

FREEHOUR PRIVACY POLICY

Version 4.0

1. Who are we; what does this policy cover; who is the data controller?

FreeHour Limited, a company registered under the Laws of Malta, bearing company registration number C 82326 ("we", "us" or "FreeHour") operates a platform, accessible through a mobile application ("FreeHour App") which is essentially aimed for students to keep the schedule of lectures (timetable) readily available in electronic format. Moreover, this application allows students to easily check and confirm the availability of their friends during specific hours.

FreeHour shall be deemed to be a data controller for the processing of personal data pursuant whilst using the FreeHour App. Accordingly, the document applies to the processing of such personal data carried out by FreeHour in its capacity as data controller.

This policy is intended to provide a high-level overview of the personal data that is collected by us whilst you are using the FreeHour App, and thus deals with:

- (a) how this personal data is collected;
- (b) why do we need to collect such personal data; and
- (c) how we comply with the provisions of laws relating to the protection of personal data as applicable to us, in particular Regulation (EU) 2016/679 ("GDPR").

This Privacy Policy is without prejudice to the contents of the Career Module Privacy Policy, the document specifically intended to solely govern and regulate the processing of personal data relating to the use of the Career Module.

Throughout this document, we will be using certain specific terms. Since our intention is that this document is easily understood, we would like to clarify what these terms are intended to refer to. Naturally, if anything is unclear, please do not hesitate to get in touch with us.

In terms of the provisions of the GDPR, the term "*personal data*" is defined as '*any information relating to an identified or identifiable natural person ('data subject')*'. Furthermore, the term "*processing*" is also given a wide meaning and is defined as '*any operation or set of operations which is performed on personal data or on sets of personal data, whether or not by automated means.*' This includes collection, recording, storage, adaptation, and use of personal data.

If you are under the age of 18, you should review this text together with your parent or legal guardian to make sure you both understand them. We are not responsible for checking your age but sometimes we still do verification checks. If we learn that you are under the age of 18 and that we have collected information about you without consent from your parent or legal guardian, we will delete the information as soon as possible and you will not be able to use the FreeHour App.

2. How do we collect personal data?

We collect or get access to your personal data as follows:

- a. Information you give us directly:
 - i. personal data that relates to your details that you provided to us during the account opening process and/or registration details, specifically your (a) email, name and surname, (b) the school you are attending (or have attended) and details of the course you are reading for (or have graduated at) and (c) where you chose to do so, your profile picture (hereinafter "Account Personal Data");

- ii. Personal data that you make available to us whilst corresponding with us, both offline and online;
- iii. personal data that you upload, disclose, or otherwise choose to make available whilst using the FreeHour App ("the Additional Personal Data"). The personal data that we get or otherwise process depends entirely on how you choose to use the FreeHour App and interact with us, specifically as follows:

If you choose to upload your timetable, we will be processing the details that you provide for each lecture. The relevant details consist of the following (i) title of the lecture, (ii) start and end time, (iii) Venue, (iv) Repetition (if applicable) and (v) any notes that you may choose to add.

Furthermore, you may also choose to track any missed lectures. You can do so either by accessing your time-table and marking that particular lecture as "missed" or manually adding the relevant details through the "Track – Attendance" functionality. Whilst we give you the option to add the reason for missing that particular lecture, we strongly encourage you to refrain from including any health or medical data.

You may also choose to track (a) tasks and (b) exams. The relevant details and personal data that we will be processing consist of the following:

- (i) Tasks – Title of the particular task, due date and time, whether the task is completed and any notes you may choose to add;
- (ii) Exams – Title of the exam, start and end time along with any notes you may choose to add.

We also give you the option to share a task with specific friends. When you share a task, that specific friend will receive full updates of all the details you will include in the future regarding that specific task.

- b. Information that we collect about you automatically through your use of FreeHour App, such as the sections you have visited, the content you have accessed, the adverts you have clicked and the frequency and duration of your visits.
- c. In addition to the above, please note that we will also collect certain data about your device or browser automatically via log files, such as your Media Access Control (MAC) address, device ID, operating system name and version, browser type, and device manufacturer and model. We may also collect your IP address. We use data about your device to ensure our solutions (including the FreeHour App) functions properly, diagnose server problems, and administer our software solutions (including the FreeHour App) and the services we provide.

3. Why do we process personal data and what is the legal basis for doing so?

We use the personal data referenced above to administer and perform our services, including to carry out our obligations arising from the FreeHour TOS.

