

First Central Colleagues



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Welcome to First Central

This is our full privacy notice and tells you how we collect and use personal data for:

- Candidates and Applicants
- All Current Colleagues including contractors, agency workers, consultants, directors and associated third
 parties, such as emergency contacts and next of kin.
- All Former Colleagues

About this notice

The notice is provided on behalf of all the First Central Group of companies that operate across the United Kingdom, Guernsey and Gibraltar providing insurance and technology services (hereafter "First Central"). It will describe our processing activities, our legal grounds for the activity, sharing of personal data, your rights, how long we will retain your information and how we will secure it. We are obligated to comply with the General Data Protection Regulation (GDPR) and the Data Protection Acts of Guernsey, Gibraltar, and the UK.

We understand the legal responsibilities we must follow to protect the information you provide us at any stage of your engagement with us and will only use the personal data provided for the activities we have identified.

If we are required to perform a new activity that is not compatible with our original reasons for collecting the information, we will provide additional information to you about that activity.

We may need to seek your consent to perform certain activities. If consent is needed, we will engage with you separately so that we can be sure consent is freely given, informed and explicit. Please note that we do not need to obtain your consent for every activity we perform.

The First Central Group company identified in your application or employment contract (or subsequent contract change documentation) will be the controller of your personal data. It is important that you consider this notice in conjunction with your employment contract, where applicable.

There are a set of key definitions available at the end of this notice to help you.

Contact

If you have any questions or concerns about this notice or want to exercise any of your rights, you are invited to contact our HR team at Human.Resources@first-central.com, Recruitment at Recruitment@first-central.com or the Group Data Protection Officer at DPO@first-central.com.

<u>Updates</u>

We may amend this notice from time to time to keep it up to date with current legal requirements and the way we perform our activities. Amendments will be notified to you when required and you have 60 days to let us know of any concerns.



General Information

We are obligated to ensure that for each activity we undertake with your personal data, we have identified what lawful reason we must perform that activity. If the activity requires us to use special personal data, we will also consider a secondary ground to perform the activity.

The following legal grounds are the ones we most commonly rely on:

Legal grounds for activity with Personal Data	Description
The activity is necessary for entering into or performing a contract	The personal data is needed for performing the contract to which you are a party, or to take steps at your request prior to entering such a contract. For example, we need information to be able to pay you or provide you with contracted benefits.
The activity is necessary for us to meet legal obligations	When we need to comply with the law, we will need to use information about you. For example, to ensure we meet tax requirements.
The activity is needed for our legitimate interest	The activity may be one that is necessary for our or a third party's legitimate interest. Where we are relying on this ground as the basis for the activity, we will tell you what our legitimate interests are in this notice. We can carry out any actions we consider are needed for these interests if we consider that the activity does not negatively infringe on your privacy.
Legal grounds for activity with Special Personal Data	Description
The activity is necessary for complying with the employment law obligations	The personal data is used to carry out the obligations and exercising the rights of you or us in the field of employment law, social security, and social protection law. This means that we can carry out any actions we need to undertake to comply with obligations under employment law or for health and safety.
The activity is necessary for a substantial public interest	This includes activities for the purposes of preventing or detecting unlawful acts, equality of opportunity or treatment between different groups of people and because of regulatory requirements relating
	to unlawful acts and dishonesty. These interests are defined in the law.
The activity is necessary for insurance purposes	



Sources of personal data

There are four ways that we will collect personal data about you:

From you directly

We will ask you to directly provide us with your personal data. This will be at the point of recruitment when your journey starts with us. The personal data will be collected through our website and through the CV and covering letter that is provided. During employment, you may provide additional personal or special personal data.

Internally

Over the course of your journey with us, personal data will be created about you. This is usually generated through your Line Managers, for example, in your appraisal records or interview records. Personal data may be collected indirectly from monitoring devices such as from CCTV, building and location monitoring systems, telephone logs, recordings, email and Internet access logs.

Externally

We will need to collect some personal data about you from third parties such as previous employers, through background vetting, external databases, benefit providers or medical providers. It is not possible to list all the third parties in the notice, as they may vary depending on your role or location, but we provide a summary to help you navigate this and can provide more specific information on request.

Publicly

We can also obtain information from publicly available sources such Government or Regulatory platforms or social media channels were applicable.

