PRIVACY NOTICE

As your employer, Lauriem Complete Care Ltd needs to keep and process information about you for normal employment purposes. The information we hold and process will be used for our management and administrative use only. We will keep and use it to enable us to run the business and manage our relationship with you effectively, lawfully and appropriately, during the recruitment process, whilst you are working for us, at the time when your employment ends and after you have left. This includes using information to enable us to comply with the employment contract, to comply with any legal requirements, pursue the legitimate interests of the Company and protect our legal position in the event of legal proceedings. If you do not provide this data, we may be unable in some circumstances to comply with our obligations and we will tell you about the implications of that decision. We will do all we can to respect your right to privacy and the protection of your personal information. Below is a breakdown of what we do with your information in order to run the business and protect your data.

1. What employee data we hold

Lauriem Complete Care Ltd will hold personal data about you during and after your employment, this data will be held in your personnel file and on our Payroll and Rostering system. Much of the information we hold will have been provided by you, but some may come from other internal sources, such as your manager, or in some cases, external sources, such as referees. The data we will hold will include:

- Name, address, date of birth, National Insurance Number, previous schools, colleges and employment details
- Qualifications & training attended including certificates & shadowing records
- Criminal Offences Declaration, statements and risk assessments
- DBS number, certificate date and expiry date
- Interview notes
- References
- Right to work in the UK identification documents and details
- Driving Licence (if relevant)
- Car Details including MOT and Car Insurance expiry date (if relevant)
- Copies of all correspondence to and from yourselves
- Bank details
- Next of kin
- Ethnic Origin
- Terms & Conditions of Employment
- Any other employee contractual agreements (work patterns, opt out 48, etc.)
- Health & disability declarations, welfare checks and risk assessments
- Records of sickness and absences
- · Meeting notes
- Annual leave records
- Supervisions, appraisals, medication competences and observations
- Investigations, grievances, complaints and any disciplinary action information

Where necessary, we may keep information relating to your health, which could include reasons for absences and GP reports and notes. This information will be used in order to comply with our health and safety and employee wellbeing obligations – to consider how your health affects your ability to do your job and whether any adjustments to your job might be appropriate. We will also need this data to administer and manage statutory sick pay.

Where we process and share special categories of information relating to your racial or ethnic origin, this data is requested as part of our contractual obligations with KCC and WDF QCF funding requirements. We also use this data for internal monitoring purposes to ensure we are recruiting in a fair and non-discriminatory way and ensuring we are attracting candidates from all cultures, ethnicities and nationalities. This information will be entered into the skills for care database (NMDS-SC). We will always obtain your explicit consent to those activities unless this is not required by law or the information is required to protect your health in an emergency. Where we are processing data based on your consent, you have the right to withdraw that consent at any time.

You will, of course, inevitably be referred to in many company documents and records that are produced by you and your colleagues in the course of carrying out your duties and the business of the company. For more information you should refer to our Data Protection Policy which is available on request from Human Resources.

2. What employee data we process, share and why

Other than as mentioned below, we will only disclose information about you to third parties if we are legally obliged to do so, to fulfil any organisation contracts (such as Kent County Council) or where we need to comply with our contractual duties to you, for instance we may need to pass on certain information to HMRC, our pension provider or the DBS Service. This means, for example that we will pass some information to the Care Quality Commission (CQC), to the inland revenue (HMRC) and Pension Funds administrators (Pensions Schemes). We will also give details to the police where we are legally required to do so, i.e. in emergencies and where crime detention or prevention can be aided by the release of the data. If information is requested by a court order or requested by the Disclosing and Barring Service.

As part of our KCC contract and QCF funding requirements we are contractually obliged to share data about you to Skills for Care via their NM-DS database. Please see Skills for Care Privacy Notice for further information regarding to the data we share (attached).

Your data will be used:

- To produce statistics to show workforce trends
- For the purpose of Disclosing Barring Service (Health & Social Care Act 2008, regulation 20)
- To obtain satisfactory references
- Matters relating to any health or disability for adjustments and monitoring purposes
- Equal opportunity monitoring
- Payroll processing
- Skills for Care NMDS-SC employment statistical analysis
- Berkshire Workforce Development Funding Partnership (WDF)
- Kent County Council contract agreements
- Eligibility to work in the UK checks
- Care Quality Commission (CQC) requirements
- IT software updates, back-ups and security

The sharing of your data as specified above is necessary for the purposes of legitimate interests pursued by the organisation or third party and / or we are under a contractual obligation to provide this information. All data will be held securely and in accordance with the Data Protection Act 1998 (DPA) and the General Data Protection Regulations (GDPR). All data that we process is at its minimal and relevant. No excessive or unnecessary data is allowed to be processed without your consent or other lawful reason.

3. Who will have access to my data & how will it be stored

Your basic personal details are accessible to office staff via our rostering system (name, address, email, next of kin, car details and telephone number), all other data including sensitive data, for example- details relating to any criminal convictions, ethnicity, identification documents and any health & disability documentation is only accessible by Human Resources and the Senior Management Team. All personal data is held in your personnel file, your file is kept in a locked filing cabinet in a secured room that is only accessible to Human Resources and Senior Managers.

