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	SIGNED:	AAA.
	EFFECTIVE DATE:	DATE OF APPROVAL

# PAIA MANUAL

### Prepared in terms of section 14 of the Promotion of Access to Information Act 2 of 2000 (as amended)

### TABLE OF CONTENTS

1.	LIST OF ACRONYMS AND ABBREVIATIONS	4
2.	OVERVIEW	5
3.	PURPOSE OF PAIA MANUAL	6
4.	DESCRIPTION OF FOODBEV SETA'S FUNCTIONS AND STRUCTURE	6
5.	VISION AND MISSION	8
6.	SERVICES AVAILABLE TO MEMBERS OF THE PUBLIC	8
7.	CONTACT DETAILS OF THE INFORMATION OFFICER AND DEPUTY INFORMATION OFFICER	9
8.	GUIDE ON HOW TO USE PAIA AND HOW TO OBTAIN ACCESS TO THE GUIDI	E9
9.	INFORMATION HELD BY FOODBEV SETA	10
10.	HOW TO OBTAIN ACCESS TO RECORDS HELD BY FOODBEV SETA	13
11.	TRANSFER OF REQUESTS	15
12.	PRESCRIBED FEES	16
13.	TAKING A DECISION ON THE REQUEST	17
14.	REMEDIES AVAILABLE	18
15.	RECORDS THAT CANNOT BE FOUND OR DO NOT EXIST	18
16.	DISPOSAL OF RECORDS	19
17.	PROCESSING OF PERSONAL INFORMATION	19
18.	RECIPIENTS TO WHOM PERSONAL INFORMATION MAY BE SUPPLIED	22
19.	PLANNED TRANSBORDER FLOWS OF PERSONAL INFORMATION	23
20.	INFORMATION SECURITY MEASURES	24
21.	UPDATING OF THIS MANUAL	25
22.	AVAILABILITY OF THE MANUAL	25
23.	PRESCRIBED FORMS AND FEE STRUCTURE	25
24.	ANNEXURE A – REQUEST FOR ACCESS TO RECORD FORM	26
25.	ANNEXURE B – FEES IN RESPECT OF PUBLIC BODIES	30

#### 1. LIST OF ACRONYMS AND ABBREVIATIONS

Term	Description
Accounting	Refers to the Board tasked with a responsibility of providing strategic
Authority	leadership for FoodBev SETA and ensure it fulfils its mandate and
	obligations in terms of the SETA's Constitution and the Skills
	Development Act.
Confidential	Refers to any recorded information, regardless of form or medium, in
Information	the possession or under the control of FoodBev SETA, which
	information is not automatically available under the provisions of the
	Promotion of Access to Information Act, No. 2 of 2000 (PAIA).
Data Subject	Refers to a natural or juristic person who will provide FoodBev SETA
	or its Operator(s) with Personal Information and who consents when
	providing such Personal Information, to FoodBev SETA's use thereof
	in accordance with the Data Protection policy and the Informed
	Consent Notice that is available on the FoodBev SETA's website.
Deputy Information	Refers to the Manager: Legal, Risk & Compliance or delegated official.
Officer ("DIO")	
Employee	Refers to (a) any person, excluding an independent contractor, who
	works for FBS and who receives, or is entitled to receive, any
	remuneration; and (b) any other person who in any manner assists in
	carrying on or conducting the business of FBS.
	The term is further extended to Temporary Employment Service (TES)
	which refers to an employee which has been assigned to FBS for a
	period of less than three months; (ii) employee assigned to FBS as a
	substitute for an employee who is temporarily absent from work; and
	employee assigned to FBS to perform a category of work which is
	determined to be a temporary service by a collective agreement
	concluded in a bargaining council, a sectoral determination or a notice
	published in the Government Gazette by the Minister of Labour.
Guide	Refers to the PAIA Guide developed by the Information Regulator
	which seeks to assist a person who wishes to exercise any right
	contemplated in PAIA and POPIA.
Information Officer	Refers to the Chief Executive Officer or delegated official.
("IO")	
PAIA	Refers to the Promotion of Access to Information Act No. 2 of 2000 (as

Term	Description
	Amended).
Personal	Refers to information relating to an identifiable, living, natural person,
Information	and where it is applicable, an identifiable, existing juristic person.
	Reference to Personal Information shall carry the meaning as defined
	in the POPI Act.
POPIA	Refers to the Protection of Personal Information Act No.4 of 2013 (as
	amended).
Record	Refers to any recorded information –
	a. regardless of form or medium;
	b. In the possession or under the control of that public; and
	c. whether or not it was created by that public body.
Regulator	Refers to the Information Regulator.
Requester	Refers to any person or entity (including any Data Subject) requesting
	access to a record that is under the control of FoodBev SETA.
Service Provider	Refers to a person or entity which provides goods, services and/or,
	work to FBS in terms of FBS's supply chain management
	processes/system.
Stakeholder	Refers to any person other than an employee of FBS who the SETA
	engages with, this includes but not limited to learners, levy paying and
	non-levy paying employers, TVET Colleges, NGOs, Associations in the
	sector, training providers, SDF, DHET, National Treasury and National
	Skills Fund.

