H. J. Enthoven Limited Pension Scheme

Darley Dale Smelter South Darley Matlock Derbyshire DE4 2LP

01629 736120

Privacy Notice

Dear Member

Introduction

This notice is provided to you by the Trustee of the H.J. Enthoven Limited Pension Scheme (the "**Scheme**"). As Trustee of the Scheme we take our legal obligations and responsibilities regarding the privacy and security of your personal data very seriously.

Our legal obligations are contained in the UK General Data Protection Regulations and the Data Protection Act 2018 which we have referred to as the "**Data Protection Law**".

What is the purpose of this document?

We hold personal data about you in our capacity as a "**Data Controller**". We are classed as a Data Controller because we determine how, why and what data we need to hold for the purposes of the Scheme. This includes the need to process your data to contact you; to calculate, secure and pay your benefits; to manage the Scheme's assets and liabilities and to administer the Scheme generally.

You will be accessing this document because you are a member of the Scheme either due to your own membership of the Scheme or because you are receiving a benefit from the Scheme as a result of someone else's membership.

Under Data Protection Law we must write formally to all the members of the Scheme to explain how we collect and use your personal data, who will have access to it and what new rights you will have. This notice is intended to address all of these points.

It is important that you read this notice so that you are aware of how and why we are using your personal data.

Data protection principles

Data Protection Law says that the personal data we hold about you must be:

1. Used lawfully, fairly and in a transparent way.

2. Collected only for valid purposes that we have clearly explained to you and not used

in any way that is incompatible with those purposes.

3. Relevant to the purposes we have told you about and limited only to those purposes.

4. Accurate and kept up to date.

5. Kept only as long as necessary for the purposes we have told you about.

6. Kept securely.

What is personal data and what personal data do we hold about you?

Personal data is personal information that could be used to identify you as an individual. It

does not include data where the identity has been removed (for example, anonymous data).

As a member of the Scheme, we may hold the following types of personal data in relation to

you: name, National Insurance number, date of birth, marital status, contact details, salary

details, employment history, length of service, tax details and bank details.

In addition we may hold data which is especially sensitive and therefore requires a higher

level of protection. This data includes "special categories of personal data" and personal data

relating to criminal convictions and offences. In the context of your membership to the

Scheme, we may hold special categories of personal data in relation to your physical and

mental health; sexual orientation; or trade union membership. This data is obtained for the

purposes of calculating benefits payable from the Scheme, the funding of the Scheme and

where consultation is required with members.

How is your personal data collected?

We obtain personal data directly from you, for example when you joined the Scheme or when

you started to receive a benefit from the Scheme, and through subsequent correspondence

with you.

We may also obtain data (for example, salary information) from your current or former

employer or companies that succeeded them in business; from another member of the

Scheme (where you are a beneficiary of the Scheme as a consequence of that person's

membership of the Scheme); our advisers and government or regulatory agencies; and from

a variety of other sources including public databases (such as the Register of Births, Deaths

and Marriages).

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What will the Trustee do with my personal data?

We will only process your personal data when Data Protection Law allows us to. Most

commonly we will use your personal data in the following circumstances:

Where the processing is necessary for us to comply with a **legal obligation** or

contract which we are subject to. This will apply due to our legal and fiduciary duties

to administer the Scheme according to its Trust Deed and Rules and in accordance

with any relevant legislation. If we should enter into any contractual arrangements

with you we shall be entitled to process your data to comply with our obligations under

those contractual arrangements; and

Where the processing is necessary for the purposes of pursuing our **legitimate**

interests (or the legitimate interests of our advisers) relating to the operation of the

Scheme, provided that such interests are not overridden by your interests or your

fundamental rights and freedoms. We have a legitimate interest to process your

personal data so that we can: administer the Scheme correctly and in accordance with

best administrative or regulatory practice; to manage the assets and liabilities of the

Scheme's fund; and to calculate, secure and pay the correct benefits that are due to

you. We believe that in the majority of cases, your interests will not override our

legitimate interests, but we will keep this under regular review.

We will only use your personal data for the purposes for which we collected it, unless we

reasonably consider that we need to use it for another reason and that reason is compatible

with the original purpose. If we need to use your personal data for an unrelated purpose, we

will notify you and we will explain the legal basis which allows us to do so.

Lawful processing of special categories of personal data

When processing special categories of personal data, which is especially sensitive and requires

a higher level of protection, we must comply with the extra protections under the Data

Protection Law.

We will therefore only process your personal data falling within one of the special categories

with your consent, unless we can lawfully process this data for another reason permitted by

the Data Protection Law.

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Registered number: 15217189 England

By way of an example, we may need to process information about your health in connection

with ill health benefits. In order to assess your application, we may also need to obtain,

analyse and share your medical records with certain advisers. We will process this data under

special conditions set out in the legislation where they apply. If those conditions don't apply,

or we obtain data that is not strictly necessary to comply with our legal obligations, your

consent to the processing will be required, which we will request in writing.

You have the right to withdraw that consent at any time. To withdraw your consent, please

see the relevant contact details at the end of this communication. Once we have received

notification that you have withdrawn your consent, we will no longer process your information

for the purpose or purposes you originally agreed to, unless we have another legitimate basis

for doing so in law. However, please be aware that if we do not hold all the data we need to

calculate or administer your benefits (because you have withdrawn your consent), we may

not be able to pay out the benefits you are entitled to.