Sharing your information

As you move through the stages of your journey with us, we will need to share your personal data with third parties. Sharing activity is detailed as you progress through the notice.

- If the third party is a Controller, we will provide details about where you can find and read their notices.
- If the third party has Joint Controlling responsibilities, we will provide their notices as an appendix to ours.
- If the third party is a Processor, we will only share your personal data with them to the extent necessary for them to carry out the tasks they are performing on our behalf i.e., carrying out background screening through our selected provider.

At First Central, your personal data is accessible on a least access basis e.g., by HR or by your Line Manager and will only be shared with other companies in the group for reporting purposes where necessary.



Candidates and applicants

When you apply for a role at First Central, we perform certain activities to manage and administer your application:

Activity	Details
Accepting your application	We need to identify you and contact you to proceed with your application. All communications will come from our Recruitment team or the Hiring Manager. We will use your contact details, eligibility to work in the UK and identity information to accept your initial application. We do this based on yours and our legitimate interest to start the recruitment process and to meet our legal and regulatory obligations. We do not add any additional information to your application at this stage. The personal data we collect:
	 Name Email and telephone details Address Your CV Right to Work eligibility Financial status i.e self-declared CCJ, debt management place* Diversity and Inclusion i.e ethnicity, gender, sexual orientation* Reasonable adjustments i.e disability Criminal records i.e criminal or civil convictions (excluding minor motor offenses) * * These questions are optional at this point in the journey. If your application is received from a recruitment agency or other third party, this information will be received by them and shared with us.
Setting up the interview	If your application is successful, we will contact you to set up an interview. At this point, we will ask for additional information such as any relevant health information in order that we can make reasonable adjustments. We do this to ensure we can meet our legal obligations under social protection laws such as the Equality Act.
Interviews	Due to the volume of roles that we recruit we will consider recording the interview. This allows us to manage the resourcing needed for interviews and ensure consistency in our approach. You will be told if this applies in the interview invite and you should let us know prior to the interview if this raises any concerns. It will also be confirmed during the interview. Upon selection the interview recordings are deleted. We do this in our legitimate interest to manage our internal resource .



Diversity and anyel	We called data regarding your othericity garden and age for the numbers of manitoring
Diversity and equal	We collate data regarding your ethnicity, gender, and age for the purposes of monitoring
opportunity monitoring	equal opportunities and diversity in the workplace. This information will become anonymised on conclusion of your application.
	anonymised on conclusion of your application.
	We do this based on performing equal opportunity monitoring.
Assessment and selection	To assess your suitability for the role, we will use your personal data, specifically the
	contents of your CV e.g., employment history, educational history, qualifications and
	personal achievements and skills, to consider you against other candidates and against
	our role specification and needs.
	We may add additional information to your application as you proceed through the
	selection process from the activity, such as from you, our managers, and recruiters.
	We may also consider regulatory information if the role you are applying for is a role
	regulated by an applicable financial services authority.
	We do this in our legitimate interest to recruit the right candidate for the company.
	In addition, for regulated roles we will also process the data based on legitimate
	interest in complying with our regulatory obligations.
Making an offer /	If you make a successful application, we will use your personal data to make that offer
Making an offer /	
onboarding	to you and to produce the appropriate documentation. This will also start our process
	for background screening.
	We will use your identity information, contact details, salary, skills information, and
	regulatory information.
	If you accept the role, we will also collect your payroll information and copies of identity
	documents.
	We do this based on taking steps to enter a contract with you, to meet legal
	obligations and in our legitimate interest to onboard you to the company.
Dookground core oning	If we make an offer of a role, we are required to conduct pre-employment vetting and
Background screening	background checks on your financial status, employment history and professional
	qualifications.
	qualifications.
	We have a selected provider who supports us in this process. They will contact you by
	email to start the process.
	We will do this based on entering a contract with you and our legitimate interest in
	meeting our regulatory obligations and protecting our business.
	We will also receive confidential references from former employers and other such
	referees as you provide.
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Regulated roles –	If you have applied for a role that is subject to regulatory requirements set out by the
additional steps	FCA, we will need to perform additional activities within the background screening. This
	will include an assessment of your fitness and propriety to perform the function and your
	regulatory status. We will also need to obtain regulatory references.
	We will do this based on entering a contract with you and our legitimate interest in
	meeting our regulatory obligations and protecting our business.
Criminal record screening	Our selected provider will also support us in conducting a criminal record screening with
	the Criminal Record Bureau. The screening is only performed once an offer of a role
	has been made. We do not receive the output, this will be sent to you directly, however,
	we are advised if there is anything to note on the report.
	We do this based on entering a contract with you and our legitimate interest in
	meeting regulatory obligations and protecting our business.
Fraud Screening	We use an external fraud database within our screening process. The database is
	established for the purpose of allowing organisations to share data on their fraud cases,
	unlawful or dishonest conduct, malpractice, and other improper conduct by their
	employees. The screening is performed once an offer has been made.
	We will share with them personal data such as your name, address, date of birth, contact
	details and other relevant employment related information. This information can be
	used by them and law enforcement to detect, investigate and prevent crime.
	You should be aware that if during the screening process a record is identified this may
	impact your application, but we will discuss this with you.
	We do this based on our legitimate interest of meeting our regulatory obligations
	and protecting our business, in addition as a matter of substantial public interest
	in preventing fraud.
Right to work	We are legally required to ensure that all successful applicants have the right to work in
	the UK prior to them starting with us. If we are supporting you to obtain a visa, or to
	make any other such application, we may collect additional information from you, such
	as the date you came to the UK. We will where applicable require your Home Office
	share code or use the digital right to work scheme.
	We will do this based on meeting our legal obligations.
Your next of kin	If you accept the role, we will ask for information about your next of kin. We collect this
	information for emergency purposes. We will store their name, relationship to you and
	their contact number.
	In the event of an accident or emergency, we will contact them. We recommend that
	you confirm to your next of kin that we will store this information.