#### 2. OVERVIEW

- 2.1 This Manual has been prepared in accordance with section 14 of the Promotion of Access to Information Act No.2 of 2000, as amended.
- 2.2 With the entrenchment of the right to access information under section 32 of the Constitution of the Republic of South Africa, everyone is afforded the right of access to any information held by the state; or held by any other person that is to be used for the protection of or the exercise of any right.
- 2.3 In order to give effect to section 32 of the Constitution, the Promotion of Access to Information Act ("PAIA") was approved by Parliament on 2 February 2000 and came into effect on 9 March 2001.

- 2.4 The motivation for giving effect to the right of access to information is to promote a culture of transparency and accountability in both public and private bodies, and to promote a society in which the people of South Africa have effective access to information to enable them to fully exercise and protect their rights.
- 2.5 Every organisation, including FoodBev SETA is required to compile a manual as a guide for requesters. This Manual describes the procedure to be followed when requesting records from FoodBev SETA. In compliance with PAIA, FoodBev SETA has prepared this Manual to facilitate the public's access to information held by the SETA.
- 2.6 The definitions provided are solely for the purpose of this Manual and are not to be taken as applicable to PAIA.

#### 3. PURPOSE OF PAIA MANUAL

The purpose of this Manual is to:

- 3.1 Assist potential Requesters in requesting access to information (documents, records and/or Personal Information) from FoodBev SETA as contemplated under PAIA;
- 3.2 Inform the public / Requester of the structure and functions of FoodBev SETA;
- 3.3 Inform the public / Requester on how to obtain access to records held by FoodBev SETA thus giving effect to section 14 of PAIA;
- 3.4 Understand if FoodBev SETA will process personal information, the purpose of processing of personal information, the description of the categories of data subjects and of the information or categories of information relating thereto;
- 3.5 Know whether FoodBev SETA has appropriate security measures to ensure the confidentiality, integrity and availability of the information which is to be processed.

#### 4. DESCRIPTION OF FOODBEV SETA'S FUNCTIONS AND STRUCTURE

#### 4.1 FoodBev SETA's functions

FoodBev is a Sector Education and Training Authority established in terms of section 9 (1) of the Skills Development Act. The functions of FoodBev SETA (as set out in the Skills Development Act) are *inter alia* to:

- i. develop a sector skills plan (SSP) within the framework of the National Skills Development Plan;
- ii. implement its SSP by establishing learnerships, approving workplace skills plans, allocating grants, as well as monitoring education training in the sector;
- iii. promote learnerships by identifying workplaces for practical work experience, supporting the development of learning materials, improving the facilitation of learning and assisting in the conclusion of learnership agreements;
- iv. register learnership agreements;
- v. obtain accreditation from the South African Qualifications Authority;
- vi. collect and disburse the skills development levies in the sector;
- vii. liaise with the National Skills Authority on the national skills development policy, the national skills development strategy as well as its sector skills plan; and
- viii. perform any other duties imposed by the Skills Development Act and the Skills Development Levies Act or consistent with the purposes thereof.

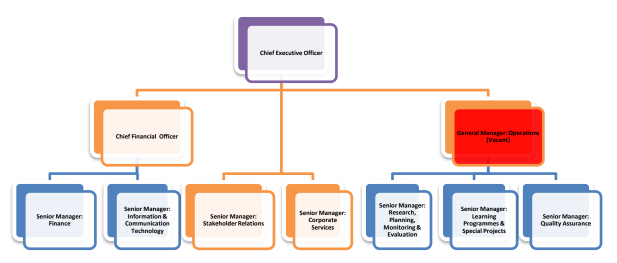
FoodBev SETA has all such powers as are necessary to enable it to perform its duties as set out above and any other powers conferred upon it by virtue of the Skills Development Act.

#### 4.2 FoodBev SETA's Mandate

FoodBev SETA's mandate is derived from the Constitution of the Republic of South Africa, which gives everyone the right to education. Section 29 (b) states that everyone has the right to further education, which the state, through reasonable measures, must make progressively available and accessible. This constitutional mandate is strengthened by Schedule 3A of the PFMA (as amended) and the following key pieces of legislation which are directly applicable to the FoodBev SETA:

- i. National Skills Development Plan (NSDP);
- i. The Skills Development Act of 1998 (Act No. 97 of 1998) (SDA) (as amended in 2008);
- ii. The Skills Development Levies Act of 1999 (Act No.9 of 1999);
- iii. The National Qualifications Framework Amendment Act of 2019;
- iv. The Sector Education and Training Authorities SETAs Grant Regulations regarding monies received by a SETA and related matters;
- v. The Public Finance Management Act (as amended); and
- vi. The National Treasury Regulations governing public entities.

#### 4.3 FoodBev SETAs High-Level Structure



#### 5. VISION AND MISSION

FoodBev SETA's vision and mission are set out below.

#### Vision

To have sufficient and appropriate knowledge and skills available in the Food and Beverages Manufacturing Sector.

#### **Mission**

- i. To expand the availability and accessibility of knowledge and skills in the sector, including but not limited to, rural areas;
- ii. To establish a credible institutional mechanism that facilitates skills development with greater efficacy; and
- iii. To remain relevant by providing quality learning standards and qualifications.

#### 6. SERVICES AVAILABLE TO MEMBERS OF THE PUBLIC

#### 6.1 Nature of services

FoodBev SETA's services include:

- i. implementing its sector skills plan by establishing learnerships, approving workplace skills plans and allocating grants;
- ii. promoting learnerships, facilitating the development of learning materials and improving the facilitation of learning;
- iii. registering learnership agreements;
- iv. collecting and disbursing the skills development levies in the sector; and
- v. quality assurance in respect of learnerships and training in the sector.

