

Company Name:	Hunter Global Business Solutions Limited
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1. Purpose of this policy:

This policy sets out the Company's policy for use of its Facilities and Networking Sites and covers all individuals working at all levels and grades, including senior managers, officers, directors, employees, consultants, contractors, trainees, home workers, part-time and fixed-term employees, casual and agency staff, temps, and volunteers. ("You"). "Your" and "Yourself" shall be construed accordingly and where there are references to "employee" and/or "your employment" throughout this document, these should be read as referring to the terms upon which you are either employed or engaged by the Company (as applicable). Third parties who have access to our electronic communication systems and equipment are also required to comply with this policy. This policy shall apply during the course of your employment including any period of garden leave (and where stated, also after your employment has ended).

2. Definitions

"Confidential Information" means:

- information relating to the Company's business plans, finances, new or maturing business opportunities, and research and development projects;
- marketing information relating to the Company's marketing or sales of any past, present or future service including without limitation sales targets and statistics, market share and pricing statistics, marketing surveys and plans, market research reports, sales techniques and price lists;
- details of Professional Contacts including names, addresses, contact details, terms of business or proposed terms of business with them, their business requirements, pricing structures, lists of employees and their terms of employment; and
- any other information of a confidential nature belonging to employees, clients, and employees of clients of the Company or in respect of which the Company owes any other obligation of confidence.

"Facilities" means telephone and computer facilities, including email and the internet, and hardware including mobile media such as laptops, mobile phones, iPhones™, smartphones, personal digital assistants, iPads™, tablets or notebooks, or similar equipment.

"Networking Sites" includes (but is not limited to) professional networking sites such as LinkedIn, Xing, Viadeo ((Professional Networking Sites) and social networking sites such as Facebook, Twitter, SecondLife, Google+, Wikipedia, (Social Networking Sites). Your access to and use of Networking Sites, whilst employed by the Company is set out in this policy.

"Personal Contacts" means any of Your friends or family (not including Professional Contacts).

"Professional Contacts" means any Client, Introducer, Key Employee, or Prospective Client (all as defined in Annex 1), together with any contacts made through a professional body trade or association of which You or the Company is a member.

3. Use of the Facilities:

3.1 Work use of the Facilities

The Facilities are made available to You during the course of your employment with

the Company to assist You in carrying out and promoting the Company's business and interests.

3.2 Personal use of the Facilities

The Facilities may be used within reason, for personal communications or to send and retrieve personal messages and to browse external websites for personal use although this should be done outside office hours and be kept to a reasonable limit. It must not interfere with business commitments. If there is any evidence that this privilege is being abused, then the privilege will be withdrawn. The content of personal e-mails must also comply with the restrictions set out in section 3.3 of this policy. **If using the Facilities for personal communications, You should be aware that the Company may monitor your use of the Facilities in accordance with section 6 of this policy and any breaches of this policy may result in disciplinary action up to and including dismissal.**

3.3 Prohibited use of the Facilities

The following uses of the Facilities are expressly prohibited:

- viewing internet sites which contain pornographic, obscene, abusive, slanderous or otherwise offensive material or downloading or forwarding such material within or outside the Company;
- sending, receiving or forwarding communications that are in violation of company policy including, but not limited to, the transmission of obscene, offensive or harassing messages;
- sending receiving or forwarding communications which make unsubstantiated and potentially defamatory comments about colleagues, clients, or any other person via the Facilities or any Networking Site. **You are reminded that communications via social media constitutes publication just as printing in hard copy or via email is publication. You personally, and / or the Company could face a defamation action should you publish unsubstantiated and potentially defamatory material;**
- sending, receiving or forwarding communications that disclose Confidential Information without the prior authorisation of the Company's Managing Director;
- bullying or harassing colleagues, clients, or any other person via the Facilities or any Networking Sites
- discriminating or making offensive or derogatory comments about any colleagues, clients, or any other person via the Facilities or any Networking Site;
- breaching any other Company's policies including in particular, but not limited to, the Information Security and Data Protection Policy, the Equal Opportunities and Diversity Policy and the Code of Conduct;
- engaging in any behaviour which might cause either the Company or You to be in breach of any Code of Professional Conduct; including the Institute of Recruitment Professionals' Code of Ethics;
- duplicating copyrighted or licensed software or other information without the appropriate authorisation;
- installing or downloading any software or hardware without the specific approval of the Company's Managing Director or other person delegated by him / her to give such approval;

- forwarding or otherwise perpetuating junk mail or “chain-letter” type e-mail within or outside the Company;
- removing any hardware or software from the Facilities or the Company’s premises without prior approval of the Company’s Managing Director; and
- selling or advertising anything via the Facilities or broadcast messages about lost property, sponsorship or charity appeals, without the written agreement of your line manager.

