

# **Data Privacy Policy**



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#### **Document Control**

Document Title:	002 08 Data Privacy Policy		
Owner:	Stuart Williams		
Category:	Public		
Classification: ISO Controlled			
Version:	7.1		
Date:	05.09.25		
Review Frequency:	Annually		
Next Review Date:	05.09.26		

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#### Authorisation

Document prepared by: Sarah-Jane Heber-Hall

Head of Compliance

Verified and authorised by:

Richard Pennington

Chief Executive Officer (CEO)



## 1. Policy Statement

4net Technologies Limited ("FourNet") understands that your privacy is important and that you care about how your personal data is used. We respect and value the privacy of all of our customers, suppliers and staff, and as such will only collect and use personal data in ways that are described here, and in a manner that is consistent with our obligations and your rights under the law.

#### 2. Information About FourNet

Company Registration No.:	05448638
Registered Office:	3 Scholar Green Road Stretford Manchester M32 OTR
Data Protection Lead:	Stuart Williams
Email Address:	dpo@fournet.co.uk
Telephone Number:	+44 (0) 7753 566581

# 3. What Does this Policy Cover?

This Data Privacy Policy explains how we use your personal data; how it is collected, how it is held, and how it is processed. It also explains your rights under the law relating to your personal data.

#### 4. Personal Data

Personal data is defined by the General Data Protection Regulation (EU Regulation 2016/679) (the "GDPR") and the Data Protection Act 2018 (the DPA) as 'any information relating to an identifiable person who can be directly or indirectly identified in particular by reference to an identifier'.

Personal data is, in simpler terms, any information about you that enables you to be identified. Personal data covers obvious information such as your name and contact details, but it also covers less obvious information such as identification numbers, electronic location data and other online identifiers.

The personal data that we use is set out in Section 6 of this policy.



#### 5. Your Rights

Under the GDPR and the DPA, you have the following rights, which we will always work to uphold:

- The right to be informed about our collection and use of your personal data. This
  Data Privacy Policy should tell you everything you need to know, but you can always
  contact us to find out more or to ask any questions using the details in Section 2 or
  Section 14.
- The right to access the personal data we hold about you. Section 13 will tell you how to do this.
- The right to have your personal data rectified if any of your personal data held by us is inaccurate or incomplete. Please contact us using the details in Section 2 to find out more.
- The right to be forgotten, i.e., the right to ask us to delete or otherwise dispose of any of your personal data that we have. Please contact us using the details in Section 2 or Section 14 to find out more.
- The right to restrict, i.e., prevent the processing of your personal data.
- The right to object to us using your personal data for a particular purpose or purposes.
- The right to data portability. This means that, if you have provided personal data to us directly, we are using it with your consent or for the performance of a contract, and that data is processed using automated means, you can ask us for a copy of that personal data to re-use with another service or business in many cases.
- Rights relating to automated decision-making and profiling we do not use your personal data in this way.

For more information about our use of your personal data or exercising your rights as outlined above, please contact us using the details provided in Section 2 or Section 14.

Further information about your rights can also be obtained from the Information Commissioner's Office (ICO) or your local Citizens Advice Bureau (CAB).

If you have any cause for complaint about our use of your personal data, you have the right to lodge a complaint directly with the Information Commissioner's Office.

#### Personal Data We Collect

We may collect some or all of the following personal data (this may vary according to your relationship with us):

- Name
- Business address



- Business email address
- Business telephone number
- Business name
- Job title
- Payment information
- Online activity related to our website (please refer to our separate 002 36 Website Privacy Policy)

We may obtain information from a trusted provider to help us make contact with key industry professionals, for marketing and sales purposes. We only purpose data that we believe is 'Opted-in' and always try to use business data that is accurate, actionable and data-privacy compliant.

## 7. How Do You Use My Personal Data?

Under the GDPR and the DPA, we must always have a lawful basis for using personal data. This may be because the data is necessary for our performance of a contract with you, because you have consented to our use of your personal data, or because it is in our legitimate business interests to use it. Your personal data may be used for one of the following purposes:

- Providing and managing your account
- Supplying our products and services to you; your personal details are required in order for us to enter into a contract with you
- Personalising and tailoring our products and services for you
- Communicating with you. This may include responding to emails or calls from you.
- Supplying you with information by email and post. You may unsubscribe or opt-out at any time by replying to the sender of the email, or by contacting the FourNet Data Protection Lead. Once an opt-out notice has been received our systems will be updated to ensure that you are not contacted again
- With your permission and/or where permitted by law, we may also use your personal data for marketing purposes. This may include contacting you by email, telephone, text message and post with information, news and offers on our products and services. You will not be sent any unlawful marketing or spam. We will always work to fully protect your rights and comply with our obligations under the GDPR, the DPA and the Privacy and Electronic Communications (EC Directive) Regulations 2003, and you will always have the opportunity to opt-out.