These services are available to stakeholders within the food and beverages manufacturing sector.

#### 6.2 How to gain access to these services

FoodBev SETA's stakeholders may gain access to the relevant services by contacting the SETA on the details provided on FoodBev SETA's website (<u>www.foodbev.co.za</u>) or other communication platforms such as social media.

#### 7. CONTACT DETAILS OF THE INFORMATION OFFICER AND DEPUTY INFORMATION OFFICER

To request access to FoodBev SETA's records in terms of PAIA, Requesters must complete the request form enclosed in **Annexure A** and address it to the Information Officer.

Responsibilities	Phone	Fax	Email
Information Officer:	011 253 7307	011 253 7333	informationofficer@foodbev.co.za
Ms Nokuthula Selamolela			
Deputy Information Officer:	011 253 7347	011 253 7333	informationofficer@foodbev.co.za
Ms Londeka Dulaze			
Physical Address		Postal Address	
7 Wessels Road		PO Box 245	
Rivonia		Gallo Manor	
2128		2052	

#### 8. GUIDE ON HOW TO USE PAIA AND HOW TO OBTAIN ACCESS TO THE GUIDE

- 8.1 In terms of section 10(1) of PAIA, the Regulator has updated and made available the revised Guide on how to use PAIA in an easily comprehensible form and manner, as may reasonably be required by a person who wishes to exercise any right contemplated in PAIA and POPIA.
- 8.2 The Guide is available in each of the official languages and can be accessed on the Regulator's website (www.inforegulator.org.za). Any queries around the Guide should be directed to:

#### The Information Regulator of South Africa

Physical Address	Postal Address
JD House, 27 Stiemens Street	PO Box 31533
Braamfontein	Braamfontein
Johannesburg	Johannesburg
2001	2017

#### **Telephone:**

(010) 023 5200

#### 9. INFORMATION HELD BY FOODBEV SETA

This section of the Manual sets out the categories and descriptions of records held by FoodBev SETA. The inclusion of any category of records should not be taken to mean that records falling within that category will be made available under PAIA. In particular, certain grounds of refusal as set out in PAIA may be applicable to a request for such records.

#### 9.1 Categories of records automatically available

Section 15 (1) of PAIA requires institutions to list those records which are automatically available. Automatically available records are usually not of a sensitive nature. Most records which fall into this category of information is/will be available on FoodBev SETA's website (www.foodbev.co.za) and do not require a formal process to be accessed.

CATEGORY	DOCUMENT / RECORD TYPE
Tender document	- Advertised tenders
	- Awarded tenders
	- Name of successful bidder
	- Cancelled tenders
	- Closed tenders
	- Register of bids received
	- Request for Quotations (RFQs)
	- Available tenders
Legislation /Regulations	- Skills Development Act
	- Skills Development Levies Act
	- Public Finance Management Act
	- Grant Regulations
	- Learnership Regulations
	- National Treasury Regulations
	- Protection of Personal Information Act
Strategic Documents	- Sector Skills Plan (SSP)
	- Annual Performance Plan (APP)
	- Annual Reports
	- Sector Trend Reports

The following categories of documents are automatically available:

CATEGORY	DOCUMENT / RECORD TYPE	
	- DHET Notices	
	- AGM Report, Minutes and Presentation	
Marketing, Branding and	- Newsletters	
Communication	- Events	
	- Stakeholder Capacitation Workshop presentations	
Compliance	- Section 18 Informed Consent Notice (POPIA)	
Learning Programmes	- Grant Funding Policy	
	- Discretionary Grant (DG) funding windows (available grants)	
	- Discretionary Grant adverts	
	- Indicium User Manual	
	- User Manual for DG applications	
Quality Assurance	- List of FoodBev SETA registered Unit Standard Based Qualifications	

#### 9.2 Categories of records not automatically available

According to PAIA, the records listed below should be made available on request from members of the public following set or determined procedures as set out in this Manual, however disclosure of such may be refused if it is covered by grounds for refusal in terms of Chapter 4 of PAIA.

The following categories of records are not automatically available:

CATEGORY	DOCUMENT / RECORD TYPE
Records on daily operations or	- Internal investigation files
core functions and agreements	- Forensic audit files
	- Litigation cases and related correspondence
	- Directives, resolutions, and instructions of Board Committees and the Board
	<ul> <li>Agreements with any of the external stakeholders</li> </ul>
	- Service Level Agreements with service providers
	- Rental Agreements relating to moveable and immovable property
	- Memorandums of Understanding
	- Learner information, including but not limited to learner enrolment forms,
	learner agreements, learner identity documents
	- Engagement or correspondence with other entities
	- Partnerships with stakeholders, including government entities
	- Research reports
	- Stakeholder surveys
	- Site visit reports

DOCUMENT / RECORD TYPE
- Due diligence reports
- Any other Confidential Information as contemplated in PAIA
- Communication Strategy
- Personnel files (manual and electronic)
- Employment contracts
- Provident fund records and information
- Employee Wellness Records
- Employee Payments and Benefits (including salaries)
- Recruitment and Selection
- Training and Development
- Performance Management
- Labour Relations and Employee Relations
- Internships
- Monthly and Quarterly reports
- Job grading and evaluation
- Correspondence and agreements with trade union
- Payroll reports
- Policies and procedures
- Organisational Structure
- Risk Registers
<ul> <li>Risk Management Strategy and Policy</li> </ul>
- Investigation Reports
- Compliance Universe
- Fraud and Corruption Prevention Strategy and Plan
- Whistleblowing reports
- Monthly and Quarterly Reports
- Bank account records
- Asset Registers
- Accounting records
- Records Management Framework and Policy
- BCM Plans
- Licenses

