PRIVACY POLICY

This Privacy Policy informs you about how we use any personal data which you provide to us, including through our website at https://www.ovaryreaction.com (, our "Site"). We are committed to protecting and respecting your privacy.

How our Privacy Policy works

Our Privacy Policy is divided into three parts:

- Part A: General Privacy Notice this is our general notice about how we use personal data in our business and is directed at everyone about whom we may process personal data.
- Part B: Client Privacy Notice this is our client-specific notice, which will also be applicable to everyone who is in the process of engaging, or has engaged us, to provide legal services.

Parts B is supplemental to Part A and apply in addition as appropriate.

Part A: General Privacy Notice

1. Our role as data controller

When we use personal data about you or others in connection with promoting and administering our business, providing our services, or recruitment, we do so as data controller.

The data controller in England and Wales is EVP Enterprises Limited of Marralomeda, Westward Road, Bristol, England, BS13 8DA ("We/Our/Us"). EVP Enterprises Limited has overall responsibility for, and is the data controller of, personal data collected via the Site.

2. Your role in keeping your personal data up to date

It is important that the personal data we hold about you is accurate and current. Please keep us informed if your personal data changes.

3. Contact details of our Privacy Manager

We do not meet the criteria for a mandatory appointment of a Data Protection Officer under the UK General Data Protection Regulation or an EU Representative under the General Data Protection Regulation. We have allocated informal responsibility to a person in our business who can deal with any data protection-related matters. You can contact our Privacy Manager by post at: Privacy Manager, EVP Enterprises Limited of Marralomeda, Westward Road, Bristol, England, BS13 8DA or by email at: hello@ovaryreaction.com marking the subject line, 'For the attention of the Privacy Manager'.

4. Categories of personal data obtained

Personal data, or personal information, means any information about a living individual from which that person can be identified, directly or indirectly. We may collect different kinds of personal data about you when you interact with us, including via the Site, social media, email, telephone, post or in person. We may also receive this information from third parties (for example, a publicly available source or from someone who has recommended us to you and given us your contact details). We have grouped this information together as follows:

- Identity Data, such as your name.
- Contact Data, such as your email address, telephone/fax number, address and other contact details.
- Enquiry Data, such as your enquiries about engaging us for legal advice or job opportunities.
- Correspondence Data, such as any correspondence between us and you about an enquiry.
- Technical Data, such as your IP address, operating system, browser type and version, location and other information about how you use our Site.
- Marketing and Communications Data, such as your communications preferences and how you have responded to our marketing communications.
- Tracking Data, such as information we or others collect about you from cookies and similar tracking technologies, such as web beacons, pixels, and other digital identifiers.

We also collect, use and share Aggregated Data such as statistical or demographic data for any purpose. Aggregated Data may be derived from your personal data but is not considered personal data in law as this data does not directly or indirectly reveal your identity. For example, we may aggregate your Technical Data to calculate the percentage of users accessing a specific Site feature, or we may aggregate your Marketing and Communications Data to calculate the percentage of recipients who open our email newsletter. However, if we combine or connect Aggregated Data with your personal data so that it can directly or indirectly identify you, we treat the combined data as personal data which will be used in accordance with this Privacy Policy.

We do not usually collect any special categories of personal data about you, but you may choose to disclose this data to us. Special categories of personal data include details about your race or ethnicity, religious or philosophical beliefs, sex life, sexual orientation, political opinions, trade union membership, information about your health, and genetic and biometric data. Unless we are required to do so to comply with a legal obligation, or as an integral part of providing relevant legal services to you, we do not usually collect any personal data about you relating to criminal convictions or offences.

5. Use of personal data

Our core purposes for processing personal data are to promote and operate the women's health venture, to provide community services to our clients, to maintain our community records, to recruit, and to comply with the law and regulations.

We will only use your personal data when the law allows us to. Most commonly, we will use your personal data in the following circumstances:

- Where it is necessary for us in order to perform a contract which we are about to enter into, or have entered into, with you (for example, a contract between you and us for us to provide design advice to you).
- Where it is necessary for our legitimate interests (or those of a third party) and your interests and fundamental rights do not override those interests (for example, to monitor our IT systems and protect them).
- Where we need to comply with a legal or regulatory obligation (for example, the rules which require us to verify the identity of someone before they can become a client).
- Where we have your consent to do so (for example, if you are not a client and you ask us to sign you up for news and updates by email).

(Under the UK General Data Protection Regulation there are additional lawful bases, but these are the most relevant.)

7. Sharing your personal data

We may allow our officers, employees and self-employed consultants ("colleagues") to access your data where we believe this is necessary.

We may disclose personal data to HM Revenue & Customs, Information Commissioner's Office ("ICO") and any other regulators and other authorities who require reporting or disclosure of processing activities, or other personal data, in certain circumstances.

We may share your data with third parties to whom we have outsourced certain tasks, such as IT, business administration or marketing and analytics services.

We may share your personal data with our insurers, our professional advisors (lawyers, bankers, auditors, corporate financiers and brokers) in connection with services they provide to us.

For more information on personal data sharing connected to advertising and marketing, see Advertising, marketing and your communications preferences below.

