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KEY SUMMARY

We process your personal information provided in the course of applying for a role with us either as an employee or a contractor in order to carry out our recruitment process and for no other purpose.

We share your information with suppliers who act on our behalf to carry out elements of our recruitment process such as psychometric tests and ID and criminal record checks.

This notice explains what data we process, why, how it is legal and your rights.
ABOUT US AND THIS NOTICE

This Privacy Notice is provided by MARTIN-BAKER AIRCRAFT COMPANY LIMITED ("Martin-Baker" or "we" or "us") at Lower Road, Higher Denham, Uxbridge, Middlesex, UB9 5AJ who is a 'controller' for the purposes of the Data Protection Laws.

You should read this Privacy Notice if you are applying for a role with us.

We take your privacy very seriously. We ask that you read this Privacy Notice carefully as it contains important information about our processing and your rights.

How to contact us

If you need to contact us about this Privacy Notice, use the details below

- **Contact:** Head of Information Management
- **Address:** Lower Road, Higher Denham, Nr Uxbridge, Middlesex, UB9 5AJ
- **Telephone number:** +44 (0)1895 832214
- **Email:** privacy@martin-baker.co.uk

If you would like this Privacy Notice in another format (for example: audio, large print, braille), please contact us.

Changes to this Privacy Notice

The latest version of the Privacy Notice can be found at [http://martin-baker.com/careers/](http://martin-baker.com/careers/)

We may change this Privacy Notice from time to time. The latest version will be available on the website.

Current version: v1 May 2018.
USEFUL WORDS AND PHRASES

Please familiarise yourself with the following words and phrases (used in **bold**) as they have particular meanings in the **Data Protection Laws** and are used throughout this Privacy Notice:

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>controller</td>
<td>This means any person who determines the purposes for which, and the manner in which, any <strong>personal data</strong> is <strong>processed</strong>.</td>
</tr>
<tr>
<td>criminal offence data</td>
<td>This means any information relating to criminal convictions and offences committed or allegedly committed.</td>
</tr>
<tr>
<td>Data Protection Laws</td>
<td>This means the laws which govern the handling of <strong>personal data</strong>. This includes the General Data Protection Regulation (EU) 2016/679 and any other national laws implementing that Regulation or related to data protection.</td>
</tr>
<tr>
<td>data subject</td>
<td>The person to whom the <strong>personal data</strong> relates.</td>
</tr>
<tr>
<td>ICO</td>
<td>This means the UK Information Commissioner's Office which is responsible for implementing, overseeing and enforcing the <strong>Data Protection Laws</strong>.</td>
</tr>
<tr>
<td>personal data</td>
<td>This means any information from which a <strong>living individual</strong> can be identified. This will include information such as telephone numbers, names, addresses, e-mail addresses, photographs and voice recordings. It will also include expressions of opinion and indications of intentions about <strong>data subjects</strong> (and their own expressions of opinion/intentions). It will also cover information which on its own does not identify someone but which would identify them if put together with other information which we have or are likely to have in the future.</td>
</tr>
</tbody>
</table>
| processing                  | This covers virtually anything anyone can do with **personal data**, including:  
  • obtaining, recording, retrieving, consulting or holding it;  
  • organising, adapting or altering it;  
  • disclosing, disseminating or otherwise making it available; and |
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>• aligning, blocking, erasing or destroying it.</td>
</tr>
<tr>
<td><strong>processor</strong></td>
<td>This means any person who <strong>processes</strong> the <strong>personal data</strong> on behalf of the <strong>controller</strong>.</td>
</tr>
<tr>
<td><strong>special categories of data</strong></td>
<td>This means any information relating to:</td>
</tr>
<tr>
<td></td>
<td>• racial or ethnic origin;</td>
</tr>
<tr>
<td></td>
<td>• political opinions;</td>
</tr>
<tr>
<td></td>
<td>• religious beliefs or beliefs of a similar nature;</td>
</tr>
<tr>
<td></td>
<td>• trade union membership;</td>
</tr>
<tr>
<td></td>
<td>• physical or mental health or condition;</td>
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<tr>
<td></td>
<td>• sexual life; or</td>
</tr>
<tr>
<td></td>
<td>• genetic data or biometric data for the purpose of uniquely identifying you.</td>
</tr>
</tbody>
</table>
WHAT INFORMATION DO WE COLLECT?