CATEGORY	DOCUMENT / RECORD TYPE
	- Policies
	- Disaster Recovery Plan
	- Delivery and Support of ICT Services
	- Acquisition and implementation of ICT systems
Supply Chain Management	- Tender and bid documentation
(SCM)	- Specifications
	- Bid Committee minutes
	- Bid Committee scoring
	- Supplier Information
	- Bidder information
	- Contract Management
	- SCM Policy
Internal Audit	
	- Departmental reviews and reports
	- Audit findings
	- Audit Plan
	- Forensic Audits
	- Minutes and reports of the Audit & Risk Committee

#### 10. HOW TO OBTAIN ACCESS TO RECORDS HELD BY FOODBEV SETA

The public has the right to request access to recorded information held by FoodBev SETA, subject that the request is made on the prescribed form and that the prescribed fees are paid. Access is also subject to the grounds of exclusion found in Chapter 4 of PAIA. The request may be made by anyone who acts in their own interests or acts on behalf of someone who cannot do so themselves.

The following steps have been designed to ensure that requests for access to records or information held by FoodBev SETA is processed expediently and efficiently.

#### 10.1 How to make a request

#### Form

10.1.1. If the required records are not available on FoodBev SETA's website, the Requester should complete the prescribed form. A copy of the form is attached to this Manual as Annexure A.

10.1.2. Each section of the form contains instructions which should be followed precisely in order to ensure all relevant information is captured to minimise delays.

#### Process

- 10.1.3. The request for information must be submitted to the Information Officer / Deputy Information Officer using the details set out in paragraph 7 above.
- 10.1.4. The Requester must also indicate if he or she would like to obtain a copy of the record or would like to inspect the record at the offices of FoodBev SETA. Alternatively, if the record is not a paper copy document, it can then be viewed in the requested form, where possible<sup>1</sup>.
- 10.1.5. If a Requester asks for access in a particular form, then he or she should get access in the manner that has been asked for. This principle applies, unless doing so would interfere unreasonably with the running of FoodBev SETA, or damage the record, or infringe a copyright not owned by the SETA or the state. If for practical reasons, access cannot be given in the required form, but in an alternative manner, then the fee must be calculated according to the way that was first asked for by the Requester<sup>2</sup>.
- 10.1.6. If, in addition to a written reply to their request for the record, the Requester wants to be informed about the decision in any other way, for example telephonically, this must be indicated<sup>3</sup>.

#### Request on behalf of another person

10.1.7. If the request is made on behalf of another person, a Requester must submit proof of the capacity in which he or she is making the request, to the reasonable satisfaction of the Information Officer<sup>4</sup>.

Request by people with disabilities

<sup>&</sup>lt;sup>1</sup> Section 29(2) of PAIA.

<sup>&</sup>lt;sup>2</sup> Section 29(3) and (4) of PAIA

<sup>&</sup>lt;sup>3</sup> Section 18(2)(e) of PAIA

<sup>&</sup>lt;sup>4</sup> Section 18(2)(f) of PAIA

- 10.1.8. If a Requester is unable to read or write, or if he or she has a disability that prevents him or her from completing the prescribed form, then he or she can make a verbal request. The Information Officer / Deputy Information Officer will then complete the form on behalf of the Requester and give a copy of the completed form to the Requester<sup>5</sup>.
- 10.1.9. The Information Officer / Deputy Information Officer will assist a requester to comply with the abovementioned requirements to request access to information, including referring a Requester to another public body, if it is apparent that the request for information should have been made, to such other body<sup>6</sup>.

#### **11. TRANSFER OF REQUESTS**

- 11.1. The Information Officer (or delegate) of FoodBev SETA may transfer requests for records to another public body when:
  - 11.1.1. The record is in the possession of that public body;
  - 11.1.2. The subject matter of the record is more closely associated with the functions of that public body;
  - 11.1.3. The record was created for that public body, or was received first by that body; or
  - 11.1.4. The record contains commercial information in which that public body has a greater commercial interest.
- 11.2. In such instances the Information Officer would have to transfer the request to the other public body as soon as is reasonably possible, but within 14 working days after the request is received. If FoodBev SETA is in possession of the record which is being requested and the SETAs Information Officer considers it helpful to do so to enable the Information Officer of the other public body to deal with the request, the record or a copy of the record will be sent to that Information Officer.
  - 11.2 If a request for access to a record has been transferred, any period prescribed for the completion of an activity related to the request, has to be computed from the date it was received by the Information Officer to whom it was referred. All the relevant periods (as prescribed in PAIA) that apply to a request for information have to be adhered to.

<sup>&</sup>lt;sup>5</sup> Section 18(3) of PAIA.

<sup>&</sup>lt;sup>6</sup> Section 19 of PAIA.

