

Data Breach Policy & Procedures

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Policy Statement

Powerscreen of Washington, an entity owned by Molson Group, (hereinafter referred to as "the Company," "we," "us," or "our") is committed to compliance with the **Washington Privacy Act (WPA)** and other applicable privacy regulations. We maintain a robust and structured program for compliance, monitoring, and risk management to ensure that personal information is protected at all stages of processing.

We conduct frequent risk assessments and gap analyses to ensure that our compliance processes, functions, and procedures are effective and fit for purpose. While we recognize that breaches can occur, this policy outlines our intent, objectives, and procedures for managing such incidents effectively and mitigating potential harm.

Although not all risks can be entirely eliminated, we operate a structured system of controls, measures, and processes to safeguard individuals and their personal information from risks associated with data processing. Protecting the security and confidentiality of the personal information we process is of paramount importance, and we have implemented data-specific protocols for addressing breaches of data protection laws.

Purpose

The purpose of this policy is to define the Company's intent, objectives, and procedures for managing data breaches involving personal information. As a business operating under the **Washington Privacy Act (WPA)**, we are required to implement adequate safeguards, protocols, and measures to protect personal data and ensure compliance with regulatory obligations.

This policy sets out our approach to identifying, reporting, and investigating data breaches and ensures that all employees are aware of the necessary protocols and reporting lines for managing incidents involving personal information.

Scope

This policy applies to all staff within the Company, including permanent, fixed-term, and temporary employees, third-party representatives or sub-contractors, agency workers, volunteers, interns, and agents engaged with the Company in the United States or internationally.

Adherence to this policy is mandatory, and non-compliance may result in disciplinary action.

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Data Security & Breach Requirements

The Company's definition of a personal data breach is any incident relating to security, lack of controls, system or human failure, or error that leads to; or results in, the destruction, loss, alteration, unauthorised disclosure of, or access to, personal data.

Alongside our 'Privacy by Design' approach to protecting data, we also have a legal, regulatory and business obligation to ensure that personal information is protected whilst being processed by the Company. Our technical and organisational measures are detailed in our Data Protection Policy & Procedures and Information Security Policies.

We carry out information audits to ensure that all personal data processed by us is adequately and accurately identified, assessed, classified and recorded. We carry out risk assessments that assess the scope and impact of any potential data breach; both on the processing activity and the data subject. We have implemented adequate, effective and appropriate technical and organisational measures to ensure a level of security appropriate to the risks, including (but not limited to): -

- Pseudonymisation and encryption of personal data.
- Restricted access and biometric measures.
- Reviewing, auditing and improvement plans for the ongoing confidentiality, integrity, availability and resilience of processing systems and services.
- Disaster Recovery and Business Continuity Plan to ensure up-to-date and secure backups and the ability to restore the availability and access to personal data in a timely manner in the event of a physical or technical incident.
- Audit procedures and stress testing on a regularly basis to test, assess, review and evaluate the effectiveness of all measures in compliance with the data protection regulations.
- Frequent and ongoing data protection training programs for all employees.
- Staff assessments and regular knowledge testing to ensure a high level of competency, knowledge and understanding of the data protection regulations and the measures we have in place to protect personal information.
- Reviewing internal processes to ensure that where personal information is transferred, disclosed, shared or is due for disposal; it is rechecked and authorised by the Data Protection Officer.

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Objectives

- To adhere to the US GDPR and/or PECR and to have robust and adequate procedures and controls in place for identifying, investigating, reporting and recording any data breaches.
- To develop and implement adequate, effective and appropriate technical and organisational measures to ensure a high level of security with regard to personal information.
- To utilise information audits and risk assessments for mapping data and to reduce the risk of breaches.
- To have adequate and effective risk management procedures for assessing any risks presented by processing personal information.
- To ensure that any data breaches are reported to the correct regulatory bodies within the timeframes set out in any regulations, codes of practice or handbooks.
- To use breach investigations and logs to assess the root cause of any breaches and to implement a full review to prevent further incidents from occurring.
- To use a Data Breach Incident Form for all data breaches, regardless of severity so that any patterns in causes can be identified and corrected.
- To protect consumers, clients and employees, including their information and identity
- To ensure that where applicable, the Data Protection Officer is involved in and notified about all data breaches and risk issues.
- To ensure that the Commissioner is notified of any data breach (where applicable) with immediate effect and at the latest, within 72 hours of the Company having become aware of the breach.

Data Breach Procedures & Guidelines

The Company have robust objectives and controls in place for preventing data breaches and for managing them in the rare event that they do occur. Our procedures and guidelines for identifying, investigating and notification of breaches are detailed below. Our documented breach incident policy aims to mitigate the impact of any data breaches and to ensure that the correct notifications are made.

Breach Monitoring & Reporting

The Company have appointed a Data Protection Officer who is responsible for the review and investigation of any data breach involving personal information, regardless of the level of severity, impact or containment. All data breaches are reported to this person with immediate effect, whereby the procedures detailed in this policy are followed.