Our legal basis to process such personal data is performance of a contract, in accordance with the provisions of Article 6(1)(b) GDPR.

Moreover, we will process other personal data when we have a proper reason for doing so, and particularly to manage your use of the FreeHour App, as further set out hereunder:

Purpose	Description	Legal Basis
Management of client relationship & customer support	to administer and perform our services, including to carry out our obligations arising from the FreeHour TOS and any agreements entered into, to provide customer service and to engage third party contractors	contract performance; legitimate interests (to enable us to perform our obligations and provide our services to you).
Business Intelligence & Analytics	To collect and anonymise data for statistical and benchmarking purposes.	Legitimate interest (to improve user experience and our solutions).
Safeguard of our interests	to keep our software solutions and infrastructure secure, including through identity management and security monitoring to detect, prevent and respond to suspicious activity, fraud, intellectual property infringement, misuse of the FreeHour App, violations of our terms or law and for other similar purposes; to establish, exercise or defend legal claims.	legitimate interest (to safeguard our interests); Legal Obligation
Business take-over	To make certain information available to third parties that may be interested in acquiring our business (either prior to or as part of the transaction). This includes, amongst others, any merger, sale, restructure, acquisition, joint venture, assignment, transfer, or other disposition of all or any portion of our business, assets, or stock.	Legitimate interests (to ensure that we are able to sell our business, should we decide to do so).

Prior to relying on legitimate interest as a legal basis for data processing, we have conducted a balancing test in accordance with the provisions of the GDPR.

If you fail to provide personal information

Whilst we respect your choice not to share personal data, please note that if you decide not to provide personal data, you will not be able to fully benefit from the functionalities offered by the FreeHour App.

Please note that even if you choose not to provide personal data, we may still collect certain data, as outlined in our privacy policy.

4. Adding Friends and sharing personal data.

We allow users of the FreeHour App to search for other users.

By opening an account, you understand and agree that all other users of the FreeHour App may find you through a search using either your name, surname or the email address you provided when registering for your account. The search results will be limited and restricted to your name, surname and your profile picture (if you choose to include one).

Please only send friend requests to people you know.

We encourage you to accept friend request only from people you trust. When you accept a friend-request, they will also get access also to the course you are reading or have completed.

Please be careful and ensure that you are comfortable with sharing such course-related information before adding friends.

We allow you to control the way friends may interact with you in the following ways:

- (i) you have the option to decide whether you want to allow friends to view which free slots you both have in common;
- (ii) you are free to choose whether to allow friends to view your timetable for the next 7 days.

In relation to (i) and (ii) above, you have the option to apply universal settings, where you decide whether, by default, friends should or should not have access to your timetable and common free slots. Alternatively, you can set access permissions individually for each friend. The universal settings will be automatically applied, but you retain the flexibility to customize the settings for specific friends according to your preferences.

- (iii) we also give you the option to choose to remove a friend at any time. When you remove a friend, they will no longer have access to your free slots or time-table. This removal process happens automatically when we process your request.

5. Do we share or make personal data available to other third parties?

Promos

In the lifestyle section, we regularly publish promotions, discounts and offers ("promo(s)") by third-party advertisers. To redeem a promo, you will be typically required to follow three (3) steps, specifically (i) clicking on a particular promo that interests you and confirming that you are happy with the terms, (ii) clicking on the "Claim Offer Now" button (or similar) to initiate the promo redemption process. This action will prompt a "Redeem this Offer" pop-up to appear. Confirm your redemption by clicking on the "Redeem" button, which will prompt the final "Redeem Offer" popup to appear along with a countdown ("the confirmation popup"). Once you have completed these steps, you can show your mobile device with the FreeHour App, displaying the confirmation popup to that specific third-party advertiser.

Since this confirmation popup shows that you qualify for the promo, this should be enough for the third-party advertiser to allow you to redeem that particular promo. There is no need for the third-party advertiser to scan your mobile, or otherwise collect any other information directly from you. We have designed our system in this way to avoid having to give any personal data concerning you to such third-party advertisers when you choose to redeem a promo.

FreeHour is not responsible for the data processing practices of any third-party advertiser, which may differ from the contents of this document. If you choose to share your personal data to such third-party advertisers, we encourage you to review the relevant privacy notices set out by such third-party advertisers before proceeding. Please note that FreeHour cannot be held responsible for the data processing practices of third-party advertisers and encourages users to exercise due diligence and caution when interacting with such entities.