- 11.3 When a request for access has been transferred, the Information Officer / Deputy Information Officer will immediately notify the Requester of:
  - 11.5.1. The transfer;
  - 11.5.2. The reasons for the transfer; and
  - 11.5.3. The period within which the request must be dealt with<sup>7</sup>.
- 11.4 The Information Officer / Deputy Information Officer will reasonably ensure that a record to which access has been requested is preserved until a decision is taken about access to the information<sup>8</sup>.
- 11.5 Requests may also be made telephonically to FoodBev SETA. Such requests may be directed to the Deputy Information Officer on the contact information provided in this Manual. Individuals may however be directed to lodge such requests formally depending on the nature of telephonic request made.

#### **12. PRESCRIBED FEES**

- 12.1 Imposed fees are required in terms of section 22 of PAIA. A fee schedule is attached to this manual. Fees are paid at the inception of a request and thereafter, fees are incurred for search processes and reproduction costs.
- 12.2 The Requester does not need to pay an access fee<sup>9</sup> to a public body if:
  - 12.2.1 He or she is a single person whose annual income, after permissible deductions, such as PAYE and UIF, is less than **R14**, **712.00** per annum, or
  - 12.2.2 He or she is married and the joint income with his or her partner, after permissible deductions, such as PAYE and UIF, is less than **R27**, **192.00** per annum.
- 12.3 Persons who are requesting personal information about themselves or their minor children do not have to pay a request fee. All other persons (except those who are exempt) must pay the request fee as set out in **Annexure B** below.
- 12.4 If a request is granted, then a further access or search fee is required. This fee is calculated in terms of the rates fixed in the attached regulation. Fees are charged for time spent searching for the record and preparing and / or reproducing the record/s.

<sup>&</sup>lt;sup>7</sup> Section 20(5) of PAIA.

<sup>&</sup>lt;sup>8</sup> Section 21 of PAIA.

<sup>&</sup>lt;sup>9</sup> As per Government Notice R991 of 14 October 2005.

- 12.5 The prescribed fees must be paid by means of Electronic Funds Transfer (EFT) as per the banking details below, quoting the Requester's name and surname as the reference number. The Information Officer / Deputy Information Officer will notify the Requester (other than a personal requester) to pay the prescribed fee (if any) before further processing the request.
- 12.6 The Requester may make an application to a court against the tender or payment of the request fee.

#### **BANKING DETAILS FOR APPLICATION**

Account name: Food and Beverages Manufacturing SETA Bank: First National Bank Branch code: 210554 Account number: 62425006758 Reference: Name and surname Please email proof of payment to informationofficer@foodbev.co.za

#### **13. TAKING A DECISION ON THE REQUEST**

- 13.1 All requests for access to records will be considered and the granting and refusal thereof will be in line with the provisions of PAIA. The Information Officer is required to take a decision on a request within 30 days of receipt of the request, failing which the request is deemed to have been refused.
  - 13.2 Access to a record can be given if the Requester has complied with all the procedural requirements of PAIA relating to the request for access to that record, that is:
    - 13.2.1. The request is properly made on the prescribed form;
    - 13.2.2. Proof of authority has been furnished if the Requester is making the request on behalf of another;
    - 13.2.3. The record requested is sufficiently described to enable the Information Officer to identify it;
    - 13.2.4. The prescribed fees have been paid; and
    - 13.2.5. Access to the record is not refused on one or more grounds of refusal specified in PAIA, which fall into the following categories:
      - i. Mandatory protection of privacy of a third party who is a natural person;
      - Mandatory protection of certain records of the South African Revenue Services (SARS);

- iii. Mandatory protection of commercial information of a third party;
- iv. Mandatory protection of safety of individuals, and protection of property;
- v. Mandatory protection of police dockets in bail proceedings, and protection of law enforcement and legal proceedings;
- vi. Mandatory protection of records privileged from production in legal proceedings;
- vii. Defence, security and international relations of the Republic;
- viii. Economic interests and financial welfare of the Republic and commercial activities of public bodies;
- ix. Mandatory protection of research information of a third party, and protection of research information of public body;
- x. Operations of public bodies; and
- xi. Manifestly frivolous or vexatious requests or substantial and unreasonable diversion of resources.

#### 14. REMEDIES AVAILABLE

- 14.1. FoodBev SETA does not have an internal appeal procedure in place to facilitate appeals against decisions of the Information Officer / Deputy Information Officer.
- 14.2. An aggrieved party may, by way of an application, apply to court for appropriate relief. On hearing such application, the court may grant any order that is just and equitable including:
  - 14.2.1. Confirming, amending or setting aside the decision that is the subject of the application;
  - 14.2.2. Requiring the Information Officer to take some action or to refrain from taking such action as the court considers necessary within the period mentioned in the order; or
  - 14.2.3. Granting an interdict, interim or specific relief, a declaratory order or compensation; or costs.

#### **15. RECORDS THAT CANNOT BE FOUND OR DO NOT EXIST**

15.1. Requesters have the right to receive a response in the form of an affidavit or affirmation where records cannot reasonably be located, but to which a requester would have had access had the record been available<sup>10</sup>.

<sup>&</sup>lt;sup>10</sup> Section 23(1) of PAIA.

15.2. Requesters also have the right to receive a response in the form of an affidavit or affirmation where requested records do not exist.

