

## PRIVACY POLICY

### 1. PURPOSE

This policy aims to clearly define what ‘privacy’ and ‘confidential information’ is in relation to IDC, and outline the responsibilities and requirements with respect to handling such information.

IDC is committed to taking all reasonable care to ensure that all personal data and information collected is necessary, will be used as intended and stored appropriately. Personal information held by IDC will not be on-sold to a third party. All individuals engaged by IDC will be made aware of the Privacy Policy and their responsibilities.

### 2. POLICY

#### *2.1 Who is this policy for?*

This policy is addressed to all:

- IDC staff, contractors, interns, volunteers, consultants and members of the Committee and the International Advisory Committee (IAC) regardless of location.
- IDC partners, members and stakeholders and all those who provide information to IDC.

#### *2.2 Legislation and Standards*

IDC is legally registered in Australia and therefore governed by, and compliant with, the following Australian state and federal legislation:

- [Information Privacy Act 2000 \(VIC\)](#);
- [Privacy Act 1988 \(Cwlth\)](#);
- Privacy Amendment Act 2012 (Cwlth); and the
- Australian Privacy Principles.
- [Privacy and Data Protection Act 2014](#)

IDC also recognises international laws which protect privacy rights and, where possible, incorporates their principles:

- International Covenant on Civil and Political Rights;
- International Convention on the Rights of the Child;
- Universal Declaration of Human Rights; and the
- General Data Protection Regulation (GDPR)

#### *2.3 Definitions*

**Private data and information** For the purpose of this policy, the term ‘personal information’ is information or an opinion (whether true or not) that identifies or could identify a person, e.g. a person’s name and address.

**Confidential information** For the purpose of this policy, the term confidential information means information that:

- Shared outside IDC might put in danger a staff member or other individual e.g., a child or a vulnerable person, or harm the security of an IDC activity;
- IDC is contractually bound to keep confidential or is commercial in nature;
- Regarding legal or regulatory proceedings relating to IDC which is not publicly known; or IDC strategies, documents, budgets and intellectual property that is not publicly available;
- Regarding IDC staff personal and contact information which is not publicly available.

#### *2.4 Responsibilities and Requirements*

All staff have the responsibility of ensuring privacy and confidentiality.

During or after their employment with IDC, staff must not:

- Disclose to any person confidential information relating to the business or affairs of IDC and its intellectual property, nor that of its Personnel, Members, Partners and Stakeholders, unless specifically authorised to do so by IDC, or required by law;
- Other than to the extent that is necessary for them to perform their duties, make extracts, copy or duplicate, make adaptations to, or use any confidential information; make notes, pro-forma documents, working papers or memoranda relating to any matters within the scope of the business of IDC or concerning any of its dealings or affairs.

Additionally, staff must commit to:

- In the case of employment with IDC ceasing, all organisational documents and property must be returned.
- Staff must ensure that private information is collected and stored in a safe, secure and confidential manner.
- IDC will ensure access to private and confidential information is limited only to those people who require the information in order to perform their duties.
- IDC will use or disclose information only for the primary purpose for which the information was collected. When information is to be used or disclosed for other than the primary purpose for which it was collected, consent will be obtained wherever practicable.
- It is the responsibility of staff to ensure their personal information held by IDC is accurate, by advising IDC of any changes to their personal information.

#### *2.5 Use of Gathered Information*

IDC gathers information that is sometimes private and confidential in nature for both organisational and operational purposes:

- Internal record keeping for human resources processes and procedures;
- Payment of salaries;
- Job and volunteer applications;
- Emergency situations when a staff member is travelling (eg require copy of passport);
- Funding and related banking processes;
- Activities with IDC Partners and Stakeholders;
- Keeping IDC Members and supporters informed; and
- People whose human rights IDC seeks to protect.
- Within IDC, personal information may be collected from, but is not limited to: job applicants, staff, volunteers, interns, contractors, IDC Members, IDC Partners, and IDC Stakeholders.