	We will do this based on yours and our legitimate interest in the event of an emergency. If we must share this information with the emergency services, it will be because there is a vital interest .
Reporting	We monitor the success of our campaigns and monitor our recruitment process through the website. The personal data may be used to assist us in our reporting. This helps us drive better business decisions regarding our resourcing and business structure. Where possible, this will be done using anonymised information. We will do this based on our legitimate interest to understand and analyse our business needs for recruitment.

All the information captured during the application process will be stored within our HR platform. This information will only be accessible by our HR team and by your Line Manager. We do not share information of applicants with any external third parties unless they are successful following the interview stage.

Unsuccessful applications are retained for a period of 12 months, unless we are required to retain the information in accordance with the law or we require an accurate record of our dealings in the event of complaints or challenges, or if we reasonably believe there is a prospect of litigation.

If you are successful in your application, we will share your personal data with the following types of third parties as part of our onboarding to the company. This varies by grade of role:

Background screening provider	Tax or Regulatory authorities	Life assurance and Healthcare providers
Payroll processor	Pension or Income Protection	First Central companies for setting up IT
	providers	and work-related services

All current colleagues

Now you are an employee of First Central, we will perform activities with your personal data to manage your employment and give you access to our benefits.

Activity	Details
Colleague management	During your employment, we will perform activities that allow us to administer your employment contract. This will include ensuring: the information we hold is kept up to date we can handle employment queries we share data with applicable authorities the performance of any other management activity that is a part of our employment relationship with you



	We will perform these activities based on performance of the contract and to meet our legal obligations .
	If these activities require us to use medical information in the performance of your contract, this will be done based on carrying out employment law obligations .
	If these activities include criminal data received through ongoing or retrospective screening, we will perform these activities for the prevention and detection of fraud and in our legitimate interest in meeting our regulatory obligations.
	Data may be generated by third parties, such as occupational health or through monitoring services that you and we need to be able to access. We may need you to provide consent to share information in some circumstances, these will be discussed with you.
	All documentation updates will be stored in our HR platform, and you can access this at any time during your employment. We will ask annually that you check your personal data for completeness and accuracy.
Payroll	We will use your personal data to ensure that you are paid in accordance with your employment contract. We use payment processors to support us in this process.
	We may receive and/or share information with third parties such as the court service where we are required to in execution of your pay.
	We will do this based on performing the contract.
Tax administration	We will use your information to ensure we meet our obligations in respect of tax administration, such as issuing P45s, P60s, expenses etc. We will receive or share information with the relevant tax authority.
	We will do this to meet our legal obligations .
Pension administration	You are legally entitled to be auto enrolled into our Pension Scheme and this is something we offer under your employment contract. We will share your personal data with our pension administration company, and you will receive your own access to manage and monitor this.
	We will do based on performing the contract with you and to meet our legal obligations in respect of auto-enrolment.