The sections below set out the categories of personal data we may ask for at each stage of your application for a role with us. Some data may not be required depending on the type of role you are applying for. The reasons as to why we need each category of data are set out in the section ‘Why do we need your personal data’.

If you choose not to provide us with any of these categories of data, your application may be rejected or it could affect our ability to process your application.

Pre-application

If you contact us with any questions prior to submitting an application for a role, we will respond to queries prior to an application and will delete queries once we have fully answered them.

If you submit an application or send us a CV

If you submit an application for a role with us, we will ask you for:

- Your contact details, including your name, address, e-mail address and telephone number
- Proof of your identity
- Details of your relevant education and employment history
- Details of referees
- Date of birth
- UK National Insurance Number
- Passport Information
- Information regarding right to work in the UK
- Professional and academic qualifications

If you submit a CV to us and it contains additional information, we will process whatever information you provide in your CV.

Assessment stage

If you are successful in our initial shortlisting stage, we may invite you for an interview, assessment day, or to complete online tests. Information will be generated by you and by us during this process. For example, you might complete written tests, undertake group exercises, take psychometric tests or we might take interview notes.
If we make you a conditional offer

If we make you a conditional offer of employment, we may gather further personal data before deciding whether to make you a final offer, to check:

- Proof of your qualifications
- Details of any unspent criminal convictions
- Pre-employment health questionnaire
- Right to work checks

If we make and you accept a final offer

We will require further information from you in order to meet our obligations as an employer/client, such as your bank details so that we can pay your salary and your emergency contact details so that we know who to contact in case of emergency. How we process your information as an employee/contractor is set out in our Staff Privacy Notice which you will have access to when you start your employment.

Personal information provided by third parties

Most of the personal data we process about you when you apply for a role is information that you give us directly, or is generated through the recruitment exercise. However, some information we gather from the third parties below:

- Gartner Limited: You may be required to take psychometric tests or trade tests during the assessment stage. The test provider will send us your responses, score and any other analysis that they carry out based on your responses.
- Experian: The provider will provide us with information about your ID check and criminal record (unspent convictions only).
- Recruitment Agency: We fill some of our roles through recruitment agencies. If you apply for a role through them, they will pass us details of your name, contact details, CV, notes of interview with the agency.
WHY DO WE PROCESS YOUR PERSONAL DATA?

We use your **personal data** for the purposes listed in the table below. We are allowed to do so on certain legal grounds which are also set out in the table below (and which are explained further in the section “Legal grounds for processing personal data”).

**Personal Data**

<table>
<thead>
<tr>
<th>Type of data</th>
<th>Why do we need it?</th>
<th>Legal grounds for processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact details (name, email address, telephone number, home address)</td>
<td>So that we can contact you about your application for a role with us</td>
<td>Legitimate interests</td>
</tr>
<tr>
<td>Education and employment history, and proof of qualifications</td>
<td>So that we can assess your relevant experience and suitability for a role with us, and assess what your training needs would be if you started working for us</td>
<td>Legitimate interests</td>
</tr>
<tr>
<td>Information provided by professional and personal referees</td>
<td>So that we can assess your relevant experience and suitability for a role with us</td>
<td>Legitimate interests</td>
</tr>
<tr>
<td>Information generated during the recruitment process itself (such as interview notes, psychometric test results and your answers to assessment questions)</td>
<td>So that we can assess your relevant experience and suitability for a role with us. Psychometric tests help us understand your characteristics and working-style preferences</td>
<td>Legitimate interests</td>
</tr>
</tbody>
</table>
## Special categories of personal data and criminal offences data

