



PRACTICE INSIGHT (T/A WISETIME) PRIVACY POLICY

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2. Overview

a) The IPH Group

IPH Limited (ABN 49 169 015 838) is the holding company for a number of intellectual property professional services firms operating under different brands (each an “IPH Service Firm”) and certain adjacent businesses. Certain IPH Service Firms also offer their services in some countries in collaboration with and with assistance by allied professional services firms with which they have exclusive contractual arrangements (each an “Alliance Firm”). The entities comprising the IPH Service Firms, Alliance Firms and the IPH adjacent businesses are in this Policy referred to together as members of the “IPH Group”.

Practice Insight Pty Ltd, trading as Wise Time (“WiseTime”), and its related bodies corporate (as those terms are defined in the *Corporations Act 2001* (Cth)) are members of the IPH Group.

This Privacy Policy applies to WiseTime, its related bodies corporate and all IPH Group members (collectively “we”, “us” or “our”).



This Privacy Policy explains how we collect, use, manage and disclose Personal Information, and how you can contact us if you have queries about our management of your Personal Information. If you are the end-user of our proprietary software WiseTime (“WiseTime Software”), please see section 3 of this Privacy Policy, which will be particularly relevant to you.

The Privacy Policy applies to all Personal Information submitted to or collected by us. By engaging us to provide professional services or submitting Personal Information to us, you accept the terms of this Privacy Policy, and consent to our use, collection, disclosure and retention of Personal Information as described in this Privacy Policy. If you do not agree to any provisions in this Privacy Policy, you should not disclose any Personal Information to us.

We reserve the right to modify this Privacy Policy at any time, so please review it frequently. Changes to this Privacy Policy will be published by posting an updated Privacy Policy on our website and are effective upon posting. Your continued use of our website, provision of instructions or information or receipt of our information or services, will signify your consent to be bound by this Privacy Policy.

You are welcome to print or download this Privacy Policy at any time. If you would like a hard copy of this Privacy Policy, or if you would like us to email or mail you a copy of this Privacy Policy, you can contact us and request a copy.

b) Compliance with legal obligations

We respect the privacy of all individuals who provide Personal Information to us. We operate in multiple jurisdictions, currently including Australia, New Zealand, Singapore, Germany, Malaysia, Indonesia, Thailand, Hong Kong and China. The IPH Group members operating in those jurisdictions are bound by the respective privacy and personal data protection legislation in those jurisdictions. For such IPH Group members, where a requirement of any applicable legislation in the relevant country is inconsistent with this Privacy Policy, that legislative requirement will apply.

Any IPH Group member operating in a country is bound to comply with applicable privacy legislation in that country. In Australia, this includes the Australian *Privacy Act 1988* (Cth) and the Australian Privacy Principles set out in that Act; and in New Zealand, the New Zealand *Privacy Act 2020* (NZ) and the information privacy principles set out in that Act. There are several references to these acts throughout this Privacy Policy.

To the extent any EU Personal Data (defined in **Appendix 1**) is collected, received, managed or processed by an IPH Group member, such IPH Group member will comply with the European Union General Data Protection Regulation 2016/279 in accordance with **Appendix 1** of this Privacy Policy. If this applies to you, it is important that you read Appendix 1 to ensure you are aware of how we will comply with our obligations and to review important consent requirements which are included in the Appendix.



We have appointed a Privacy Officer to oversee the management of Personal Information in accordance with this Privacy Policy.

3. What Personal Information do we collect and hold?

“Personal Information” is information or an opinion, whether true or not, and whether recorded in a material form or not, about an individual, or about an individual who is reasonably identifiable.

In the course of our relationship with you, we are likely to collect a wide range of Personal Information about you. The type of Personal Information that we may collect will depend on our relationship with you, and the circumstances of collection.

If you are an end-user (or a “team member”) of the WiseTime Software, we only collect your Personal Information as set out in section 3(b) below. To the extent that you are the contact person (or the “team manager”) of the WiseTime Software, the entire Privacy Policy will apply to you.

In all other cases (including when you are a “team manager”), the Personal Information we collect about you may include (but is not limited to):

- your first and last names;
- your date and place of birth;
- your phone number, facsimile number, residential address and email address;
- bank account details and credit / debit card details;
- any information or comments provided by you;
- any facts or opinions that are connected to an enquiry regarding your Personal Information that we are conducting on behalf of you or your organisation;
- reference details of you or your organisation related to the services we provide to you; and
- details about your use of our website through the use of cookies.