This can include holiday, sickness, compassionate and all other statutory types of leave. All absence is recorded on our HR platform.
We will do this based on performing the contract and to meet our legal obligations .
If these activities require us to use or collect additional medical information in the performance of your contract, this will be done based on carrying out employment law obligations .
During the employee journey, we actively encourage and support learning and development in your role, as it benefits not only us but you. We will therefore use your personal data to ensure that you can receive training internally or externally. Information about your learning and development will be stored in our learning system, which you have access to.
There may be external providers that require to you to agree to their privacy notices. In such cases these are available to you at the outset. We may need to share personal data with external providers and may receive some personal data, such as the completion status in return.
We will do this activity in our legitimate interest to ensure our employees can receive necessary training and development for their roles.
We will quality assess the work our colleagues complete in their role. This is so we can monitor and improve how we provide our services to customers. This can include call and file audits, reviews of projects and assurance activity. We have a process for feedback to help you. Quality Assurance is also used to inform us on your progress and where additional support is required.
We will do this activity in our legitimate interest to ensure we can monitor our services and your performance.
We monitor the performance of our employees to ensure we can manage talent effectively. We will use personal data to do this, such as your performance records. Performance records like appraisals and feedback are available for employees to access on our HR platform We will do this activity in our legitimate interest in ensuring we manage our talent effectively.
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Restructure, transformation, or	We do, on occasion reorganise, transform, or restructure our company to
reorganisation	support its long-term objectives and growth.
	To do this effectively, we must use personal data including role or
	performance information, remuneration information, skills and talent
	management information.
	We may instruct third party consultants to support us in this, which will
	require sharing information with them.
	We will do this activity in our legitimate interest in ensuring our company
	is managed effectively and to comply with our legal obligations.
Colleague benefits	We offer a wide range of colleague benefits in addition to those you are
	entitled to under your employment contract.
	When it comes to processing your personal data there are some benefits
	where we will support the processing based on your choice to use it. The
	provider of the benefit will be the Controller.
	Cycling hoolth and fitness schools
	Cycling, health, and fitness schemesParking, Metrolink, Train or Easit tickets
	 Parking, Metrolink, Train or Easit tickets Employee Assistance Programmes
	Give as you earn for Charity
	Professional subscriptions
	We also have benefits which we automatically enrol you for and will have
	shared relevant personal data to make that happen:
	Perkbox
	Health Cash Plan
	Electric vehicle
	Group Life Assurance
	Group Income Protection
	We restrict what we provide to set these benefits up and we do this in the
	legitimate interest of providing access to benefits to Colleagues.
	New Benefits
	It is not always possible to obtain your consent for sharing data with the
	providers of new benefits, therefore, we will do this based on legitimate
	interest of providing benefits to our colleagues. We will, however, only
	ever share what is required for the provider to offer you the benefit.
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Rewards	We offer our employees rewards for continued service, for milestones in
Nowardo	their performance journey with us, as well as providing opportunities to
	bring the company together, for events like the anniversary or summer
	parties or celebrating our company with surprises for our colleagues.
	parties of colosiating our company with carphoco for our concaguos.
	We will need to use your personal data to provide access to these rewards.
	Most commonly this will include your name, role, address.
	We will do these activities for our legitimate interest in providing our
	employees with access to rewards.
	We will limit what personal data we use for these purposes to what is
	necessary.
Employee engagement	There are two elements of how we may process your personal data for
	engagement with us:
	1. Communication - we will provide business updates, offsite days and
	changes to working practice notifications. We rely on a number of tools
	to communicate with our employees. We primarily direct
	communications to your work email, however, if you are on leave for
	whatever reason, we may send such communication to your personal
	contact addresses. Our communication tools rely on us providing work
	emails to set up accounts and create communication channels.
	2. Employee surveys - we conduct employee engagement surveys at
	least annually and other surveys where we want your feedback. You will
	have an option about what information you provide in these surveys and
	responding is completely voluntary. We may combine data received
	with other surveys, historic surveys or with other employee data factors
	like role and department. These surveys are used for research and
	analysis and to make improvements.
	We carry out these activities based on legitimate interest for employee
	engagement, assessing satisfaction levels or to make improvements
	to our working practices.
	We may engage third parties to support us in collating and producing
	surveys and will share personal data for this purpose. We limit what
	personal data is shared for this purpose.