## 8. Closed Circuit Television (CCTV) Usage

We currently use CCTV cameras to view and record individuals on and around the outside of our premises, and recognise that this information is subject to data protection legislation. The images of individuals recorded by CCTV cameras are personal data and therefore subject to GDPR/DPA legislation. We are committed to complying with all our legal obligations and seek to comply with best practice suggestions from the Information Commissioner's Office (ICO).

For further information regarding our use of CCTV, and the data obtained, please refer to our **002 108 CCTV Privacy Policy** .

## 9. Call Recording

Call recording has been implemented for both inbound and outbound Service Desk calls, for quality monitoring and training purposes, as well as to ensure clarity of information between all parties.

We have taken steps to inform all interested parties that we now record our Service Desk calls. A message on our system informs callers that we record calls, and an option is given to not be recorded, before you are put through to a member of the Service Desk team.

## 10. Data Retention and Disposal

We will not keep your personal data for any longer than is necessary in light of the reason(s) for which it was first collected. Your personal data will therefore be kept for the periods laid out in Table 1, shown below.

Formal documentation used within the business which may contain staff names is archived once superseded, and deleted after a period of 24 months.

Please note that financial data is held for a period of up to seven (7) years, where practicable to do so. Personal data is removed from this type of data before it is archived.

When paper-based information is no longer required, or superseded, it is to be securely shredded and disposed of appropriately, and a certificate of destruction obtained from the shredding company, as proof of secure destruction.



#### Table 1 Data Retention Periods

Data Subject	Data Type	Retention Period
Customer	Contact Details	For the duration of the contract, plus 24 months.
Customer processed data	Cloud storage and call recordings, and any other contractually authorised data, instructed by a Data Controller.	In line with Controllers'/Contractual requirements and obligations and Article 30 of Processing Activities of (UK) GDPR
Supplier	Contact Details	For the duration that the supplier remains a FourNet approved supplier, plus 24 months.
Staff	Personnel Records and Contact Details including H & S and First Aid training, as well as information required to authorise financial payments, like Business Travel and mileage claims and allowances.  DBS Certificate Information	For the duration of employment plus 72 months, to cover the time limit for bringing any civil legal action. All emails and IMs will be deleted after 3 months from the date of leaving. Ongoing deletions of emails and IMs will be retained for 12 months only within backups.  Only for the purpose for which it was obtained, and then destroyed within 6 months.
Accident Books, accident records / reports	Incident information	3 years from the date of last entry for all people over 18.
Subject Access Requests and other GDPR requests	Data Protection Information	1 year following completion of the request.
Prospective Customer	Contact Details	24 months unless the customer opts out, in which case the data will be deleted immediately.
CCTV Footage	External Security data of FourNet offices	90 days rolling deletion
Visitors	Contact Details	24 months



#### 11. How and Where do You Store or Transfer My Personal Data?

We use Salesforce to store your personal data. Information regarding Salesforce's Privacy Policies, details of Binding Corporate Rules and Standard Contractual Clauses can be found here: <u>Salesforce Privacy Information</u>. This system is used for marketing, sales, project management, contract management, and service delivery purposes, and is accessed by FourNet staff within the UK.

FourNet operate a UK based service desk. All access devices are monitored and are blocked from making large data transfers. Technical access is managed in line with our ISO 27001 processes and procedures and any third-party requests are only permitted if authorised access has been granted, via the Chief Information Security Officer and/or the Business Information Security Officer (BISO).

We also have an Information Security Management System in place, in line with the ISO 27001 Standard, to ensure that all data is protected and remains confidential, is stored and used with integrity, and is only available by secure means. This helps us to offer you peace of mind regarding how we protect your data, fully in line with GDPR and all related Standard Contractual Clauses.

## 12. Do You Share My Personal Data?

We may sometimes contract with our approved third-party suppliers to supply products and services to you on our behalf. These may include payment processing and the delivery of goods and services to you. In some cases, those third parties may require access to some of your personal data that we hold.

If any of your personal data is required by a third-party, as described above, we will take steps to ensure that your personal data is handled safely, securely and in accordance with your rights, our obligations, and the third-party's obligations under the law, as described above in Section 7.