#### **16. DISPOSAL OF RECORDS**

- 16.1. FoodBev SETA reserves the right to lawfully dispose of certain records in terms of authorities obtained from the National Archives and Records Service.
- 16.2. Requesters will be advised whether a particular record has been disposed of where this is relevant to the records requested.
- 16.3. In accordance with section 24(1) of POPIA, FoodBev SETA may, upon receipt of the request from a data subject:
  - 16.3.1. correct or delete personal information about the data subject in its possession or under its control that is inaccurate, irrelevant, excessive, out of date, incomplete, misleading or obtained unlawfully; or
  - 16.3.2. destroy or delete a record of personal information about the data subject that FoodBev SETA is no longer authorised to retain in terms of section 14 of POPIA<sup>11</sup>.

#### 17. PROCESSING OF PERSONAL INFORMATION

#### Purpose of Processing Personal Information

- 17.1. This part of the Manual must be read in conjunction with FoodBev SETA's Data Protection Policy which is available on the SETA's website.
- 17.2. FoodBev SETA will process Personal Information for the following purposes:
- 17.2.1. **Potential Employment (legitimate purpose and compliance with laws)**: This involves the HR recruitment administration process which includes receiving CVs and relevant supporting documents (qualifications, ID copies etc.), conducting verification checks and keeping CVs and supporting documents for future recruitment purposes.

<sup>&</sup>lt;sup>11</sup> Section 14 (1) of POPIA - Subject to subsections (2) and (3), records of personal information must not be retained any longer than is necessary for achieving the purpose for which the information was collected or subsequently processed.

- 17.2.2. Accounting Authority nominations (legitimate purpose and compliance with laws): This involves the process where the SETA will receive nominations for persons to serve on FoodBev SETA's Accounting Authority.
- 17.2.3. **Due diligence purposes (legitimate purpose and compliance with laws)**: This includes carrying out ongoing due diligence exercises including obtaining and verifying your details and / or credentials, such as receiving and verifying your identity, education, qualifications and employment history, medical and health history and related records, financial, credit and tax status and history, and/or any employee performance related history.
- 17.2.4. **Employment (legitimate purpose and compliance with laws)**: This includes concluding an employment contract with you and performing human resources and financial administration which involves processing relevant information which will ensure compliance with labour, tax and B-BEEE laws. HR administration also includes processing information for training, skills development, performance assessments and disciplinary matters.
- 17.2.5. Employment benefits (legitimate purpose and compliance with laws): To manage employee benefits, including administering remuneration, payroll, provident fund and other employee benefits and PAYE, including disclosure to service providers such as payroll providers, pensions administrators and hosting service providers;
- 17.2.6. **Operational issues (compliance with laws)**: To communicate, enforce and ensure you comply with policies, disciplinary actions or legal requirements and conducting investigations and incident response, including reviewing your communications in these situations in accordance with relevant internal policies and applicable law;
- 17.2.7. **Grant funding purposes (legitimate purpose and compliance with laws):** This includes allocating funds by the SETA to be spent on learning programme interventions and projects that encompass PIVOTAL programmes and non-PIVOTAL programmes designed to implement the SETA's Annual Performance Plan and National imperatives.
- 17.2.8. Occupational health (legitimate purpose and compliance with laws): To manage occupational health and fitness for work and notifying family members in case of emergencies;

- 17.2.9. **Travel (legitimate purpose and compliance with laws)**: To facilitate business travel and travel-related support including conference attendance, car bookings etc;
- 17.2.10.**B-BBEE (compliance with laws)**: To monitor equal employment opportunities, in respect of diversity categories including but not limited to age, gender, ethnicity, nationality, religion, disability, sexual orientation, and marital or family status. Information of this nature may be furnished to auditors for annual verifications;
- 17.2.11.Labour relations (legitimate purpose and compliance with laws): To manage membership to trade union(s) and collective agreements for administering collective employee arrangements where these are in place;
- 17.2.12. **Communications (legitimate purpose)**: For the SETA to contact both internal and external stakeholders and to communicate generally and/or specifically in respect of instructions or any notices that may be issued through various platforms including but not limited to email and Microsoft Teams;
- 17.2.13. Risk assessment and anti- bribery and corruption matters (legitimate purpose and compliance with laws): For internal and external audit purposes; and to carry out risk assessments, in order to detect and prevent bribery, fraud and corruption.
- 17.2.14. Legal obligation and public duties (compliance with laws): To comply with the law and legal obligations.
- 17.2.15. Security purposes (legitimate purpose and compliance with laws): To permit you access to our offices, facilities, parking areas, or controlled areas for the purpose of monitoring via CCTV, and for general risk management, security and emergency incident control purposes and for providing IT access and support and for employee authentication and for data and cybersecurity purposes.
- 17.2.16.For internal research and development purposes (legitimate purpose): To conduct research for statistical analysis and research purposes in the context of employment, including predictive modelling and people planning. The research will also include statistical analysis within the food and beverages manufacturing sector.

