult under the age of 18 years, you must ask your parent or legal guardian to approve your provision of Personal Data before you submit your Personal Data to us.

For the purposes of the any data subjects who are located in India or whose data is obtained in India (but not a data subject whose data is exported and processed in India), all references to the rights of data subjects set out in this document shall apply to the providers of data instead of the data subject, in accordance with the Indian Information Technology Act 2000 and Information Technology (Reasonable Security Practices and Procedures and Sensitive Personal Data or Information) Rules, 2011. All consents and obligations of individual data subjects shall be discharged by the provider of data for the relevant individual.

15. Cookies

- 15.1 Cookies are small text files that may be placed on your browser when you visit our website (the "Site"). Cookies are used primarily for administrative purposes, to improve your experience with our Site. For instance, when you return to the Site after logging in, cookies provide information to the Site, including personal data, so that the Site will remember who you are. Our Site uses cookies to collect anonymous analytics about your computer, including your IP address, operating system and browser type. This includes compiling statistical information concerning, among other things, the frequency of use of our Site, the pages visited, and the length of each visit, as well as information about your computer, operating system, browser, language and country.
- Using the settings of your Internet browser, you can choose to have your computer warn you each time a cookie is being sent, or you can choose to turn off all cookies. Consult your browser Help menu to learn the correct way to modify your cookies. If you choose to turn off cookies, you may not have access to certain features of our Site. You may at any time delete any cookies set by using the relevant option of your Internet browser or by deleting the cookies on your hard drive.
- 153 We may use the cookies to collect information about your computer, including your IP address, operating system and browser type. Any such records are kept for the purposes of security and tracking access to the Site.

16. Third party websites

Our site may, from time to time, contain links to and from the websites of PJS affiliated organizations, associates, vendors and other sites of interest. If you follow a link to any of these websites, please note that these websites have their own privacy policies and that we do not accept any responsibility or liability for these policies. Please check these policies before you submit any Personal Data to these websites.

17. Further Information/Complaints Procedure

17.1 For further information about this Privacy Policy and/or the Processing of your Personal Data by or on behalf of PJS please contact the PJS Privacy Office at the details below:

Data Privacy Office
VTS
J-11, 2nd floor
Dhanvantari apartment,
MOG lines, Indore
privacy@porwadjain.com

While you may make a complaint in respect of our compliance with Data Protection Law to the Indian Data Protection Commission, we request that you contact the PJS in the first instance to give us the opportunity to address any concerns that you may have.

Date: 17 September 2020

ANNEX I

Glossary

In this Privacy Policy, the terms below have the following meaning:

"Data Breach" means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, Personal Data transmitted, stored or otherwise Processed.

"Data Controller" means the entity which, alone or jointly with others, determines the purposes and means of the processing of Personal Data.

"Data Processor" means the party that Processes Personal Data on behalf of the Data Controller.

"Data Protection Law" means the General Data Protection Regulation (No 2016/679) ("GDPR") and the Data Protection Act 2018 and any other laws which apply to PJS in relation to the Processing of Personal Data.

"European Economic Area" or "EEA" means Austria, Belgium, Bulgaria, Croatia, Republic of Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden, the UK, Iceland, Liechtenstein, and Norway.

"Personal Data" is any information relating to a living individual which allows the identification of that individual. Personal Data can include:

- a name, an identification number;
- details about an individual's location; or
- any other information that is specific to that individual.

"Processing" means any operation or set of operations which is performed on Personal Data or on sets of Personal Data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction. "Process" and "Processing" are interpreted accordingly.

"Special Categories of Personal Data" ("SCD") are types of Personal Data that reveal any of the following information relating to an individual: racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership. Special Categories of Personal Data also include the Processing of genetic data, biometric data (for example, fingerprints or facial images), health data, data concerning sex life or sexual orientation and any Personal Data relating to criminal convictions or offences.

ANNEX II

Types of Personal Data

Categories of Data Subject	Type of Personal Data			
PJS officers and staff (including volunteers, agents, fixed term, temporary and casual workers)	Name, address, contact details including email and phone number. Financial details such as income details. Family, next of kin and social circumstances. Education and Higher Education details. Past and present details around participation in events including, without limitation, attendance records for any social, economic or religious events.			
Customers, clients or members and their officers and staff.	Name, address, contact details including email and phone number. Financial details such as income details. Family, next of kin and social circumstances. Education and Higher Education details. Past and present details around participation in events including, without limitation, attendance records for any social, economic or religious events.			
Members of the Porwad Jain community and, where relevant, the legal representatives of those community members	Name, address, contact details including email and phone number. Financial details such as income details. Family, next of kin and social circumstances. Education and Higher Education details. Past and present details around participation in events including, without limitation, attendance records for any social, economic or religious events.			
Suppliers, service providers or other strategic business partners and their respective officers and staff	Name, address, contact details including email and phone number.			
Other business contacts, their officers and staff	Name, address, contact details including email and phone number.			

Correspondents, complainants,	Name,	address,	contact	details
enquirers and contacts at relevant regulators	including email and phone number.			
Televant regulators				

ANNEX III

Technical and organizational measures to ensure security of Personal Data

- 1. Encryption
- 2. Firewalls and anti-virus
- 3. Access control
- 4. Change management
- 5. Logging & data loss prevention techniques
- 6. Confidentiality agreements
- 7. Physical security measures
- 8. Cybersecurity training
- 9. Virus and malware protection
- 10. Penetration testing
- 11. Website blocking
- 12. PJS policies
- 13. Patch management
- 14. Regular system maintenance
- 15. Intrusion detection system
- 16. Mobile device management