In some limited circumstances, we may be legally required to share certain personal data, which might include yours, if we are involved in legal proceedings or complying with legal obligations, a court order, or the instructions of a government authority.

# 13. How Can I Access My Personal Data?

If you want to know what personal data we hold about you, you can ask us for details of that personal data and for a copy of it (where any such personal data is held). This is known as a "Subject Access Request" (SAR).

All Subject Access Requests should be made in writing and sent to the email or postal address shown in Section 2. To make this as easy as possible for you, a Subject Access Request Form is available for you to use. You do not have to use this form, but it is the easiest way to tell us everything we need to know to respond to your request as quickly as possible.



There is not normally any charge for a Subject Access Request. However, if your request is 'manifestly unfounded or excessive' - for example, if you make repetitive requests - a fee may be charged to cover our administrative costs in responding.

We will respond to your Subject Access Request within 10 business days and, in any case, not more than one month of receiving it. Normally, we aim to provide a complete response, including a copy of your personal data within that time. In some cases, however, particularly if your request is more complex, more time may be required, up to a maximum of three (3) months from the date we receive your request. You will be kept fully informed of our progress.

#### 14. How Do I Contact You?

To contact us about anything to do with your personal data and data protection, including to make a Subject Access Request, please use the following contact details for our Data Protection Lead:

Name and Role	Stuart Williams – Chief Information Security Officer
Email address	dpo@fournet.co.uk
Telephone Number:	+44 (0) 7753 566 581

# 15. Information Security incident Management

Staff must acquaint themselves with the Company's Information Security Incident Management Policy (document reference 002 39). This is with regards to any information security risk, weakness or event that may compromise this Data Privacy Policy.

# 16. Policy Enforcement

Any employee found to have violated this policy may be subject to disciplinary action, up to and including termination of employment or contract. In certain circumstances, an investigation by the relevant regulatory body and/or the police may apply.

# 17. Changes to this Privacy Notice

We may change this Privacy Notice from time to time. This may be necessary, for example, if the law changes, or if we change our business in a way that affects personal data protection.

Any changes will be made available within 10 working days.



## 18. Communicating FourNet's Policies

Relevant training, bulletins, education materials, policies, procedures, and processes are provided on an ongoing basis to all employees to ensure they are fully aware of their responsibilities and are kept up-to-date of any new requirements. These are communicated in a number of ways, including, but not limited to:

- Induction sessions
- PDR meetings
- Company meetings
- Atlas/Citation portal
- Regular company bulletins via Microsoft Teams

## 19. Review and Ownership of this Policy

This policy will be reviewed and amended as required, and at least annually by the Data Protection Lead, the Head of Compliance, or a member of the Compliance team in collaboration with the Head of Compliance.



# **Change History**

Date	Version	Brief Description	Author
10.04.17	0.1	Initial Draft	Toni Hazlewood
23.06.17	0.2	For Board Review	Matt Dawe
21.07.17	0.3	Amendments Following Board Review	Toni Hazlewood
05.01.18	1.0	First Release	Matt Dawe
06.07.20	2.0	FourNet Branding/Updates	David O'Brien
24.08.20	3.0	Reformatting Post ISO 27001 Audit	David O'Brien
11.10.20	4.0	Renumbered in line with ISO Documentation Policy	David O'Brien
04.12.20	4.1	Information Security Incident Management	David O'Brien
05.03.21	4.2	Update to section 9	Mariam Jafri
11.03.21	4.3	General spellcheck update	David O'Brien
17.11.21	4.4	Annual Review	David O'Brien
15.09.22	4.5	Annual Review	Sarah-Jane Heber- Hall
10.10.22	4.6	Review of staff retention requirements	Sarah-Jane Heber- Hall
05.09.23	4.7	Annual Review	Sarah-Jane Heber- Hall
20.09.23	4.8	Annual Review and addition of DBS Certificate storage information retention and inclusion of Customer Processed Data to align with 002 66 Data Processing activities.	Sarah-Jane Heber- Hall
08.11.23	4.9	Review of staff email retention amendment to table 1	Sarah-Jane Heber- Hall
02.04.24	5.0	Amendment to include Marketing Information that we use.	Sarah-Jane Heber- Hall
06.03.25	6.0	Annual Review and revamp of section 9, relating to the end of our engagement with APAC	Sarah-Jane Heber- Hall
09.04.25	7.0	An amendment of reference to S Williams from DPO to DP lead	Sarah-Jane Heber- Hall
05.09.25	7.1	Addition of call recording section and CCTV	Aimee Whitfield