Legal and regulatory compliance	As a legally established and regulated group of companies, we have legal
	and regulatory obligations that we must comply with, which require us using
	your personal data. Examples of these legal obligations:
	 Health and safety – maintaining accident logbooks and visual display assessments or personal evacuation plans, or homeworking assessments Working time or practice regulations – maintaining policies or appropriate contracts Tax authorities – providing end-of-year financial reporting or other disclosures Obligations imposed by the FCA, PRA or another regulator depending on the jurisdiction – reporting on working practices Occupational health – for making reasonable adjustments to working conditions or providing health services Law enforcement or public authority – if applicable following disciplinaries Legal advisors or courts – requests for disclosure or
	engagement in proceedings There activities will be done based on meeting our legal obligations or in our legitimate interests in meeting our regulatory obligations. Where such an activity requires special personal data to be shared, this will be done based on carrying out our employment law obligations
Investigations and protecting the	We perform activities which are for the protection of you and our company.
company	These activities include monitoring the behaviour, conduct and activities of
	our employees. If we receive rereferrals that require investigation, this will
	be done by appropriate employee levels in the company.
	We will do this through our systems and records. We may need to complete retrospective screening. In certain circumstances the personal data may be collected through indirect means, such as access control logs and monitoring systems, telephone logs, CCTV, and internet access logs.
	These activities will be done based on our legitimate interest in protecting you, our customers, and our company, and in meeting our regulatory obligations. If special personal data is involved, this will be done under a substantial public interest reason, such as prevention and detection of crime or fraud.



Our HR team is responsible for investigating complaints, disciplinaries or
grievances raised by our employees.
They will process your personal data to do this, which may require the collection of additional information from third parties, whether internally or externally sourced, as part of the investigation process. Our procedures for management in these areas are detailed in our internal policies. We also follow ACAS guidance in our management of this. This is done based on meeting our legal obligations .
This may include special personal data, including health information or criminal screening information. This activity will be done based on meeting our employment obligations and for substantial public interest reasons such as preventing fraud or crime.
Should any investigations during your employment identify fraud or relevant conduct issues this can lead to the termination of your employment or other disciplinary action being taken. We are required in those circumstances to share information with Fraud and Regulatory databases to meet our regulatory obligations or in the substantial public interest of preventing fraud or crime. Those databases will retain a record of this and may result in others refusing to employ you.
We will use the personal data to analyse trends and patterns, such as department performance to make better business decisions, or to monitor absence for resourcing needs. Depending on the analysis, we will limit the personal data used to what is necessary to produce our reports. We do this in our legitimate interests to ensure that our business is
running effectively and to understand our business operations.
If you make the decision to leave the company, we will start the process of offboarding you and to manage your departure. This will include an exit interview. We will do this based on performance of the contract and in our legitimate interest to ensure the appropriate termination of the relationship.



All former Colleagues

If you leave us, your personal data will be used in very limited circumstances. This includes retaining a copy of the personal data and what comprises that for the retention period. We do this in our **legitimate interest to ensure we** can provide employment references if needed, manage any complaint or possible employment claim, or to comply with our legal obligations.

Information about third parties

We use third parties to provide many of your benefits. All new third parties are selected carefully to ensure you and we get the most out of them. The third parties we share data with will act as independent Controllers from us, meaning the third party will determine how the personal data is used. Here is a list of the most common ones with links to their privacy notices:

Company	Link
Perkbox	https://help.perkbox.com/en/articles/5412261-privacy-policy
Easit	https://www.easit.org.uk/storage/user/easit%20privacy.pdf
Give as you earn	https://www.cafonline.org/privacy
Simply Health	https://www.simplyhealth.co.uk/about-us/privacy
Pension providers	The People's Pension - https://thepeoplespension.co.uk/privacy/
Also refer to your documents	Aegon - https://www.aegon.co.uk/support/faq/privacy.html
	Blue Riband - https://pensions.bwcigroup.com/privacy-policy/
	Gibraltar State - https://www.gibraltar.gov.gi/privacy-policy
Private Medical Cover	Bupa - https://bupa3.xexec.com/Pages/Privacy
Also refer to your documents	Axa - https://www.axa.co.uk/privacy-policy/
	Now Health - https://www.now-health.com/gb-en/privacy-policy/
Long Service Awards (Legacy)	https://www.aspirationsonline.com/privacy-policy.asp
Red Letter Days (Legacy)	https://www.redletterdays.co.uk/privacy
Central Perks (Legacy)	https://centralperks.fizzbenefits.com/TermsAndConditions
Occupational health	https://www.sherrardslaw.com/privacy/
Employee assistance	https://www.healthassured.org/privacy-policy/
Tuskers (Electric vehicle)	https://tuskercars.com/privacy-policy/
Chartered Insurance Institute	https://www.cii.co.uk/about-us/data-protection-and-privacy-statement/
FCA	https://www.fca.org.uk/privacy

As you will appreciate the third parties, we share personal data will vary based on your role and needs. We can provide additional information on which third parties and what personal data we have shared about you on request.



International Transfers

First Central has offices, services and technology that are in different countries. It is necessary for us to transfer your personal data to use those services or technologies within the performance of our activities. These transfers of personal data are considered restricted transfers therefore, we are required to ensure that transfer mechanisms are in place to enable the data sharing.

We follow a minimum standard and a have a list of approved countries which are deemed adequate by us and the UK, Guernsey, Gibraltar authorities as providing appropriate legal frameworks to protect your rights and freedoms. Where a country is not deemed as adequate, we perform assessments and will put in place an appropriate mechanism to enable the transfers. The countries we transfer personal data to during our activities include:

For Colleagues		For Candidates		
Guernsey	Gibraltar	United Kingdom	Guernsey	United Kingdom
USA	Canada	Poland	Gibraltar	Ireland
Ireland	South Africa	Spain	India	
India	Jersey			

We put in place technical and organisational safeguards for these transfers, such as limiting what is being sent to what is necessary such as your work email, role, name, and access requirements and ensuring a standard level of encryption for the transfer and storage of this information.

If you have any concerns about your personal data being transferred to another country, contact the Group Data Protection Officer at DPO@first-central.com who can provide additional information.

Your Image and our social media

We will ask for a photograph of you for use on our technology, this will help other colleagues identify you. We will also arrange for event photography which we will use internally.

We are keen to promote the activities of the Group externally and can post content on social media that may include you.

We understand that not everyone wants to be included in this and you do have a choice. Just let us know.



Your rights

The law provides you rights. They are not all "automatic", meaning they will only apply in certain circumstances. It is important you know your rights and understand when they apply.

The right to be informed

You have the right to be told how First Central will process your personal and sensitive personal data, for what purpose and for how long. This information is provided in this notice, but it is a continuing right; therefore, we will always try to keep things up to date.

This notice will be available to employees on Centranet and on our Career's website. This document is reviewed at least annually to ensure that any new activities are captured, and we are being transparent with you. We will also provide access to details of privacy notices from third parties to whom we may have passed your personal data. We want you to be informed and to know who to contact to find out more.

We also provide information in more layered ways, such as using our business communications and training that is provided annually. We may release FAQs about new activities to support your understanding. Information can also be sought directly from the Group Data Protection Officer or HR team.

The right to access

You have a right to access the personal data First Central holds about you. This can be requested anytime and there is no fee chargeable. We have 30 days to respond to a request. As part of your request, let us know what information you require.

If you are a current employee, you have access to the data First Central holds within our HR platform, which can be accessed at any time. In fact, we encourage you to check this information regularly to ensure it is accurate. We also suggest making your request using your work email as this will reduce the need for identity validation.

If you were an employee and left prior to May 2018, your records are now in a physical storage archive. These can be accessed by request to the Group Data Protection Officer, who will facilitate a copy to be made available.

We may need to redact or exclude certain documentation. If this is the case, you will be told the nature of the document and the reasons why it is being excluded, i.e., we will exclude any email communications from you that are sent about our customers.

The right to rectification

You have a right to ask us to update any personal data we hold about you that is inaccurate. As an employee, we will ask you annually to check your details and you can update this information yourself. If you would like other records updated, you should contact HR, who will take the necessary steps.