All data breaches will be investigated, even in instances where notifications and reporting are not required, and the Company retains a full record of all data breaches to ensure that gap and pattern analysis are available and used. Where a system or process failure has given rise to a data breach, revisions to any such process are recorded in our Change Management and Document Control records.

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Breach Incident Procedures

Identification of an Incident

As soon as a data breach has been identified, it is reported to the direct line manager and the reporting officer Data Protection Officer immediately so that breach procedures can be initiated and followed without delay. Reporting incidents in full and with immediate effect is essential to the compliant functioning of the Company and is not about apportioning blame. These procedures are for the protection of the Company, its staff, customers, clients and third parties and are of the utmost importance for legal regulatory compliance. As soon as an incident has been reported, measures must be taken to contain the breach. Such measures are not in the scope of this document due to the vast nature of breaches and the variety of measures to be taken; however, the aim of any such measures should be to stop any further risk/breach to the organisation, customer, client, third-party, system or data prior to investigation and reporting. The measures taken are noted on the incident form in all cases.

Breach Recording

The Company use a Breach Incident Form for all incidents, which is completed for any data breach, regardless of severity or outcome. Completed forms are logged in the Breach Incident Folder (electronic or hard copy) and reviewed against existing records to ascertain patterns or reoccurrences. The Company use separate breach incident form templates for incidents relating to PECR and US GDPR breaches to ensure that the correct information is recorded and reported.

In the event of a data breach, the Data Protection Officer is responsible for carrying out a full investigation, appointing the relevant staff to contain the breach, recording the incident on the breach form and making any relevant and legal notifications. The completing of the Breach Incident Form is only to be actioned after containment has been achieved.

A full investigation is conducted and recorded on the incident form, with the outcome being communicated to all staff involved in the breach, in addition to senior management. A copy of the completed incident form is filed for audit and documentation purposes.

If applicable, the Commissioner and the data subject(s) are notified in accordance with the US GDPR and/or PECR requirements (refer to section 6 of this policy). The Commissioner protocols are to be followed and the ICO 'Security Breach Notification Form' should be completed and submitted. In addition, any individual whose data or personal information has been compromised is notified if required, and kept informed throughout the investigation, with a full report being provided of all outcomes and actions.

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Breach Risk Assessment

Human Error

Where the data breach is the result of human error, an investigation into the root cause is to be conducted and a formal interview with the employee(s) held.

A review of the procedure(s) associated with the breach is conducted and a full risk assessment completed in accordance with the Company's Risk Assessment Procedures. Any identified gaps that are found to have caused/contributed to the breach are revised and risk assessed to mitigate any future occurrence of the same root cause.

Resultant employee outcomes of such an investigation can include, but are not limited to: -

- Re-training in specific/all compliance areas.
- Re-assessment of compliance knowledge and understanding.
- Suspension from compliance related tasks.
- Formal warning (in-line with the Company's disciplinary procedures).

System Error

- Where the data breach is the result of a system error/failure, the IT team will work in conjunction with the DPO to assess the risk and investigate the root cause of the breach. A gap analysis is to be completed on the system/s involved and a full review and report to be added to the Breach Incident Form.
- Any identified gaps that are found to have caused/contributed to the breach are to be revised and risk assessed to mitigate and prevent any future occurrence of the same root cause. Full details of the incident should be determined and mitigating action such as the following should be taken to limit the impact of the incident: -
- Attempting to recover any lost equipment or personal information.
- Shutting down an IT system.
- Removing an employee from their tasks.
- The use of back-ups to restore lost, damaged or stolen information.
- Making the building secure.
- If the incident involves any entry codes or passwords, then these codes must be changed immediately, and members of staff informed.

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Assessment of Risk and Investigation

The DPO should ascertain what information was involved in the data breach and what subsequent steps are required to remedy the situation and mitigate any further breaches.

The lead investigator should look at: -

- The type of information involved.
- It's sensitivity or personal content.
- What protections are in place (e.g. encryption)?
- What happened to the information/Where is it now?
- Whether there are any wider consequences/implications to the incident.

The appointed lead should keep an ongoing log and clear report detailing the nature of the incident, steps taken to preserve any evidence, notes of any interviews or statements, the assessment of risk/investigation and any recommendations for future work/actions.

Breach Notifications

The Company recognise its obligation and duty to report data breaches in certain instances. All staff have been made aware of the Company's responsibilities. We have developed strict internal reporting lines to ensure that data breaches falling within the notification criteria are identified and reported immediately. In relation to US GDPR breaches, the Company recognise it is required to notify the Commissioner (and where applicable the data subject), where it is likely to result in a risk to the rights and freedoms of individuals. These are situations which if the breach was ignored, would lead to significant detrimental effects on the individual. Under the PECR and the US GDPR, the Commissioner is to be notified of any data breaches that meet certain criteria. The Company use dedicated GDPR and PECR Breach Incident Forms to ensure that all required information has been recorded and is notified to the ICO within the mandatory timeframes.

