

# DATA PROTECTION

## **POLICY STATEMENT**

This document defines the Data Protection Policy of INFRATEC-UK Limited and offers guidance on duties and best practice to users. This document contains the following sections:

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- b) Definitions
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#### Introduction

INFRATEC-UK Limited are required to maintain certain personal data about living individuals for the purposes of satisfying operational and legal obligations. INFRATEC-UK Limited recognises the importance of the correct and lawful treatment of personal, sensitive or confidential data. It maintains confidence in the organisation and provides for successful operations.

INFRATEC-UK Limited handles a substantial amount of data. Much of this data is private and/or personal data, some is sensitive. When handling the company's data, of any kind, you must always act in accordance with this policy.

The types of personal, sensitive or confidential data that INFRATEC-UK Limited may require includes information about:

- Current, past and prospective employees/suppliers and others with whom it communicates.
- Current, past and prospective clients.
- Current, past and prospective jobs/works/projects.
- Any financial information, such as employee payroll, invoices, purchase orders and contract pricing, not made publicly available.

Any personal, sensitive or confidential data, whether it is held on paper, computer, or other media, will be subject to the appropriate legal safeguards.

## **Definitions**

For the purpose of this policy, the following definitions apply:

- Personal data: any information relating to an identifiable person who can be directly or indirectly
  identified by reference to an identifier (including name, email address, IP address, identification number,
  location data etc.).
- Sensitive data: any data related to racial or ethnic origin, political opinions, religious/philosophical beliefs, trade union membership, genetic data, biometric data, health data, sex life or sexual orientation, bank account details, debit or credit card details and any data related to children and minors under the age of 13.



• Other data: any data that is not personal data or sensitive data.

## Scope of this Policy

This policy applies to all forms of data handling at INFRATEC-UK Limited or on its behalf, manual or automated, in paper, electronic or any other form and to all categories of data without limitation.

#### **Principles of Data Handling**

When handling any data at INFRATEC-UK Limited, you should always operate within the following principles:

#### Principle 1: Lawfulness, Fairness and Transparency

All data at INFRATEC-UK Limited shall be processed lawfully and fairly. Where personal data, including sensitive data, is handled, this shall also be done in a manner transparent to the identified or identifiable person to which the data refers.

There must always exist a legal basis as defined in the General Data Protection Regulation (GDPR) for the collecting, storing and processing of all data. If in doubt, you must consult with the Office Manager.

#### Principle 2: Purpose, Limitation and Relevance

Data at INFRATEC-UK Limited is collected for specified, explicit and legitimate purposes. This data is never processed in a manner that is incompatible with those purposes. This means that when collecting and/or processing data, you should always specify exactly what the data will be used for and limit any handling and processing to only what is necessary to meet the specified purpose.

Where the purpose for processing data is no longer valid or there no longer exists a valid legal basis for it, the data must be securely deleted.

#### **Principle 3: Accuracy**

You should always take every reasonable step to ensure that data is accurate and kept up to date. Where data is known to be wrong, it should be rectified without delay. If you are unable to correct the data, you should report any inaccuracies with the aim to get it amended.

#### Principle 4: Personal and sensitive data held

Unless explicitly allowed by the IT Manager, all personal data and all sensitive data must be held and processed on the INFRATEC-UK Limited central server or paper copies kept in secure cabinets.

## **Principle 5: Storage Limitation and Retention**

Personal and sensitive data shall be kept for no longer than necessary for the purpose for which the data is collected, stored and processed. Where possible, data that is retained for historic, statistical or other relevant purposes should be anonymised as much as possible.

#### Principle 6: Security, Integrity and Confidentiality

All data at INFRATEC-UK Limited should always be handled in a manner that is secure and that maintains the data's integrity and confidentiality. All necessary precautions must be taken to protect against unauthorised or unlawful processing, against accidental loss, destruction or damage and against theft.

#### **Handling Sensitive Data**

You must not, under any circumstance, collect, store, access or process sensitive data unless you have been authorised to do by the Office Manager or the IT Manager.

## **Sending Data to Third Parties**

Sharing data with third parties must only be done where strictly necessary, in a way that is secure, lawful and fair and with the explicit approval of either the Office Manager or the IT Manager.

Wherever data is transmitted to third parties, this must always be done using an approved method. Unless not possible for good reason, data should be communicated by direct file upload or other appropriate form of electronic transmission.



Removable media (including USB sticks, external hard drives, CD, DVD, etc) other than the INFRATEC-UK Limited's approved encrypted USB sticks **must not be used** for transmitting data to third parties, unless approved by the Managing Director.