All electronic information held about you has restricted access and / or is password protected, again this is only accessible by Human Resources and Senior Managers. Once employees have left our employment their basic details will remain on our IT system for reference purposes, all other information will be stored securely onsite or sent to our offsite secure storage holding facility in the UK and stored for the specified period as laid out in the table below (Appendix 1). The Company follows the retention periods recommended by the Information Commissioner in its Employment Practices data protection Code. You should therefore treat the following as guidelines for retention times in the absence of a specific business case supporting a longer period.

Data	Duration
Application form	Duration of employment
References received	Duration of employment
Payroll and tax information	6 years
Sickness records	3 years
Annual leave records	2 years
Unpaid leave/special leave records	3 years
Annual appraisal/assessment records	5 years
Records relating to promotion, transfer, training, disciplinary matters	1 year from end of employment
References given/information to enable references to be provided	5 years from reference/end of employment
Summary of record of service, e.g. name, position held, dates of employment	10 years from end of employment
Records relating to accident or injury at work	12 years

Appendix 1.

Once that period has passed, the information will be confidentially and securely disposed of. Access to this facility is by Senior Management only. No personal data will be transferred outside the EEA without your written consent. We will not release data to anyone who is unauthorised. If you wish for your data to be released in such circumstances you must give consent to this. This means that we will not release data to banks, friends, relatives, etc. without your agreement. If you wish us to provide information to someone such as a bank you should contact us to give consent, either directly or through a third party requesting the data, or you should ensure that you pass the third-party request to us yourself.

4. Who to contact should you need to amend / update your data

If you need to update your personal data please contact Human Resources or alternatively your Line Manager with your new details. It is your responsibility to inform us if data we hold about you requires updating. You must notify us immediately if your personal data changes, for example, your address. We will however, provide periodic opportunities for you to update your data through staff meetings and via the annual update your personal details form.

5. How can you access your data

Under the General Data Protection Regulation (GDPR) and The Data Protection Act 2018 (DPA) you have a number of rights with regard to your personal data. You have the right to request from us access to and rectification or erasure of your personal data, the right to restrict processing, object to processing as well as in certain circumstances the right to data portability. If you have provided consent for the processing of your data you have the right (in certain circumstances) to withdraw that consent at any time which will not affect the lawfulness of the processing before your consent was withdrawn. All requests should be made in writing to the Human Resources Department.

6. What can you do if you have any objections

You are entitled to raise an objection where the processing of data we hold about you is likely to cause damage or distress (subject to provisions contained in the Data Protection Act 1998) or if you have any objections to the data processing procedures we have in place, all objections will be logged showing the appropriate action that was taken in response to the objection, for example. such as the deletion of data. All requests should be made in writing to the Human Resources Department outlining your objections.

7. Security and Responsibilities

We shall both, at all times comply with the General Data Protection Regulations with regard to the provision of your employment and thereafter, within this agreement and shall under no circumstances make the other party in breach of these laws, rules or regulations.

- a) No personal information regarding a Service User or employee shall be not carried in person without written prior authorisation from the names person and Senior Management.
- b) All electronic devices holding personal data, for example laptops, tablets and Lauriem's mobile phone App are to be locked at all times when not in use.
- c) The sharing of information is prohibited without written consent.
- d) No personal data is to be moved from its original source without specific consent from a member of the Senior Management Team (i.e. visit record books, SU files, MAR)
- e) No Service Users, their families or employee's personal details including telephone numbers are to be held on any personal electrical device (i.e. mobile phone, tablet, laptops) without their consent and Senior Managements authorisation.
- f) No written personal details about a Service User, their family or an employee is to be held i.e. telephone numbers, addresses, key safes, email addresses, without their consent and Senior Managements authorisation.

All new staff are encouraged to read the policies on data protection and on confidentiality as part of their induction process. Existing staff will be offered training to National Training Organisation standards covering basic information about confidentiality, data protection and access to records. Training in the correct method for entering information in service users' records is given to all care staff.

Data Access control systems are in place to reduce the risk of unauthorised access to your data, i.e. strong and secure passwords, restricted access, all data locked away, Clean Desk Policy. A Clean Desk Policy is in operation, this will help reduce the risk of unauthorised access to sensitive and confidential documents and data. Our IT system is maintained by a third party (BCTec and Anthony Lodge) whom have access to our IT system to provide system updates, ensure daily back-ups are completed and ensuring we have adequate security (e.g. firewall, antispam, virus protection, etc.).

We regularly review and update our data protection policy, procedures and notices to ensure they are accurate, relevant and fit for purpose.

8. Who to report a data breach to, and when to report it

If you feel there has been any data breach of any kind we would urge you to contact Human Resources to report your concerns immediately. Full details of the suspected breach will be taken and investigated fully. All serious breaches in data will be escalated to the Managing Director and the Information Commissioners Office will be notified where applicable. Appropriate action will then be taken with regards to the consequences of the breach.

You also have the right to lodge a complaint to the Information Commissioners' Office if you believe that we have not complied with the requirements of the GDPR or DPA 18 with regard to your personal data.

9. The consequences of a data breach

Any breaches to data protection are treated very seriously, all breaches will be thoroughly investigated and appropriate disciplinary action taken where necessary. A review of our policies and processes may ensue to ensure further occurrences do not arise.

<u>10. Reviewing the data we hold & process</u>

We will regularly review and update our data protection policy, procedures and notices to ensure they are accurate, relevant and fit for purpose. All staff will be offered training to National Training Organisation standards covering basic information about confidentiality, data protection and access to records. Refresher training will be provided when Managers highlight the need, when any changes to our Data Protection policy and procedures are made and / or any new legislation is introduced.