ICO Notification for PECR Breaches

Where the Company identify a personal data breach in relation to a service or technology defined by the PECR, we notify the Commissioner without undue delay. The Company use a PECR Data Breach Incident Form to record any breaches and actions.

The PECR breach notification to the Commissioner contains: -

- The nature of the personal data breach.
- The consequences of the breach.
- The measures taken or proposed to be taken by the provider to address the breach.

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Breach incident procedures are always followed, and an investigation carried out, regardless of our notification obligations and outcomes, with reports being retained and made available to the Commissioner if requested.

Subscriber or User Notification

Where a personal data breach is likely to adversely affect the personal data or privacy of a subscriber or user, the Company also notify the person(s) concerned without undue delay. We ensure that all communications to users or subscribers are in a written, clear and legible format.

The notification to the subscriber or user shall include: -

- A description of the nature of the breach.
- The name and contact details of our Data Protection Officer and/or any other relevant point of contact for obtaining further information.
- Recommendations of measures to allow the subscriber/user to mitigate the possible adverse impacts of the breach.
- A description of the likely consequences of the personal data breach.
- A description of the measures taken or proposed by the Company to address the data breach.

We reserve the right not to inform the subscriber or user about the breach where we have demonstrated, to the satisfaction of the Information Commissioner, that: -

- the Company have implemented appropriate technological protection measures which render the data unintelligible to any person who is not authorised to access it, and
- that those measures were applied to the data concerned in that breach.

The Company recognise that where it chooses not to notify the subscriber or user the Information Commissioner may, having considered the likely adverse effects of the breach, require us to do so. We retain detailed information of any personal data breaches to ensure that notifications can be made should they be required.

ICO Notification for US GDPR Breaches

The Company recognise its obligation to notify the Information Commissioner where any data breach is likely to result in a risk to the rights and freedoms of individuals. These are situations which if the breach was ignored, would lead to significant detrimental effects on the individual.

Where applicable, the Commissioner is notified of the breach no later than 72 hours after the Company becomes aware of it and are kept notified throughout any breach investigation, being provided with a full report, including outcomes and mitigating actions as soon as possible, and always within any specified timeframes. If for any reason it is not possible to notify the Commissioner of the breach within 72 hours, the notification will be made as soon as is feasible, accompanied by reasons for any delay. Where a breach is assessed by the DPO and deemed to be unlikely to result in a risk to the rights and freedoms of natural persons, we reserve the right not to inform the Commissioner in accordance with Article 33 of the US GDPR. The notification to the Commissioner will contain:

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- A description of the nature of the personal data breach.
- The categories and approximate number of data subjects affected.
- The categories and approximate number of personal data records concerned.
- The name and contact details of our Data Protection Officer and/or any other relevant point of contact (for obtaining further information).
- A description of the likely consequences of the personal data breach.
- A description of the measures taken or proposed to be taken to address the personal data breach (including measures to mitigate its possible adverse effects).

Breach incident procedures are always followed, and an investigation carried out, regardless of our notification obligations and outcomes, with reports being retained and made available to the Commissioner if requested. Where the Company act in the capacity of a processor, we will ensure that controller is notified of the breach without undue delay. In instances where we act in the capacity of a controller using an external processor, we have a written agreement in place to state that the processor is obligated to notify us without delay after becoming aware of a personal data breach.

Data Subject Notification

When a personal data breach is likely to result in a high risk to the rights and freedoms of natural persons, we will always communicate the personal data breach to the data subject without undue delay, in a written, clear and legible format.

The notification to the Data Subject shall include: -

The nature of the personal data breach.

The name and contact details of our Data Protection Officer and/or any other relevant point of contact (for obtaining further information).

A description of the likely consequences of the personal data breach.

A description of the measures taken or proposed to be taken to address the personal data breach (including measures to mitigate its possible adverse effects).

We reserve the right not to inform the data subject of any personal data breach where we have implemented the appropriate technical and organisational measures which render the data unintelligible to any person who is not authorised to access it (i.e. encryption, data masking etc) or where we have taken subsequent measures which ensure that the high risk to the rights and freedoms of the data subject is no longer likely to materialise. If informing the data subject of the breach involves disproportionate effort, we reserve the right to instead make a public communication whereby the data subject(s) are informed in an equally effective manner.

Record Keeping

All records and notes taking during the identification, assessment and investigation of the data breach are recorded and authorised by the Data Protection Officer and are retained for a period of 6 years from the date of the incident. Incident forms are to be reviewed monthly to assess for patterns or breach reoccurrences and actions taken to prevent further incidents from occurring.

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Responsibilities

The Company ensure that all staff are provided with the time, resources and support to learn, understand and implement all procedures within this document, as well as understanding their responsibilities and the breach incident reporting lines.

The Data Protection Officer (if applicable) is responsible for regular compliance audits and gap analysis monitoring and the subsequent reviews and action follow ups. There is a continuous audit trail of all compliance reviews and procedural amendments and feedback to ensure continuity through each process and task.

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