<table>
<thead>
<tr>
<th>Type of data</th>
<th>Why do we need it?</th>
<th>Legal grounds for processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Identity documents such as a copy of your passport (including information about your national origin) or other right to work documentation</td>
<td>So that we can comply with our obligation to check that our employees have the right to work in the UK</td>
<td>Necessary for complying with our legal obligations as an employer</td>
</tr>
<tr>
<td>Information about a disability which may affect the application process</td>
<td>To make reasonable adjustments to our application process for your disability</td>
<td>Necessary for complying with our legal obligations as an employer</td>
</tr>
<tr>
<td>Pre-employment health data</td>
<td>To determine whether you are medically able to carry out the work you have been offered, and to assess whether any adjustments are needed to the work environment to enable you to carry out that work</td>
<td>Necessary for complying with our legal obligations as an employer</td>
</tr>
<tr>
<td>Information obtained from the ID and criminal record check</td>
<td>To meet our obligation to check whether there are any unspent criminal convictions which would prevent you from working in the role you have applied for.</td>
<td>Necessary for substantial public interest</td>
</tr>
</tbody>
</table>
HOW IS PROCESSING YOUR PERSONAL DATA LAWFUL?

We have set out below a description about each of the legal grounds on which we process your personal data.

Reasons for processing your personal data

- Necessary for our legitimate interests: We process some personal data if doing so is in our legitimate interests as an employer. In order to do so, we have considered the impact on your interests and rights, and have put in place appropriate safeguards to ensure that the intrusion on your privacy is reduced as much as possible. You have the right to object to the processing of your personal data on this ground. See section 'Your Rights' to found out how.

- Necessary for the compliance of a legal obligation: We have to process some of your personal data in order to comply with certain of our legal obligations.

Additional conditions for processing special categories of data, or criminal offences data

- Necessary for compliance with our obligations under employment law: We have to process some of your special categories of data in order to comply with certain legal obligations.

- Necessary for substantial public interest: The law allows us to process certain special categories of data and criminal offence data where there is a substantial public interest. You have the right to object to the processing of your personal data on this ground. See section 'Your Rights' to found out how.

- Necessary for the purposes of occupational medicine, including the assessment of your working capacity as an employee: We will process information about your health in order to assess your medical capacity to perform the role you have applied for.

- Necessary to establish, exercise or defend legal claims: we may need to process special categories of data in order to exercise our legal rights and bring or defend claims.
WHO WILL HAVE ACCESS TO YOUR PERSONAL DATA?

We do not use any service providers as our processors who are relevant to our processing under this Privacy Notice.

We do share your personal data with the following entities who act as separate controllers of your personal data. You should review their Privacy Notices to find out how they process your personal data. If you have any queries or complaints about how they process your personal data by them, please contact them separately using the contact information provided on their website.

We will also share your personal data with the police, other law enforcements or regulators where we are required by law to do so.

- Gartner Inc. - Psychometric test provider
- Experian - ID and criminal record check provider

Transfers of your personal data outside the EEA

Martin-Baker will not transfer outside the EEA your personal data processed for the purpose of role applications.

How we keep your personal data secure

We strive to implement appropriate technical and organisational measures in order to protect your personal data against accidental or unlawful destruction, accidental loss or alteration, unauthorised disclosure or access and any other unlawful forms of processing. We aim to ensure that the level of security and the measures adopted to protect your personal data are appropriate for the risks presented by the nature and use of your personal data. We follow recognised industry practices for protecting our IT environment and physical facilities.
WHEN WILL WE DELETE YOUR DATA?

If your application for a role with us is unsuccessful or you do not accept our offer of employment, then we will delete all of the personal data gathered during the recruitment exercise 1 year after the relevant recruitment exercise has ended.