## 17.3. Description of the categories of Data Subjects and of the information or categories of information relating thereto

Below is a description of the categories of Data Subjects and the personal information that FoodBev SETA may process:

Categories of	Personal Information that may be Processed
Data Subjects	
Natural Persons	Names and surname; contact details (contact number(s), fax number, email
	address); residential, postal or business address; Unique Identifier/Identity
	Number; banking details; tax number; and confidential correspondence.
Juristic Persons	Names of contact persons; Name of legal entity; physical and postal address;
	contact details (contact number(s), fax number, email address); registration
	number; financial, commercial, pricing, scientific or technical information and
	trade secrets.
Employees	Gender; sex; pregnancy; marital status; race, age; language; educational
	information (qualifications); financial information; employment history; ID
	number; physical and postal address; contact details (contact number(s), fax
	number, email address); criminal behaviour; next of kin information;
	information about relatives and beneficiaries; medical; nationality; ethnic or
	social origin; sexual orientation; physical or mental health; well-being;
	disability; religion; conscience; belief, culture; language; biometric information
	of the person.
Stakeholders	Names and surname; contact details (contact number(s), fax number, email
	address); residential, postal or business address; Unique Identifier/Identity
	Number; banking details; tax number; confidential correspondence, name of
	legal entity, founding documents, tax related information, authorised
	signatories, statement of results.
Service	Names of contact persons; name of legal entity, physical and postal address
Providers	and contact details, registration number, founding documents, tax related
	information, authorised signatories, beneficiaries, ultimate beneficial owners,
	banking details.

#### 18. RECIPIENTS TO WHOM PERSONAL INFORMATION MAY BE SUPPLIED

18.1Depending on the nature of the data, FoodBev SETA may supply information or records to the following categories of recipients:

- 18.1.1. Statutory oversight bodies, regulators or judicial commissions of enquiry making a request for data;
- 18.1.2. The Department of Higher Education (DHET) and other government departments where applicable and as required by the law.
- 18.1.3. Any court, administrative or judicial forum, arbitration, statutory commission, or ombudsman making a request for data or discovery in terms of the applicable rules (i.e. the Competition Commission in terms of the Competition Act No. 89 of 1998);
- 18.1.4. South African Revenue Services, or another similar authority;
- 18.1.5. Anyone making a successful application for access in terms of PAIA;
- 18.1.6. Third party service providers who conduct business with FoodBev SETA, in the ordinary course of business;
- 18.1.7. FoodBev SETA's Human Resources department and other departments within the SETA for operational requirements;
- 18.1.8. Other Disclosures The SETA may disclose your Personal Information to third parties if it reasonably believes that disclosure of such information is helpful or reasonably necessary to enforce its terms and conditions or other rights (including investigations of potential violations of its rights), to detect, prevent, or address fraud or security issues, or to protect against harm to the rights, property, or safety of the SETA, its employees, any users, or the public
- 18.2 FoodBev SETA will comply with POPIA before transferring Personal Information to a third-party who is not a service provider of FoodBev SETA. Before transferring Personal Information to a third-party service provider, FoodBev SETA will obtain assurances from the service provider that it will Process Personal Information in a manner consistent with POPIA. Where FoodBev SETA learns that a service provider is using or disclosing Personal Information in a manner contrary to POPIA, FoodBev SETA will take reasonable steps to prevent such use or disclosure.

#### **19. PLANNED TRANSBORDER FLOWS OF PERSONAL INFORMATION**

19.1 FoodBev SETA may from time to time have to disclose a Data Subject's Personal Information to other parties, including auditors, organs of state, regulatory bodies,

government, or companies located overseas. Such disclosure will always be subject to an agreement which will be concluded between FoodBev SETA and the party to whom the SETA is disclosing your Personal Information to. This agreement will contractually oblige the recipient of your Personal Information to comply with strict confidentiality and data security conditions.

- 19.2 Where Personal Information and related data is transferred to a country which is situated outside South Africa, the Data Subject's Personal Information will only be transferred to those countries which have similar data privacy laws in place or where the recipient of the Personal Information concludes an agreement with FoodBev SETA which contractually obliges the recipient to comply with strict confidentiality and data security conditions. These conditions and obligations will not be less than those imposed by POPIA.
- 19.3 No method of transmission over the Internet or method of electronic storage is 100% secure. Therefore, while FoodBev SETA strives to use commercially acceptable measures designed to protect personal information, the SETA cannot guarantee absolute security.

#### **20. INFORMATION SECURITY MEASURES**

- 20.1 The security and confidentiality of Personal Information is important to FoodBev SETA. The SETA has implemented reasonable security measures to protect Personal Information from unauthorised access or disclosure and improper use.
- 20.2 In Processing any Personal Information, FoodBev SETA has taken the following security measures:
  - 20.2.1 Access Control Access to FoodBev SETA offices is controlled.
  - 20.2.2 *Physical Access* Access to Personal Information is restricted employees that need the Personal Information to perform a specific job or task.
  - 20.2.3 *Laptop Passwords* All employee laptops are password protected to ensure that any Personal Information on an employee's laptop is protected and not easily accessible.
  - 20.2.4 **Shared Folders** Shared folders that contain Personal Information are password protected.
  - 20.2.5 **Physical access and privileges** FoodBev SETA ensures that access to Personal Information is limited to Employees on a "need to know" basis. Each

department has its own lockable storage facility which is only accessible to employees of the respective department.

- 20.2.6 **Service Level Agreements** The SETA's service providers are required to sign service level agreements that guarantee their commitment to the Protection of Personal Information;
- 20.2.7 **Back up** All electronic files or data is backed up by the SETA's service providers who are responsible for ICT security systems that protect against third party access and physical threats.

#### 21. UPDATING OF THIS MANUAL

FoodBev SETA will, if necessary, update and publish this Manual annually.

#### 22. AVAILABILITY OF THE MANUAL

- 22.1 This Manual is available in English and can be obtained at FoodBev SETA's Offices and electronically on the website.
- 22.2 Translated versions of the Manual are not yet available, but every attempt will be made to assist a Requester in their language of choice.