If you engage in any prohibited activities this may result in the Company taking action against You under the Company’s Disciplinary Policy and Procedure and which ultimately could lead action up to and including the termination of Your employment.

4. Use of Networking Sites:

Networking Sites are a valuable business tool which the Company wishes to use to build its brand, reputation and business, and which it recognises You may wish to use to build Your own professional reputation. However, in addition to the benefits there are also certain risks attached to using Networking Sites including but not limited to the Company’s Confidential Information, reputation and compliance with their legal obligations. In order to reduce those risks, for both Yourself and the Company, where and when You are representing the Company You must comply with conditions set out in this policy. Failure to comply with this policy may result in the Company taking action against You under the Company’s Disciplinary Policy Procedure.

4.1 Professional Networking Sites

The Company may provide You with access to Professional Networking Sites. Such access is granted for work-related purposes only and should be done for the benefit of the Company alone, though professional networking activity may be done inside or outside of working hours.

4.1.1 Rules for using Professional Networking Sites

The following rules apply when You access or use a Professional Networking Site:

- You must have written permission from the Company’s Managing Director before setting up an account for any Professional Networking Site.
- You should create the account on the Professional Networking Site using your work email address only.
- You must notify the Company’s Managing Director of the details of your account including the password. Your password is confidential and should not be disclosed to any unauthorised person.
- You should only use the account for the purpose for which it was authorised. If you are commenting on a Professional Networking Site on behalf of the Company, you must seek approval from the Company’s Managing Director before submitting that comment.
- You shall inform the Company of activities that you carry out in relation to Professional Networking Sites including details of your membership of sites that you have set up and new contacts that you have made during the course of your employment.

- You must regularly backup your Professional Contacts.
- You must regularly upload Professional Contacts to the Company's database(s).
- You should not disclose Confidential Information unless You have been authorised to disclose by the Company's Managing Director.
- You must comply with the terms and conditions of use of all Networking Sites that You use. You should pay particular attention to any codes of behaviour or professional conduct contained within those terms and conditions.
- You must advise the Company if you become aware of any breach of this policy by a colleague. **Failure to do so may be a disciplinary offence.**
- The Company reserves the right to restrict your access to Professional Networking Sites and accounts that the Company has created for you.

4.1.2 *Contacts made via Professional Networking Sites*

- If You already have an account with any Professional Networking Site which contains Confidential Information belonging to the Company You must transfer that Confidential Information to a new account set up in accordance with section 4.1.1 of this policy. Such account shall be subject to the rules set out in section 4.1.1 of this policy and the following additional rules:
- You must keep Personal Contacts separate from Professional Contacts.
- The Company reserves the right to require You to provide evidence and details as to when You made your contacts and in which capacity they were made. You will be required to give access to your account(s) to the Company's Managing Director for this purpose. The Company's decision on whether a contact constitutes a Personal or Professional Contact shall be final.

4.1.3 *Maintenance of company profile on Professional Networking Sites*

Certain Professional Networking Sites contain company profile pages relating to the Company. For the avoidance of doubt, these profile pages may only be edited by authorised users. Amendment of the Company's profile pages by unauthorised users shall be a disciplinary offence (and for this purpose You are referred to the Company's Disciplinary Policy and Procedures).

If you are authorised to make a comment on a Professional Networking Site, you must state clearly that these are personal views and not the views of the Company. Failure to do so could lead to disciplinary action up to and including dismissal.

4.2 *Social Networking Sites*

The Company respects Your right to a private life and therefore You may access social networking sites using the Facilities. However, this should be done outside office hours and be kept to a reasonable limit. If there is any evidence that this privilege is being abused, then the privilege will be withdrawn.