In the course of offering or providing services to you, we may also collect copies of identification documents, for example, driver’s licences, birth certificates and/or passports you have provided to us.

a) Sensitive Information

We do not generally collect “sensitive information” (such as information about ethnic origin, religious or political views, health information, tax file numbers etc.) in respect of website users, suppliers, business associates, clients and potential clients.

We only collect sensitive information reasonably necessary for one or more of the uses specified in section 5 of this Privacy Policy if:

- we have the consent of the individuals to whom the sensitive information relates; or
 - the collection is necessary to lessen or prevent a serious threat to life, health or safety;
- or

- the information is required for another legal reason provided for under applicable privacy legislation (including in Australia, the *Privacy Act 1988* (Cth)), or other applicable legislation.

b) Personal Information of End-Users of the WiseTime Software

For end-users (or “team members”) of the WiseTime Software, we will only collect such Personal Information as necessary for the operation of the WiseTime Software (“WiseTime Personal Information”), which may include:

- your first and last names;
- your email address and phone number;
- an avatar that may represent a photo of you;
- any information or comments provided by you;
- relationship information with respect to a WiseTime team;
- any facts or opinions that are connected to an inquiry regarding your Personal Information that we are conducting on behalf of you or your organisation;
- reference details of you or your organisation related to the services we provided to you; and
- details about your use of our website through the use of cookies.

WiseTime Personal Information will only be used and disclosed for the sole purpose of operating the WiseTime Software and providing relevant services to our client offered in connection with the WiseTime Software. WiseTime Personal Information will not be used for other purposes such as marketing. If you do not provide us with the WiseTime Personal Information requested through the WiseTime Software, we may not be able to provide you or our client with the services in connection with WiseTime Software.

Clauses 4(c), 5(b) and 6(a) of this Privacy Policy do not apply to WiseTime Personal Information.

c) Personal Information of Employees and Contractors

In respect of our current and potential employees, contractors and work experience persons, we may collect additional Personal Information including, but not limited to, personal resumes, third party references, bank details, superannuation details, tax file numbers, certain health information, emergency contact details and other employee or contractor records. We may also conduct criminal checks on individuals who commence employment or have a contracting arrangement with us. The results of such checks are held on our employee or contractor files for the duration of the employment, engagement or service, and after such relationship ceases, as needed.

4. How do we collect your Personal Information?

a) Overview

There are many ways in which we collect information from you.



We collect Personal Information directly from the individual concerned whenever reasonably practicable.

Sometimes, we collect Personal Information about you from a variety of other independent sources, including from publicly available sources (including social media), recruitment agencies, contractors, service providers and business partners. Where information is not obtained directly from the individual concerned, we obtain Personal Information in accordance with legal requirements.

The circumstances in which we may collect your Personal Information include, without limitation:

- when you have a face to face meeting with our staff and/or officers;
- when you attend our or third-party presentations, conferences or events;
- when you use our website or the website of a member of the IPH Group, including to request to receive a newsletter or other information from us;
- when you provide or offer to provide a product or service to us;
- when you obtain a product or service from us, and in that case, we may collect Personal Information from clients (including our business associates) and their personnel (including the contact person for the WiseTime Software (“team managers”) and end-users of the WiseTime Software (“team members”));
- when you communicate with us by e-mail, telephone or in writing;
- when you apply for employment or work experience with us or accept an offer of employment;
- when you enter into a contract with us;
- through share registries;
- from other members of the IPH Group (where permitted under this Policy);
- where you have consented to third parties sharing it with us, including our suppliers and providers of services and other business associates; and
- from publicly available sources, including newspapers and social media platforms such as LinkedIn, Facebook and Twitter.

b) Providing third party Personal Information to us

If, at any time, you provide us with Personal Information, including WiseTime Personal Information, or other information about someone other than yourself, you warrant to us that you have that person’s consent, including where applicable any necessary consent under section 6 of this Privacy Policy, to provide such information for the purpose specified and for us to treat such information in accordance with this Privacy Policy.

c) Remaining anonymous

You have the option of remaining anonymous when dealing with us in relation to a particular matter, or not disclosing Personal Information to us. However, this may mean that we will not be able to provide our services or respond to you in light of the nature of our business.

d) Information about users of our websites and cookies

Our Internet Service Providers record certain statistical information about users of our websites. This information is reviewed by us for statistical purposes and is not disclosed to third parties. We do not identify you or your browsing activities except, in the event of an investigation, where a law enforcement agency may exercise a warrant or other such power to inspect the internet service provider's server logs.

We use cookies on our websites to identify repeat viewers and make it easier for you to navigate our site. If you reject cookies, you may still use our site, but your ability to use some features of our site may be limited.