The right to erasure

It is important to note that this is not an automatic right and only applies in certain circumstances. This request can be made free of charge, and we have 30 days to respond. This time frame can also be extended.

We do need to retain personal data; therefore, we will not comply with a request unless one of the following exceptions applies:

- The personal data is no longer necessary for the purpose which we originally collected or used it When you leave we will stop processing your personal data. We retain your employment records for seven years for, so we can meet out legal obligations and excise or defend any legal claims. After this, all electronic and paper records will be deleted or anonymised.
- We are relying on consent as the lawful basis for holding the data, and the employee withdraws their consent
 - We do not rely on employee consent. If we do for a specific activity, a record of that consent will be stored. If you withdraw your consent for the activity, we will stop the activity and can erase the data.
- We are relying on legitimate interests as the basis for processing, the employee objects to the processing of their data, and there is no overriding legitimate interest to continue this processing. We rely on legitimate interest to conduct some of our activities. We do this as often the activity is for the employee's benefit. We consider this processing necessary to give our employees the best experience whilst they are here. However, if you do object, let us know and we will consider if there is an overriding interest meaning we can continue or must stop and erase the data.
- We are processing the personal data for direct marketing purposes and the employee objects to that processing
 - We do not currently conduct any direct marketing with our employees; therefore, this reason would not be accepted. If we did, you would have the right to ask us to stop and be removed from the activity.
- We have processed the personal data unlawfully (i.e., in breach of the lawfulness requirement of the first principle)
 - If there is a proven unlawful processing of your personal data, we are obligated to erase your information.
- We must do it to comply with a legal obligation
 If we receive a court order or we are required under the law to erase the personal data, then we will.

The right to restriction

This right is not often used but is available to you. It means you can limit the way we can use your personal data, but it only applies when you are contesting the accuracy of personal data, or where data has been unlawfully processed and you oppose us erasing it, where we no longer need the data, but you do for a legal claim.

If the right is granted, we will stop processing the personal data and place a hold on it. We have one month to respond to a request for restriction.



The right to data portability

You have the right to request data portability where the activity has been done in performance of a contract and was carried out by automated means. We do not currently undertake any automated activities using employee data; however, you can access and obtain a copy of your personal data through our HR platform if you need a copy.

The right to object

You can excise a right to object to an activity in limited circumstances. Again, this is not an absolute right and only applies where direct marketing is undertaken, or the activity is done on a legitimate interest ground. In the latter scenario, you must give specific reasons why you are objecting to the activity. First Central can continue the activity if it can demonstrate a compelling, legitimate ground for it, or if it is necessary for the excise or defence of legal claims.

Rights relating to automated decisions and profiling

You have the right to not be subject to a decision based solely on automated processing (including profiling), which produces a legal or similarly significant effect on you. This can most commonly be seen in e-recruiting practices. We do not currently make fully automated decisions for our colleagues.

Making the requests

If you would like to make any of the above requests to First Central, you can do so by contacting the Group Data Protection Officer at DPO@first-central.com or to the HR team at Human.Resources@first-central.com.

Retention

We have legal obligations to retain certain personal data we collect about you. Our general approach is to retain the personal data for a period of seven years from the termination of your employment contract.

When you have left the company, your records are moved into archive and only used where strictly necessary, but to ensure we can meet our obligations, they do have to be retained.

Here are some of the requirements we must follow:

Stage or type of information	Retention period
Unsuccessful recruitment – interview and application	12 months – suitability for other roles
packs	
End of employment – your personnel file	7 years - litigation time limits
Health and safety – accidents logs	3 years - RIDDOR 1995
Redundancy 20 or more employees – facts relating to	12 years – Limitation Act 1980
Salary records – payroll	7 years – Taxes Management Act 1970



Right to raise concerns

We hope you never have to, but if you are unhappy with how we have used your personal data or are concerned about the security or sharing of your information, you should raise your concerns to the HR team or the Group Data Protection Officer in the first instance.

Every concern raised is investigated and a response will be provided.

You also have the right to lodge your concerns with the Supervisory Authority in your country of employment. This could be the Information Commissioner in the UK, the Guernsey Office of Data Protection, or the Gibraltar Regulatory Authority.

They will contact us and ask us to review how we have handled your concerns.