Your use of Social Networking Sites may impact on the Company and its business. Such impact includes potentially causing damage to its reputation, loss of Confidential Information, or exposure to other liabilities such as claims of discrimination, harassment or workplace bullying.

The content of any communications or comments posted on a Social Networking Site must not damage or bring into disrepute the Company, its staff, clients. Therefore, if You use Social Networking Sites, even where this is not via the Facilities or is outside of working hours You are prohibited from:

- engaging in any conduct or posting any comments which are detrimental to the Company;
- engaging in any conduct or posting any comments which could damage working relationships between members of staff, suppliers, affiliates and Clients of the Company. Where you express personal views, You must state that these are personal views and do not represent the views of the Company;
- engaging in any conduct or posting any comments which could be derogatory to another person or third party or which could constitute unlawful discrimination or harassment;
- recording any Confidential Information regarding the Company on any social networking site or posting comments about any Company related topics such as the Company's performance; and/ or
- making information available which could provide any person with unauthorised access to the Company, the Facilities and/or any Confidential Information.

You may be required to remove postings deemed to constitute a breach of this policy. This may include any 'likes' or 'dislikes' of other people's posts or the re-posting/tweeting of other people's comments (or links thereto) which of themselves may constitute a breach of this policy.

4.3 Post termination of employment or engagement restrictions

For the avoidance of doubt, the restrictions on the use of Networking Sites continue to apply throughout Your employment with the Company including any period of garden leave you may serve.

5. How to use the Facilities and Networking Sites

5.1 Information recipients

You must exercise caution when using the Facilities and any Networking Sites. In addition to the restrictions set out in sections 3 and 4 of this policy, care must be used in addressing emails, postings on Networking Sites or other electronic communications to make sure that they are not sent to the wrong individual or company. In particular; exercise care in using e-mail distribution lists or Networking Sites to make sure that all addressees or site group members are appropriate recipients of the information sent or posted.

5.2 Content and tone of communications

All e-mails, postings on Networking Sites and electronic communications should be courteous, professional and business-like and, as set out in sections 2 and 3, should not contain any material, which would reflect badly on the Company's reputation. If You receive an e-mail, posting or other communication containing material that is offensive or inappropriate then You must inform the Company's Managing Director and delete on their instruction. Under no circumstances should such e-mails, postings or communications be forwarded internally or externally.

5.3 *Out of Office messages*

- If You are out of the office for more than 4 hours you should put an “Out of Office” message on your emails and on your voicemail(s). This message should indicate when you will be back in the office and should identify another person whom the sender or caller can contact in your absence should they need to.
- Your emails and phone calls may be monitored in your absence.

5.4 *Deleting or archiving material*

- You should not store large quantities of e-mail or downloaded files or attachments. The retention of data utilises large amounts of storage space on network servers, PCs and mobile media, and can adversely affect system performance.
- You should delete any e-mails or other communications sent or received that no longer require action or are no longer relevant to Your work or to the Company.
- You should retain any information that you need for record-keeping purposes in line with the Company’s Information Security and Data Protection policy.

5.5 *Suspect documents, messages or viruses*

- Any files or software downloaded from the Internet, personal mobile media or other software or hardware brought from home (and for which you have previously obtained authorisation to download as per section 2 of this policy) must be virus-checked before installation on the Facilities and used.
- If you receive any suspect e-mails, communications, documents or computer virus alerts you should:
 - contact the Company’s Managing Director immediately; in the absence of the Managing Director, contact IT support.
 - not open attachments to any email message whose address You do not recognise; and
 - not forward them to any other internal or external user without the approval of the Company’s Managing Director.

5.6 *Passwords*

- Your password(s) is / are confidential and should not be disclosed to any unauthorised person.
- The Company reserves the right to access any accounts (whether email or networking sites) in which case You will be required to give Your password to the Company’s Managing Director.
- Passwords should be changed regularly. To protect passwords, You should not access the Facilities in the presence of others and Confidential Information should never be left open on the screen when equipment is unattended.