## **Addressing Data Handling in Contracts and Agreements**

Managers and other staff responsible for contracts/agreements with third party joint- controllers or data processors must ensure that contracts include appropriate provisions to ensure compliance with the law and with this data handling policy. This must include provisions addressing:

- adherence to the principles as set out above;
- mutual notification of breaches;
- ensuring at all times that there is adequate security of all personal data;
- handling of subject access requests in a timely and complete manner and ensuring that requests received by a third party are passed on to INFRATEC-UK Limited without delay.

#### **Taking Data Away**

Where you download, copy or otherwise handle data outside of the INFRATEC-UK Limited's office, you must take all appropriate measures to ensure this data remains secure and is not shared, exposed or otherwise compromised in any way. Such data should never be left unsupervised and should never be left behind. Where the data or copy is no longer needed for the purpose for which it was obtained, it must be deleted or disposed of in a secure manner.

## **Handling Subject Access Requests**

All individuals who are the subject of personal data held by INFRATEC-UK Limited are entitled to:

- Ask what information the Company holds about them and why.
- · Ask how to gain access to it.
- Be informed how to keep it up to date.
- Be informed what the Company is doing to comply with its obligations.

Where a person makes a request ("subject access request") in relation to their personal data, exercising their legal right to:

- Access the information we hold on them ("right of access");
- Request we rectify information we hold ("right to rectification");
- Request we delete their information ("right to erasure");
- Suppress or limit processing of personal data ("right to restrict processing");
- Move, copy or transfer their personal data ("right to data portability");
- Object against processing of their data ("right to object");
- Query or object against automated decision making and profiling ("right on automated decision making");
- Withdraw their consent to process personal data;

Such request must without delay be handed over to the Office Manager or the IT Manager and handled in compliance with legal obligations and internal procedure (see "Procedures - Subject Access Requests").

Where you are involved in handling personal data that is relevant to any such subject access request, you must respond immediately to any requests from the Office Manager or the IT Manager in relation to their handling of the subject access request.

## **Privacy Policy**

The website of INFRATEC-UK Limited will include a link to our Privacy Policy. You must read and understand this Policy. When asked, you should point people to our Privacy Policy for guidance.

## **Law Enforcement Requests & Disclosures**

Where disclosure of personal data is required:

- to prevent or detect crime;
- to apprehend or prosecute offenders;
- by the order of a court or by any rule of law.



You must immediately inform the Office Manager or the IT Manager so that the situation can be handled in compliance with legal obligations and internal procedure.

## **Location and Transfer of data**

It is the policy of INFRATEC-UK Limited to store, process and handle all data within the European Union.

Wherever data is transferred outside of the European Union, this is only permitted:

- to a country that has been deemed to provide an adequate level of protection by the European Commission;
- by using specific contracts approved by the European Commission which give personal information the same protection it has in the European Union;
- to the US, on condition that the US based provider is part to contract or legal obligation to provide similar protection to personal data it has in the European Union.

No data must be transferred outside the European Union without explicit approval of either the Office Manager or the IT Manager.

#### Training Related to Data Protection, Privacy and Handling

All employees, contractors and volunteers that have access to personal data must be made aware of this policy. A copy of this policy will be issued at the start of their employment and to existing staff and the issue recorded. Line managers must ensure compliance with the policy at all times.

#### **Notification in Case of Breach or for Other Reasons**

If you become aware that any data has been breached, leaked, has been stolen or lost or is otherwise compromised, you should immediately report this to any of the contacts named below, at the end of the policy.

If you suspect that the cause is malware in any form, you should immediately cease any processing and shut down affected systems or devices.

More detail about handling of data breach incidents can be found in the INFRATEC-UK Limited's "Incident Plan - Information Systems".

#### **Automated Decision Making and Profiling**

INFRATEC-UK Limited will not:

- make any decision about an individual solely by automated means without any human involvement;
- process personal data automatically (without human involvement) to evaluate certain things about an individual (profiling).

## **Sending Bulk Email and Mail Merge Communications**

Any bulk email or mail merge communication sent on behalf of INFRATEC-UK Limited must be sent from your Microsoft Office 365 Business account unless you have received written permission from the Office Manager or the IT Manager to do otherwise.

#### **Contact Information**

If you need to report data breaches or security concerns or any other matter related to this policy, do this immediately and preferably face to face or over the phone (email or other messages may not be seen immediately):

INFRATEC-UK, Unit 8-9 Easter Park, Barton Road, Middlesbrough, TS2 1RY Tel: 01642 654963 info@infratec-uk.com
Bill Hamilton (Office Manager), Lee Payne (IT Manager)

David Bullock Managing Director

For and on behalf of the Senior Management Team



# **Revision Status**

Revision	Date	Amendment	Author	Approval
1.0	01/01/2020	New Policy	Lee Payne	David Bullock
1.1	01/01/2024	Updated to reflect new IMS Branding	Lee Payne	David Bullock
1.2	03/01/2025	SMT review – No changes	Lee Payne	David Bullock