Very occasionally we may also need to process any criminal conviction and offence data in

relation to you such as where you owe money to your employer or the Scheme. We will only

use information relating to criminal convictions where Data Protection Law allows us to do so.

What will the Trustee do with data I have given about members of my family or

other third parties?

Where you have provided us with personal data about other individuals, such as family

members, dependants or potential beneficiaries under the Scheme, we will keep that

information confidential and will advise the individual of their data protection rights if a benefit

becomes payable from the Scheme.

Who has access to my data?

From time to time we will share your personal data with advisers and service providers so that

they can help us carry out our duties, rights and discretions in relation to the Scheme.

Some of those organisations will process your personal data on our behalf and will only do so

in accordance with our instructions.

Other organisations will be responsible to you directly for their use of personal data that we

share with them and are therefore also classed as Data Controllers along with the Trustee.

Examples of Data Controllers that we share your personal data with include the Scheme

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Actuary, the Auditor, the Trustee's legal advisers and life assurance providers. Please also

note that if you are currently employed by H.J. Enthoven Limited or Eco-bat Technologies

Limited, we will need to share your personal data with your employer.

We outline some examples of the advisers' processing activities, below:

The Scheme administrator, Aptia, looks after your member records and calculates your

benefits. As such this is the main organisation that holds complete records of all the

members of the Scheme.

The Scheme consultant, Mercer, assists and supports the management of the Scheme

and will need access to data in order to undertake that role.

The Scheme Actuary will need data to assess the funding level of the Scheme and to

assist with the calculation of some benefits.

The Scheme Auditor will see a limited amount of personal data in order to ensure that

the Scheme's finances are in order and the correct benefits are being paid out.

The Scheme's legal advisor may need to be consulted on individual cases or categories

of cases.

From time to time, we may also need to send your personal data to government bodies

and agencies (for example the Courts, HMRC, the Pensions Regulator or the Pensions

Ombudsman), in order to comply with legal requirements.

All of the organisations that need access to your personal data will have to comply with Data

Protection Law. In addition, we have taken steps to check what security measures these

organisations have in place so that we can be confident that your personal data will be secure.

Where our advisers or service providers need to transfer your personal data outside of the

UK, it will only be transferred to countries which are regarded by the UK as providing an

adequate level of protection for your data, or where we have verified that appropriate

safeguards are implemented with a view to protecting your data in accordance with applicable

laws.

How long will you keep my personal data?

For practical reasons, we will need to hold your personal data for many years because there

are often occasions when a review of historical member information is necessary. Some of our

advisers will also need to retain data for long periods of time for the same reason. That being

said, when it is no longer necessary for the adviser to hold onto your personal data (for

example because we no longer instruct them as an adviser to the Scheme), the adviser must

ensure that they securely destroy the data or return the data to the Trustee.

What rights do I have?

You already have the right to:

Request access to your personal information (commonly known as a "data subject

access request"). This enables you to receive a copy of the personal information we

hold about you and to check that we are lawfully processing it.

Request correction of the personal information that we hold about you. This enables

you to have any incomplete or inaccurate information we hold about you corrected.

In addition, you will (under certain limited circumstances) have the right to:

Request erasure of your personal information. This enables you to ask us to delete or

remove personal information where there is no good reason for us continuing to

process it. You also have the right to ask us to delete or remove your personal

information where you have exercised your right to object to processing (see below).

Object to processing of your personal information where we are relying on a legitimate

interest (or those of a third party) and there is something about your particular

situation which makes you want to object to processing on this ground. You also have

the right to object where data is being processing for direct marketing purposes.

Request the restriction of processing of your personal information. This enables you

to ask us to suspend the processing of personal information about you, for example if

you want us to establish its accuracy or the reason for processing it.

Request the transfer of your personal information to another party.

Notwithstanding the above, you will appreciate that there are legal and valid reasons why

your personal data is obtained, stored and used for all the purposes associated with managing

a pension scheme. Quite simply, if we do not have access to your personal information, we

(including our appointed advisers) would not be able to calculate and administer your benefits.

What do we ask you to do?

It is important that the personal data we hold about you is accurate and current. Please keep

us informed if your personal information changes whilst you are a member of the Scheme or

whilst you are receiving benefits from the Scheme.

We may need to request specific information from you to help us confirm your identity and

safeguard your right to access your information (or to exercise any of your other rights). This

is another appropriate security measure to ensure that personal information is not disclosed

to any person who has no right to receive it.

Who can I contact about my rights?

If you are unhappy with the way your data has been used you can complain to the Information

Commissioner's Office (ICO) at:

www.ico.org.uk/global/contact-us/

Information Commissioner's Office

Wycliffe House

Water Lane

Wilmslow

Cheshire

SK9 5AF

Tel: 0303 123 1113

Changes to this privacy notice

We reserve the right to update this privacy notice at any time, and we will provide you with a

new privacy notice when we make any substantial updates. We may also notify you in other

ways from time to time about the processing of your personal information.

Contact details

If you have any questions about this letter or the way that we process your personal data,

please contact Philip Needham, Senior HR Manager:

Address: Ecobat Resources UK, Darley Dale Smelter, South Darley, Matlock, Derbyshire DE4 2LP

Email: phil.needham@ecobat.com

Phone: 01629 736125

Yours sincerely

Trustee of the H.J. Enthoven Limited Pension Scheme

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