We may also share data with third parties to whom we may choose to sell, transfer, or merge parts of our business or our assets. Alternatively, we may seek to acquire other businesses or merge with them. If a change happens to our business, then the new owners may use your personal data in the same way as set out in this Privacy Policy.

We require all third parties to respect the security of personal data and to treat it in accordance with the law. We do not allow our third-party service providers to use your personal data for their own purposes and only permit them to process your personal data for specified purposes and in accordance with our instructions.

We will not otherwise share personal information with any third party except where we are permitted to under data protection laws or required to by law.

8. Advertising, marketing and your communications preferences

We may use your Identity, Contact, Technical and Tracking Data to form a picture of what we think may be of relevance to you. You can also unsubscribe at any time by using the link on our communications or emailing: hello@ovaryreaction.

You may see adverts which are not derived from using personal data. If you see our adverts on websites and in social media, these may not be directed specifically at you, and we may just have bid for the space.

We also work with partners to try and promote the reach of our adverts and use analytics and retargeting for this reason. We use Tracking Data to deliver relevant online advertising, including via websites and social media. Tracking Data, and in particular cookies, help us to deliver website and social advertising that we believe is most relevant to you and to potential new clients and colleagues. The cookies used for this purpose are often placed on our website by specialist organisations – and this is also why when you have been on our Site, you might see an advert for us quite soon afterwards. The partners we work with are: Facebook, Google, Instagram, LinkedIn, Pinterest, Sign-Up.to, and Twitter.

Cookies can also tell us if you have seen a specific advert, and how long it has been since you have seen it. This is helpful, because it means we can control the effectiveness of our adverts and control the number of times people might be shown our adverts. Cookies also help us understand if you have opened a marketing email, because we prefer not to send you correspondence you prefer not to read.

If you want more information about Tracking Data, in particular cookies, see Cookies below.

Almost all the cookies that relate to advertising are part of third-party online advertising networks. If you would like to read about how you can control which adverts you see online, see opt-out programs established by the Digital Advertising Alliance (United States) and the European Interactive Digital Advertising Alliance (Europe).

Unfortunately, because the technical rules are not yet standardised, the Site currently does not respond to a Do Not Track signal.

9. Cookies

You can see from Advertising, marketing and your communications preferences above that cookies are a tool which we use for advertising. We also use cookies to help the Site work better and provide help in the background to make the process of using the Site easier.

You can set your browser to refuse all or some browser cookies, or to alert you when websites set or access cookies. If you disable or refuse cookies, please note that some parts of the Site may become inaccessible or not function properly.

10. International transfers

a) From the UK (comprising England, Scotland, Wales and Northern Ireland) to outside the UK

We may hold copies of your personal data and other data on computers outside the UK. Sometimes we will share personal data with third parties outside the UK. If we do this, we will comply with the rules in the UK General Data Protection Regulation. Whenever we transfer your personal data outside the UK, we ensure a similar degree of protection is afforded to it, either by making our own assessment of adequacy, or using one of the standard mechanisms available to us. These may include:

- Transfers outside of the UK because these have been confirmed by the Information Commissioner's Office as being covered by adequacy regulations.
- Using specific mechanisms approved by the Information Commissioner's Office which give personal data the same protection it has in the UK.

Where we use providers based in the US, because of the Schrems II decision, we may use the UK's International Data Transfer Agreement or continue to use the European Commission's Standard Contractual Clauses in line with the Information Commissioner's current guidance.

b) To the UK from outside the UK

If the country you are transferring data from considers the UK to offer adequate protection, then you can transfer data to us without additional safeguards.

11. Safeguarding personal data

We have put in place appropriate technical and organisational measures to safeguard your personal data including using systems with end-to-end encryption and securing the industry accreditation known as Cyber Security Essentials Plus.

12. Retaining personal data

We will only keep your personal data for as long as necessary to fulfil the purposes for which we collected it, including for the purposes of satisfying any legal, accounting, or reporting requirements.

To determine the appropriate retention period for personal data, we consider the amount, nature, and sensitivity of the personal data, the potential risk of harm from unauthorised use or disclosure of your personal data, the purposes for which we process your personal data and whether we can achieve those purposes through other means, and the applicable legal requirements.

Unless Part B of this Privacy Policy apply, or you are still receiving our newsletter or updates, we will delete your data within two years of the date we receive it.

13. Your rights

We set out below a summary of the rights you may have under data protection laws in relation to your personal data.

- Request access to your personal data (commonly known as a "data subject access request"). This enables you to receive a copy of the personal data we hold about you.
- Request correction of your personal data. This enables you to have any
 incomplete or inaccurate data we hold about you corrected, though we may
 need to verify the accuracy of the new data you provide to us.
- Request erasure of your personal data. This enables you to ask us to delete or remove personal data where there is no good reason for our continuing to process it. You also have the right to ask us to delete or remove your personal data where you have successfully exercised your right to object to processing (see below) where we may have processed your information unlawfully or where we are required to erase your personal data to comply with local law. Note, however, that we may not always be able to comply with your request of erasure for specific legal reasons which will be notified to you, if applicable, at the time of your request.