## *2.6 Web Traffic*

### **Your personal data**

IDC intends to give staff, members and key stakeholders as much control as reasonably possible over their personal data (information that can be used to identify people, such as name, email address, telephone numbers, postal address etc.). There are times when IDC may need to collect and process personal data. Set out below is a list of the types of personal data IDC might collect and the purposes for which we would use it.

- Newsletter subscriber information: first name, last name, work email or other email if provided; if provided also the following details: phone number, address, preferred language, topics of interest. This information is optional.
- Member related information: name of organisation, name of contact, work email or other email if provided; if provided also the following details: phone number, address, preferred language, topics of interest
- Information required to process job applications, including information contained on a CV, in an application letter and your contact information
- Online identifiers and tracking information, including website preferences stored in cookies and ISP addresses

### **Consent**

Before collecting any personal information, IDC will generally ask you for consent. IDC may request this consent in varying forms, such as, by asking staff, members and key stakeholders to tick a box on a form, sign up to receive news through IDC's website, or by asking to provide a written or oral statement. Consent may be withdrawn at any time, by unsubscribing from the information you receive. Withdrawing consent will not affect the lawfulness of IDC's use of information based on the consent that was given prior to withdrawal.

#### *2.6.1 Cookies*

A cookie is a small file which asks permission to be placed on a website user's computer's hard drive. Once the website user agrees, the file is added and the cookie helps analyse web traffic or lets them know when they visit a particular site. Cookies allow web applications to respond to the website user as an individual. The web application can tailor its operations to the website user's needs, likes and dislikes by gathering and remembering information about their preferences.

IDC uses traffic log cookies to identify which pages are being used. This helps to analyse data about webpage traffic and improve the website in order to tailor it to supporter needs. IDC only uses this information for statistical analysis purposes and then the data is removed from the system.

Overall, cookies help IDC provide supporters with a better website, by enabling IDC to monitor which pages are found useful and which are not. A cookie in no way gives IDC access to the computer or any personal information, other than the data the website user chooses to share with IDC.

Individuals can choose to accept or decline cookies. Most web browsers automatically accept cookies, but can be modified to decline cookies. This may prevent the individual from taking full advantage of the website.

### *2.6.2 Links to Other Websites*

IDC web content may contain links to other web-based content of interest that is publicly available. All links housed outside the domain of the IDC, IDC cannot be responsible for the protection and privacy of any information which is provided whilst visiting such sites and such sites are not governed by the IDC Privacy and Confidentiality Policy. Individuals should exercise caution, and are responsible for agreeing to the Privacy Statement relevant to external sites.

### *2.7 Control of Personal Data and Confidential Information*

There are controls in place for IDC groups to manage their personal and confidential information:

- Members can choose to remain anonymous and unlisted on the IDC website
- IDC will respect and safeguard the privacy and confidentiality of donors. Donors' personal information about their identity and information about their donations are protected by law and must not be disclosed to a third party without the consent of the donor. For more information refer to the IDC Fundraising Policy. All requests from donors to remain anonymous will be honoured.
- Campaign supporters can choose to be or not be publicly listed on the communications channels associated with campaigns IDC might run from time to time
- National campaign organisers can choose to operate entirely anonymously under the umbrella of their national coalition, recognising the sensitive natures in which the campaign endorses work.

- Use of photos and images are guided by procedures to ensure the protection and privacy of people and communities impacted by immigration detention.
- There are unsubscribe options available if website users wish to cease communications from IDC.

NOTE: National groups are provided with the policies of the IDC as a starting point, however the IDC does not govern these processes and cannot ensure that national campaigns will have the same commitment to protection of privacy of personal and confidential information.

### *2.8 Complaints*

The IDC complaints process is also open to members. For information on how to lodge a complaint please refer to the IDC Complaints Policy which is available on the [website](#).