Definitions

These words in this notice have the following meaning:

Word	Definition
First Central Group of Companies	First Central Insurance Management, Skyfire Insurance Company, First Central Group, First Central Services UK and First Central Services Guernsey.
Personal data	Any information relating to an identified or identifiable natural person. An identifiable natural person is one who can be identified, directly or indirectly, by reference to an identifier, such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.
Special Personal data	Personal data revealing racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, and the processing of genetic data, biometric data for the purpose of uniquely identifying a natural person, data concerning health or data concerning a natural person's sex life or sexual orientation and criminal convictions.
Activity	Any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means, such as collection, recording, organisation, structuring, storage, adaptation or alteration, retrieval, consultation, use, disclosure by transmission, dissemination or otherwise making available, alignment or combination, restriction, erasure or destruction.
Controller	The natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data; where the purposes and means of such processing are determined by Union or Member State law, the controller or the specific criteria for its nomination may be provided for by Union or Member State law.
Processor	A natural or legal person, public authority, agency or other body which processes personal data on behalf of the controller.
Legal Ground	The lawful grounds defined in Article 6 of GDPR and other applicable sections of legislation.



Consent	Any freely given, specific, informed and unambiguous indication of the
	data subject's wishes by which he or she, by a statement or by a clear
	affirmative action, signifies agreement to the processing of personal data
	relating to him or her.
Supervisory Authority	An independent public authority which is established by a Member State,
	such as the Information Commissioner's Office, Gibraltar Regulatory
	Authority, or the Guernsey Office of Data Protection.
Retention	The length of time we will hold onto a copy of your personal data.
Third Parties	A natural or legal person, public authority, agency or body other than the
	data subject, controller, processor and persons who, under the direct
	authority of the controller or processor, are authorised to process personal
	data.
Profiling	Any form of automated processing of personal data consisting of the use
	of personal data to evaluate certain personal aspects relating to a natural
	person to analyse or predict aspects concerning that natural person's
	performance at work, economic situation, health, personal preferences,
	interests, reliability, behaviour, location or movements.



Appendices – Joint Controllers

Where a third party has Joint processing obligations with us, it is important to provide you with a copy of their notice. This section contains these notices. If you have queries about these notices, you should contact the third parties directly.

Fraud Prevention Databases

CIFAS

- 1. First Central will check your details against the Cifas databases established for the purpose of allowing organisations to record and share data on their fraud cases, other unlawful or dishonest conduct, malpractice, and other seriously improper conduct (Relevant Conduct) carried out by their staff and potential staff. Staff means an individual engaged as a new employee, director, trainee, homework, consultant, temporary or agency worker, or self-employed individuals, whether full or part time or for a fixed term.
- 2. The personal data you have provided, was collected from you, or Cifas have received from third parties will be used to prevent fraud and other relevant conduct and to verify your identity.
- 3. Details of the personal information that will be processed include: names, address, date of birth, any maiden or previous names, contact details, document references, national insurance number and nationality. Where relevant, other data including employment details will also be processed.
- 4. Cifas may also enable law enforcement agencies to access and use your personal data to detect, investigate and prevent crime.
- 5. First Central have provided notice of their lawful basis for processing within their notice to you. Cifas lawful basis for processing is detailed in our full notice available here http://www.cifas.org.uk/fpn
- 6. Cifas will hold your personal data for up to six years if you are considered to pose a fraud or relevant conduct risk.

Consequences of Processing

- 7. Should the investigation identify fraud or any other relevant conduct by you when applying for or during course of your employment, your new engagement or existing engagement may be terminated, or other disciplinary action taken (subject to your rights under your existing contract and under employment law generally).
- 8. A record of any fraudulent or other relevant conduct by you will be retained by Cifas and may result in others refusing employment. If you have any questions about this, please contact us.

International Transfers & Your Rights

- 9. Cifas may allow the transfer of your personal data outside the UK. This may be to a country where the UK Government has decided that your data will be protected to UK standards but if the transfer is to another type of country, then Cifas will ensure your data continues to be protected by ensuring appropriate safeguards are in place.
- 10. Your personal data is protected by legal rights, which includes rights to object to our processing of personal data, to request erasure or correction of the personal data and to request access to your personal data. For more information on this please contact Cifas using the link above.
- 11. You also have the right to complain to the Information Commissioner Office which regulates the processing of personal data.