- Object to processing of your personal data where we are relying on our legitimate
 interests (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 as you
 feel it impacts on your fundamental rights and freedoms. You also have the right
 to object where we are processing your personal data for direct marketing
 purposes. In some cases, we may demonstrate that we have compelling
 legitimate grounds to process your information which override your rights and
 freedoms.
- Request restriction of processing of your personal data. This enables you to ask
 us to suspend the processing of your personal data in the following scenarios: (a)
 if you want us to establish the data's accuracy; (b) where our use of the data is
 unlawful but you do not want us to erase it; (c) where you need us to hold the
 data even if we no longer require it as you need it to establish, exercise or defend
 legal claims; or (d) you have objected to our use of your data but we need to
 verify whether we have overriding legitimate grounds to use it.
- Request the transfer of your personal data to you or to a third party. We will
 provide to you, or a third party you have chosen, your personal data in a
 structured, commonly used, machine-readable format. Note that this right only
 applies to automated information which we were originally using with your
 consent or on account of our need to perform a contract with you. This may not
 be all the information we hold about you.
- Withdraw consent at any time where we are relying on consent to process your personal data. However, this will not affect the lawfulness of any processing carried out before you withdraw your consent. If you withdraw

your consent, we may not be able to provide certain services to you. We will advise you if this is the case at the time you withdraw your consent.

If you wish to exercise any of the rights set out above, please choose one of the following options:

- To unsubscribe from our newsletter and updates, please use the unsubscribe link in the newsletter or email enquiries@thebitecreative.com
- To exercise any other rights, please contact the Privacy Manager.
 We cannot advise you in connection with our use of your data. If you need legal

advice on this subject, then you will need to consult another firm.

You will not have to pay a fee to access your personal data (or to exercise any of the other rights). However, we may charge a reasonable fee if your request is clearly unfounded, repetitive or excessive. Alternatively, we may refuse to comply with your request in these circumstances.

We may need to request specific information from you to help us confirm your identity and ensure your right to access your personal data (or to exercise any of your other rights). This is a security measure to ensure that personal data is not disclosed to any person who has no right to receive it. We may also contact you to ask you for further information in relation to your request to speed up our response.

We try to respond to all legitimate requests within one month. Occasionally it may take us longer than a month if your request is particularly complex or you have made a number of requests. In this case, we will notify you.

1. 15. Third-party links

Our Site may include links to third-party websites, plug-ins and applications. Clicking on those links or enabling those connections may allow third parties to collect or share data about you. We do not control these third-party websites and are not responsible for their privacy statements.

16. Updating our Privacy Policy

We regularly update this Privacy Policy. The latest version is always displayed on our Site and available on request.

Part B: Additional Client Privacy Notice

1. Categories of personal data obtained

We may collect additional categories of personal data about you when you instruct us or seek to instruct us, including via the Site, email, telephone, post or in person. We may also receive this information from third parties (for example, a publicly available source or from someone who has recommended us to you and given us your contact details). We have grouped this information together follows:

- Identity Data, such as copies of your passport, driving licence, birth certificate, national identity card, utility bills and/or other identifying information required to be provided to us for anti-money laundering purposes.
- Matter Data, which includes any personal data about you connected with your instructions to us, including correspondence between us, notes of our calls and meetings, and third party information about your matter.
- Financial Data, which includes bank account and/or other billing details.
- Transaction Data, which includes details about the costs of the matter and any payments to and from you.

1. 2. Use of personal data

Our core purposes for processing personal data are to operate the business of being a design agency, to provide design services to our clients, to maintain our client and business records, and to comply with the law and regulations. In relation to you (or the organisation on behalf of which you instruct us) this primarily involves: providing you with design advice or other information that you have requested from us; invoicing you for services we have undertaken for you; keeping records of the work we have carried out for you; and fulfilling our anti-money laundering obligations.

4. Sharing personal data

In order to provide you (or your organisation) with our services, we may provide personal data to other professionals.

5. Retaining personal data

We store some files digitally and others in hard copy. In each case we may use third parties to store your files. We keep matter files for fifteen to twenty-one years, or longer if required by law. This is explained in more detail in our Information Retention Policy. Clients can request a copy of this any time.

6. Destruction and retrieval

We will destroy your files at the end of their storage period, or earlier with client consent. Please write and tell us if you object to this. We will charge you if you want us to retrieve your files after we have completed our work.

7. Source of the personal data

Most of the personal data we process will be obtained directly from you, but we may also acquire personal data about you (and others) from other parties connected with you or your matter. We also get data from publicly available sources.

8. Failure to provide personal data

Other than where compelled to do so by a court or relevant law or regulation, you are not under any obligation to provide personal data to us. However, if we need personal data to carry out our duties (for example, anti-money laundering and conflict checks), and you do not provide this information, we may not be able to continue to act for you. If this happens, we will inform you.

9. Mailing list

We produce a monthly newsletter and host regular events about our industry and our business. We may provide this to our clients without additional consents being required, but if you would prefer not to receive these, then please let us know by clicking emailing hello@ovaryreaction.com.