## **3. IMPLEMENTATION**

The IDC Director, in conjunction with senior management, is responsible for the administration, revision, interpretation, and application of this policy. The policy will be reviewed annually and revised as needed.

## **4. REFERENCES/RELATED DOCUMENTS**

IDC Fundraising Policy

IDC Finance Policy

IDC Complaints Policy

IDC Child Protection Policy

IDC Human Rights Policy

IDC Communications Policy

[Information Privacy Act 2000 \(VIC\)](#)

[Privacy Act 1988](#) (Cwlth)

[Fundraising Act \(VIC\) 1998](#)

[Fundraising Regulations 2009 \(VIC\)](#)

## APPENDIX I: CONFIDENTIALITY CLAUSE

I..... will not, except where it is mutually agreed upon or is required by my role or by law, reveal or divulge to any person or entity any information concerning the organisation, business, finances, transactions or other affairs of IDC or of any of its staff, IDC's Members, IDC Partners or IDC Stakeholders, which may come to my knowledge during the continuance of my employment with IDC, and I will keep in complete secrecy all confidential information entrusted to me and will not use or attempt to use any such information in any manner which may injure or cause loss either directly or indirectly to IDC's operations. This restriction will continue to apply after the termination of my employment without limit in point of time but will cease to apply to information or knowledge which may come into the public domain.

Name:

Signed:

Date:

## APPENDIX II: PROCEDURES FOR THE PROTECTION OF PRIVATE AND CONFIDENTIAL INFORMATION

Private and confidential information may be paper or computer based, or stored on USB sticks. Documentation has legal and administrative constraints on their storage and disposal.

### Access to Information

Staff do not all require the same level of access to information. The level of access required is determined by the person's job role.

Staff members may gain a higher level of access while they are working on a particular project, which can then be withdrawn if the level of access required changes.

File access is restricted to ensure privacy and confidentiality is maintained.

Files are not to be left where non-staff may access them as the information within them could be taken out of context or made public.

### Soft Files

There is information that is of a private and confidential nature stored on Dropbox.

Staff can only access certain folders on Dropbox by invitation. Private and confidential information is stored in the HR Folder which has limited access.

Staff are to supervise use of their laptops by non-staff as Dropbox is easily accessible via IDC laptops.

Once a staff member concludes their employment with IDC, their personal information is to be deleted from Dropbox and their access to Dropbox is to be cancelled.

### Hard Files

Hard files that contain private or confidential information must at all times be stored in a securely locked cabinet for access by authorised staff only.

Hard files that contain private or confidential information should only be taken from the IDC offices with the consent of a Team Leader or Director.

### Confidentiality Clause

As part of the staff obligations under the Privacy and Confidentiality Policy, staff are required to sign the confidentiality clause at the end of the policy.

### Release of Information

#### *Telephone*

When answering the phone, staff are to never give out any personal information.

If a staff member is ever in any doubt as to the caller's identity, or suspect that something is not right, they are to inform a Team Leader immediately and not comply with any requests from the caller.

### *Press and media requests*

Staff are never to give information to the press or media that has not been authorised.

If a staff member is ever unsure, they are to politely decline any requests and refer the person to the Communications Coordinator or Director.

### **Storage of records**

Records must be correctly stored and eventually destroyed (in compliance with relevant legislation) in a secure way by authorised staff to make sure that information of a sensitive nature is not made public.

All records must be stored in a secure, safe area where there is no possibility of damage by pests, vermin or environmental factors.

Records must be transported in a safe and confidential manner ensuring that access is only given to authorised staff.

### **Destruction of Records**

Any documents with private or confidential information are to be placed in locked bins and shredded prior to being sent for recycling.



## APPENDIX III: IDC WEB SITE PRIVACY STATEMENT

This text is taken directly from [www.idcoalition.org](http://www.idcoalition.org).