#### 23. PRESCRIBED FORMS AND FEE STRUCTURE

The forms and fee structure prescribed under PAIA are available in the annexures to this Manual.

#### 24. ANNEXURE A – REQUEST FOR ACCESS TO RECORD FORM

#### **REQUEST FOR ACCESS TO RECORD**

[Regulation 7]

Note:

1. Proof of identity must be attached by the requester.

2. If request is made on behalf of another person, proof of such authorisation must be attached to this form.

To: The Information Officer

Email:	 	 		 •	 	•	• •	•	 •	•		•	 • •		•	•	•
Fax:	 	 															

.....

Mark with an "X"

Request is made in my own name

Request is made on behalf of another person

#### PERSONAL INFORMATION

Full names	
Identity number	
Capacity in which request is	
made (when made on behalf of	
another person)	
Postal address	
Street address	
Email address	
Contact numbers	
Full names of person on whose	
behalf request is made (if	
applicable)	
Identity number	
Postal address	
Street address	
Email address	

Contact numbers						
PARTICULARS OF RECORD REQUESTED						
Provide full particulars of the record to which access is requested, including the reference number if that is						
known to you, to enable the record to be located. (If the provided space is inadequate, please continue on a						
separate page	and attach it to this form. All additional pages must be signed.)					
Description of record or						
relevant part of the record						
Reference number, if available:						
Any further particulars of						
record:						
	TYPE OF RECORD					
(Mark the applicable box with an "X")						
Record is in written or printed form						
Record comprises virtual images (this includes photographs, slides, video recordings, computer-						
generated images, sketches, etc)						
Record consists of recorded wor	Record consists of recorded words or information which can be reproduced in sound					
Record is held on a computer or in an electronic, or machine-readable form						
FORM OF ACCESS						
	(Mark the applicable box with an "X"					
Printed copy of record (including	g copies of any virtual images, transcriptions and information held on					
computer or in an electronic or machine-readable form)						
Written or printed transcription of virtual images (this includes photographs, slides, video recordings,						
computer-generated images, sketches, etc)						
Transcription of soundtrack (written or printed document)						
Copy of record on flash drive (including virtual images and soundtracks)						
Copy of record on compact disc drive (including virtual images and soundtracks)						
(Mark the applicable box with an "X")						

Personal inspection of record at registered address of public body (including listening to recorded	
words, information which can be reproduced in sound, or information held on computer or in an	
electronic or machine-readable form)	
Postal services to postal address	
Postal services to street address	
Courier service to street address	
Facsimile of information in written or printed format (including transcriptions)	
E-mail of information (including soundtracks if possible)	
Preferred language: (Note that if the record is not available in the language you prefer, access may be	
granted in the language in which the record is available)	

#### PARTICULARS OF RIGHT TO BE EXERCISED OR PROTECTED

If the provided space is inadequate, please continue on a separate page and attach it to this Form. The requester must sign all the additional pages.

Indicate which right is to be	
exercised or protected:	
Explain why the record	
requested is required for the	
exercise or protection of the	
aforementioned right:	

#### FEES

- a. A request for access to a record, other than a record containing personal information about yourself, will be processed only after a request fee has been paid.
- b. You will be notified of the amount required to be paid as the request fee.
- c. The fee payable for access to a record depends on the form in which access is required and the reasonable time required to search for and prepare a record.
- d. If you qualify for exemption of the payment of any fee, please state the reason for exemption

Reason	

You will be notified in writing whether your request has been approved or denied and if approved the costs relating to your request, if any. Please indicate your preferred manner of correspondence:

Postal address	Facsimile	Electronic communication (Please specify)

Signed at ...... on this ...... Day of ...... 20......

#### .....

Signature of requester / person on whose behalf request is made

#### FOR OFFICIAL USE

Reference number	
Request received by:	
(State position, Name and Surname of Information Officer)	
Date received	
Access fees	
Deposit (if any)	

.....

Signature of Information officer (or delegate)

	Description	Amount
1.	The request fee payable by every requester	R100.00
2.	Photocopy of A4-size page	R1.50 per page or part thereof
3.	Printed copy of A4-size page	R1.50 per page or part thereof
4.	For a copy in a computer-readable form on:	
	i. Flash drive (to be provided by requestor)	R40.00
	ii. Compact disc	
	If provided by requestor	R40.00
	If provided to the requestor	R60.00
5.	For a transcription of visual images per A4-size page	Service to be outsourced. Will
6.	Copy of visual images	depend on quotation from Service
		provider.
7.	Transcription of an audio record, per A4-size page	R24.00
8.	Copy of an audio record on:	
	i. Flash drive (to be provided by requestor)	R40.00
	ii. Compact disc	R40.00
	If provided by requestor	R60.00
	If provided to the requestor	
9.	To search for and prepare the record for disclosure for each	R100.00
	hour or part of an hour, excluding the first hour, reasonably	R300.00
	required for such search and preparation. To not exceed a total	
	cost of	
10.	Deposit: If search exceeds 6 hours	One third of amount per request
		calculated in terms of items 2 to 8.
11.	Postage, e-mail or any other electronic transfer	Actual expense, if any.
		1

#### 25. ANNEXURE B – FEES IN RESPECT OF PUBLIC BODIES