

BROCKINGTON CARROLL

PERSONAL DATA POLICY – MAY 2018

Clients (“you”) of Brockington Carroll (“us” or “we”) have rights to know what personal data of yours we collect or hold, why, who it will be shared with and how long it will be kept. This policy provides that information.

In order to carry out our work for you and to fulfil our legal and regulatory obligations, and in order to manage our business and plan for the future (including marketing our business) we collect a range of personal data from our clients, such as:-

- Full names: for use in contracts and other legal documents.
- Names and contact details: for contacting clients and their directors or other controllers.
- Photographic proof of identity and proof of address: for identification and anti-money laundering checks.
- National insurance, tax reference and similar numbers: for completing forms and processes required in relation to the work we carry out.
- Details of family members and others and your relationships to them: for preparing legal documents where this information is required.
- Bank account details and financial information: for receiving and paying funds, dealing with transactions for you, etc.

In some cases, we may collect other personal data, but if the reason is not clear from the context – eg: a car registration number to identify that car as a gift in a Will or as an asset in an estate – we will explain the reason at the time of collection.

This data will be shared with our staff and professional advisers – all of whom are bound by duties of confidentiality – and may be shared with our regulators and insurers on a confidential basis.

The data will be stored in electronic form on our own in-house server, cloud-based servers and perhaps on fee earners’ laptops and mobile phones (or accessible from them), all of which are password-protected, and in paper form kept in our offices which are locked when not occupied by our staff.

The retention and processing of the data is based in part on your consent (given in the letter of engagement signed by you and capable of being withdrawn by you in writing or orally), in part on fulfilling our contractual obligation to you, in part to fulfil our legal obligations to government, our regulators and our insurers, and in part on protecting our own legitimate interests in connection with the running of our practice.

The data will be deleted or erased by us when none of those basis for retention and processing applies any more.

You also have the right to check what personal data we hold for you, to have it corrected or completed, and other rights in certain circumstances unlikely (in our view) to apply to you and us.

If you have any questions or concerns about our retention or use of your personal data, please contact Liz Carroll either by telephone 01252 703770 or email liz@brockingtoncarroll.com