### Disclaimer

The IDC is committed to internet privacy. We are very much interested in respecting the privacy of our web site visitors. Thus we:

- Monitor the general web site trends but never track individual visitors;
- Do not collect information concerning individual visitors unless that information is voluntarily disclosed, such as by filling out our online contact forms; and
- Do not sell or rent information voluntarily disclosed to us, nor do we share it with third parties.

Individuals who have chosen to sign up to our newsletter or other services can unsubscribe at any time.

The International Detention Coalition is not responsible for content of external internet sites nor responsible for any views, bias or content expressed within any articles listed on this site.

Due to the confidentiality and protection concerns related to the identification of individuals in immigration detention, the images IDC uses are either:

- Stock images that are not of people impacted by immigration detention;  
or
- IDC gathered images of people impacted by immigration detention which are guided by the procedures for the use of images and photos.

## APPENDIX IV: CAMPAIGN WEB SITE PRIVACY STATEMENT

This text is taken directly from [www.endchilddetention.org](http://www.endchilddetention.org).

This page has been produced in order to demonstrate our commitment to internet privacy. We are very much interested in respecting the privacy of our web site visitors. Thus we:

- Monitor the general web site trends but never track individual visitors;
- Do not collect information concerning individual visitors unless that information is voluntarily disclosed, such as by filling out our online contact forms;
- Do not sell or rent information voluntarily disclosed to us, nor do we share it with third parties.

Individuals who have chosen to sign up to our newsletter or other services can unsubscribe at any time.

The names of children featured in our stories have been changed in order to protect their privacy. Similarly, the faces of the children who have agreed to share their stories of detention have also been blurred for their protection.

### **Disclaimer**

This web site contains links to other internet locations. The Campaign assumes no responsibility for these web sites, including their respective privacy practices or the content.

The Campaign will not be made responsible for any harm that the web site visitors may suffer as a result of confidentiality breaches in relation to the use of this web site or any information transmitted to the Campaign via this web site.

While the Campaign makes every effort to ensure that any software available to be downloaded from our web site is free of any virus, we cannot fully guarantee this. The Campaign is not responsible for any loss or damage caused by the software or documents downloaded from our web site.

### **Email disclaimers to include where relevant:**

#### *Confidentiality*

The content of this email is confidential and intended for the recipient specified only. If you are not the intended recipient, please delete this email.

#### *Security*

IDC puts the security of our visitors at a high priority. Therefore, we have put efforts into ensuring that the message is error and virus-free. Unfortunately, full security of the email cannot be ensured as, despite our efforts, the data included in emails could be infected, intercepted, or corrupted. Therefore, the recipient should check the email for threats with proper software, as the sender does not accept liability for any damage inflicted by viewing the content of this email.

#### *Environmental*

Please do not print this email unless it is necessary. Every unprinted email helps the environment.

*Email / Newsletter*

You have received this mail because you have subscribed for the IDC's newsletter. You can always unsubscribe from our mailing list, by clicking on Unsubscribe You can also reply to this message, including unsubscribe in the topic.

This message is sent to you because your email address is on our subscribers list. If you are not interested in receiving more emails like this one, just hit Unsubscribe.

Thank you for subscribing to our newsletter. The IDC team will work hard to deliver good quality information in the fields you have specified upon subscription. However, if you decide that you no longer want to receive such emails from us, feel free to click the link below. [Click here to unsubscribe.](#)

What you must be told when your personal information is collected (under Aust law)

When an organisation or agency collects your personal information, they must take reasonable steps to tell you the following information, as close as possible to the time they collected your personal information:

- the organisation or agency's identity and contact details
- the fact and way in which the organisation or agency collected your personal information
- if collecting your personal information is required or authorised by law
- the reasons the organisation or agency collected your personal information
- the consequences if the organisation or agency doesn't collect your personal information
- the organisation or agency's usual disclosures of the kind of personal information being collected
- information about the organisation or agency's [privacy policy](#)
- if the organisation or agency is likely to disclose personal information to overseas recipients, and if practical, the countries where they are located