6. Monitoring use of the Facilities, Professional and Social Networking Sites:

- The Company has the right to monitor any and all aspects of the use of the Facilities and any Networking Sites and to monitor, intercept and/or record any communications made by using the Facilities and any Networking Sites. This is to ensure compliance with this policy or for any other purpose authorised under the Telecommunications (Lawful Business Practice) (Interception of Communications) Regulations 2000.
- By using the Facilities and any Networking Sites You consent voluntarily and knowingly to Your use being monitored. You also acknowledge the right of the Company to conduct such monitoring.

7. Unsolicited Communications

- It is unlawful to send unsolicited emails or mobile telephone text messages to individuals with whom there is no existing customer relationship unless those individuals have given their consent.
- Before any direct marketing approach is used to contact individuals by means of email or mobile telephone text message You must first obtain the authorisation of the Company's Managing Director. In any event, any unsolicited communications sent in this way must include wording in the title or in the text enabling the receiver to opt-out of further contact in the future.
- If You are using telephone or fax to contact companies and individuals with unsolicited direct marketing, you must first check whether such companies or individuals are registered with the Telephone Preference Service (TPS) or Fax Preference Service (FPS) operated by the Direct Marketing Association. You may not send unsolicited direct marketing to a company that is registered with the TPS or FPS, unless you have their consent to do so.
- If You are informed that an individual with whom the Company has an existing customer relationship or who has previously consented to receiving information wishes to opt-out of receiving such communications in the future, you must update the data relating to that individual immediately and inform the Company's Managing Director that you have done so immediately and on no account must you continue to communicate with that individual by such means.

8. Termination of employment or engagement with the Company

- All email address lists or other contact information stored on the Facilities are Confidential Information and remain the property of the Company even after the termination of Your employment or engagement with the Company.
- You may not copy or remove any email address lists or other contact information stored on the Facilities without prior written permission from the Company's Managing Director.
- You should ensure that any genuinely Personal Contacts are, where possible, stored separately from any Professional Contacts. Upon termination of Your employment or engagement for whatever reason you may seek the Company's permission to remove or copy Your Personal Contacts from the Facilities.
- On or prior to the termination of your employment or engagement with the Company for whatever reason you must speak to Your line manager to determine what steps to take in

relation to any Professional Networking Sites you use. The Company reserves the right to require you to:

- advise your Professional Contacts on any Professional Networking Site of the date on which you will be leaving the Company and who Your Professional Contacts can contact at the Company when You leave the Company;
- delete Your account on any Professional Networking Site;
- delete all of Your Professional Contacts and not retain a copy of Your Professional Contacts' details without prior written permission from the Company's Managing Director;

Employees must be aware that failure to comply with the above rules regarding Networking Sites could result in disciplinary action up to and including dismissal even if the failure to comply occurs outside the workplace.

9. Status of this policy

This policy does not constitute a contract and the Company reserves the right to change its terms at any time. Failure to comply with this policy may lead to disciplinary action up to and including termination of Your employment or engagement with the Company.

10. Acknowledgement of receipt of policy

You are required to read a copy of this policy and return it, signed, to the Managing Director of Business Solutions Division to acknowledge that you have read and understood its terms.

.....
Employee signature

Employee name in block capitals:

Date:

Annex – Additional Definitions used in this policy

"Client" means any person, firm, company or entity which has at any time during the Relevant Period been a client of the Company or any Group Company and with whom the Employee was materially involved or had personal dealings during the Relevant Period;

"Group Company" and **"Group"** means the Company, and its holding company and any subsidiaries as respectively defined in Section 736 of the Companies Act 1985 as amended from time to time, and any associated companies (if any) as defined in section 416 of the Income and Corporation Taxes Act 1988 as amended from time to time

"Key Employee" means any person who immediately prior to the Termination Date was a manager of the Company or any Group Company with whom the Employee had personal dealings during the Relevant Period

"Prospective Client" means any person, firm, company or entity which has at any time during the period of six months prior to the Termination Date been in negotiations with the Company or any Group Company for the supply of services and with whom during such period the Employee was materially involved or had personal dealings;

"Relevant Period" means the period of 12 months ending on the Termination Date;

"Services" means services identical or similar to those being supplied by the Company or any Group Company at the Termination Date and with which the Employee was materially involved during the Relevant Period;