If your application for a role with us is successful and you start work as our employee/contractor, please see the Staff Privacy Notice for details of how long we will retain the data gathered during the recruitment exercise. If you apply for a new role with us when you are already our employee/contractor, this Privacy Notice applies in respect of any new information gathered during that application process, and the Staff Privacy Notice continues to apply in respect of any information we already hold by virtue of you being a current employee/contractor.
YOUR RIGHTS

As a data subject, you have the following rights under the Data Protection Laws:

- the right to object to processing of your personal data;
- the right of access to personal data relating to you (known as data subject access request);
- the right to correct any mistakes in your personal data;
- the right to prevent your personal data being processed;
- the right to erasure;
- the rights in relation to automated decision-making; and
- the right to have your personal data ported to another controller.

These rights are explained in more detail below. If you want to exercise any of your rights, please contact us (please see section "How to contact us").

We will respond to any rights that you exercise within a month of receiving your request, unless the request is particularly complex, in which case we will respond within three months.

Please be aware that there are exceptions and exemptions that apply to some of the rights which we will apply in accordance with the Data Protection Laws.

Your Rights Explained

- **Right to object to processing of your personal data**
  
  You may object to us processing your personal data where we rely on a legitimate interest as our legal grounds for processing.

  If you object to us processing your personal data we must demonstrate compelling grounds for continuing to do so. We believe we have demonstrated compelling grounds in the section headed "Why do we process your personal data". The key point to note is that without processing your data, we will not know as much about you which could affect our assessment of your suitability for a job with us.

- **Right to access personal data relating to you**
  
  You may ask to see what personal data we hold about you and be provided with:
  
  o a copy of the personal data;
  o details of the purpose for which the personal data is being or is to be processed;
  o details of the recipients or classes of recipients to whom the personal data is or may be disclosed, including if they are overseas and what protections are used for those overseas transfers;
- the period for which the **personal data** is held (or the criteria we use to determine how long it is held);
- any information available about the source of that data; and
- whether we carry out an automated decision-making, or profiling, and where we do information about the logic involved and the envisaged outcome or consequences of that decision or profiling.

To help us find the information easily, please provide us as much information as possible about the type of information you would like to see.

- **Right to correct any mistakes in your information**

  You can require us to correct any mistakes in your information which we hold. If you would like to do this, please let us know what information is incorrect and what it should be replaced with.

- **Right to restrict processing of personal data**

  You may request that we stop **processing** your **personal data** temporarily if:

  - you do not think that your data is accurate. We will start **processing** again once we have checked whether or not it is accurate;
  - the **processing** is unlawful but you do not want us to erase your data;
  - we no longer need the **personal data** for our **processing**, but you need the data to establish, exercise or defend legal claims; or
  - you have objected to **processing** because you believe that your interests should override our legitimate interests.

- **Right to erasure**

  You can ask us to erase your **personal data** where:

  - you do not believe that we need your data in order to **process** it for the purposes set out in this Privacy Notice;
  - if you had given us consent to process your data, you withdraw that consent and we cannot otherwise legally **process** your data;
  - you object to our **processing** and we do not have any legitimate interests that mean we can continue to **process** your data; or
  - your data has been **processed** unlawfully or have not been erased when it should have been.
- **Rights in relation to automated decision making (not relevant)**
  We do not make any automated decisions about you so this right does not apply.

- **Right to data portability (not relevant)**
  In some scenarios, you may ask for an electronic copy of your personal data which we hold electronically or you can ask us to provide this directly to another party. This right does not apply as we do not process your personal data based on your consent or on a contract with us.

**What will happen if your rights are breached?**

You may be entitled to compensation for damage caused by contravention of the Data Protection Laws.

**Complaints to the regulator**

It is important that you ensure you have read this Privacy Notice - and if you do not think that we have processed your data in accordance with this notice - you should let us know as soon as possible. You may also complain to the ICO. Information about how to do this is available on his website at www.ico.org.uk.