Advertisers

We prioritise your data privacy and do not share any of your personal data with advertisers.

However, we may provide them with aggregated data, which does not contain any personally identifiable information. Aggregated data is compiled and summarised from multiple users in a way that no individual user can be identified. This data helps advertisers gain insights into general user trends and preferences without compromising your personal information. Rest assured that your privacy remains protected, and any data shared in aggregated form is done so in accordance with our privacy policy and applicable data protection regulations.

Other

In addition to this, we will also share your personal information with third parties where required by law, where it is necessary to administer the working relationship with you, and as otherwise provided hereunder.

We also share personal data with:

- (a) Third party service providers – from time to time, and always subject to us complying in full with Article 28 GDPR, we engage a number of third parties to provide us with certain services and in doing so, certain types of personal data may be required to be provided to such third-party service providers. These include third parties providing accountancy services, sales, and customer & IT support;
- (b) Regulatory authorities, departments or law enforcement agencies, when we are required, or permitted to do so by law;
- (c) Any other person or entity but solely when we are expressly authorised to do so, such as when you provide us with your consent; and
- (d) A prospective buyer or any of its advisors, where relevant, in the course of a due diligence exercise or as part of a corporate transaction.

6. Is the information transferred outside of the EEA?

Currently, all personal data is processed in Malta and the European Economic Area (EEA). It is however possible that personal data will be made available or otherwise processed outside of the EU, namely when we engage third-party contractors.

If we do so, we will take adequate measures to ensure that personal data is safeguarded to the same standards as it would have been if processed in the EU, by relying on one of the following:

- (a) We will ensure that personal information is sent to a country that is considered to provide an adequate level of data protection, in terms of any adequacy decision adopted by the European Commission, in accordance with the provisions of article 45 of the GDPR;
- (b) We will enter into agreements that impose a legal obligation on the recipient to protect personal data in accordance with the provisions of the GDPR.

7. Data Subject Rights

The GDPR grants data subjects a number of rights that can be exercised in certain circumstances, including:

- (a) Right of access (subject access request)
- (b) Right of rectification
- (c) Right of erasure
- (d) Right of restriction
- (e) Right to object
- (f) Right of data portability.

We do not carry out any automated decision-making or profiling.

In those occasions where we have indicated that we are basing our processing on our legitimate interest, please note that in terms of Article 21 GDPR, you have the right to object to that processing. Whilst we will fully respect your decision, please note that we will not be able to provide you with the full functionalities of the FreeHour App without being able to process your personal data.

Where the legal basis of processing is based solely on your consent, you may withdraw such consent at any time by notifying us accordingly. This shall be without prejudice to the lawfulness of processing based on consent before such withdrawal.

For more information about these rights and how to exercise them (when we are acting in our capacity as data controllers), kindly contact us on the contact details set out hereunder.

8. For how long do we retain personal data?

The length of time for which we hold personal data depends on a number of factors, such as regulatory rules and any legal requirements. If you would like further information about our data retention policies, please get in touch with our data protection officer on the contact details set out hereunder.

9. Where can I get more information about your data handling policies?

We have appointed a data protection officer (in terms of the GDPR), to oversee compliance with the GDPR and general data protection related queries. If you need more information about this privacy notice or how we handle personal information, please contact the data protection officer, Zach Ciappara on zach@freehour.eu.

Our registered address is situated at:

FreeHour Limited
Salis Residence,
Blk A, 12 Triq Il Qala
St. Paul's Bay SPB 1640
Malta

10. Can I file a complaint?

If you are not satisfied with the way we manage personal data, you have the right to file a complaint with any relevant data protection authority (particularly the one situated where you habitually reside). Contact details of the competent authority in Malta are as follows:

Address - Information and Data Protection Commissioner, Floor 2, Airways House, High Street, Sliema, SLM 1549, Malta.

Telephone - (+356) 2328 7100

Email - idpc.info@idpc.org.mt

Version 4

Date: 18th September 2023

Changes to the Privacy Policy - We may alter these terms at any time, but in any case we will inform you accordingly, by means we deem reasonable in the circumstances. In the event of any conflict between the current version of these terms and any previous version(s), the provisions current and in effect shall prevail unless it is expressly stated otherwise.

Do **not** include details that reveals your race or ethnic origin, political opinions, religious or political beliefs, trade union membership, genetic or biometric data, data concerning health or data concerning your sexual life or sexual orientation.