5. How do we use your Personal Information?

a) General

The primary purpose for which we collect, use and exchange your Personal Information is to establish your identity and to provide you with the products and services you have requested.

We may state a more specific purpose at the point we collect your information. If you do not provide us with the information that we request, we may not be able to provide you with our products or services.

In certain circumstances we may need to collect personal and sensitive information in order to comply with our legal obligations, such as anti-money laundering and counter-terrorism financing laws, for example, in Australia under the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* (Cth) and in New Zealand the *Financing of Terrorism Act 2009*. If you do not provide us with the information we request, we will not be able to provide you with our products or services.

Our uses of Personal Information include but are not limited to:

- establishing your identity;
- communicating with you, including by email, mail or telephone;
- managing our relationship with you;
- advising you in relation to intellectual property, legal and related matters;
- filing, prosecuting and maintaining applications for statutory protection of intellectual property including patent, design, trade mark and domain name applications and registrations in Australia, New Zealand and overseas and engaging third parties to do so;
- conducting patent and trade mark opposition proceedings before the patent and trade mark offices and regulators in Australia, New Zealand and other jurisdictions;
- providing other professional services including advice with respect to litigation, dispute resolution services, appeals, commercial and regulatory legal advice, and intellectual property watches and searches;
- providing you with updates, offers or proposals in relation to your matters and products and services that may be of interest to you;

- sending regular news alerts (and other correspondence) concerning developments in the field of intellectual property and other areas that may be of interest to you;
- sending marketing and promotional material that we believe may interest you;
- for purposes necessary or incidental to the provision of goods and services to you;
- inviting you to events and functions;
- personalising and customising your experiences;
- managing and enhancing our products and services;
- investigating complaints made by you; and
- in the case of employees and contractors:
 - to pay your wages, fees and employee & contractor entitlements;
 - conduct criminal checks and confirm your immigration status and right to work; and
 - to manage your relationship with us.

We may also use your Personal Information for purposes required or authorised by applicable laws or regulations, such as to prevent or investigate alleged crime or fraud. We may also use your Personal Information if it is necessary to prevent or lessen a serious threat to public health or public safety or if the use of the information is necessary for law enforcement or for the conduct of proceedings before any court or tribunal.

b) Marketing and Consent

By supplying us with your Personal Information, you give us permission to disclose your Personal Information to members of the IPH Group and organisations that carry out functions (including marketing functions) on our behalf, or assist us to deliver our services, such as our business associates, contractors, agents or service providers, so that we can assess your likely needs, and contact you from time to time.

We may contact you to inform you about laws and developments in the field of intellectual property and other products, services, events and resources we think would be of particular interest to you. The permission you provide to us is not limited in time. You can, however, elect to opt out of receiving correspondence and other marketing materials from us by:

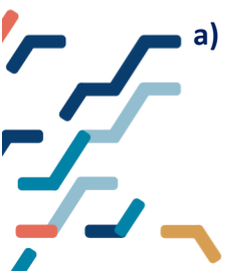
- contacting us using the contact information provided below in section 10 of this Privacy Policy; or
- by utilising an 'unsubscribe' facility on a communication we send to you.

If you opt out of receiving further communications from us, we will take steps to ensure you do not receive any such further information from us in future. Recipients of our news alerts and other correspondence may notify us at any time should they wish to discontinue receipt of emails and other communications from us.

6. Who do we share your Personal Information with?

Personal Information is disclosed and used by us to enable us to provide services to you and for the other purposes identified in section 5 above.

a) Members of the IPH Group



We may receive and disclose Personal Information from or to other members of the IPH Group in accordance with this Privacy Policy, including entities located in various jurisdictions, including in Australia, New Zealand, Singapore, Germany, Malaysia, Indonesia, Thailand, Hong Kong and China.

All disclosure of information by us within the IPH Group is subject to compliance with all legal requirements including but not limited to, for Australia and New Zealand, the *Code of Conduct for Trans-Tasman Patent and Trade Marks Attorneys 2018* issued by the Trans-Tasman Intellectual Property Advisory Board, other applicable legislation governing the conduct of our attorneys and professionals in other jurisdictions in which we conduct our businesses, and other IPH Limited group information sharing and conflicts of interest policies.

For the avoidance of doubt, whilst we may receive and disclose Personal Information from or to other members of the IPH Group, each IPH Service Firm (and where applicable its related Alliance Firm) maintains separate case management systems and no case related information is shared with another IPH Service Firm, except where such IPH Service Firm is formally engaged to provide professional IP services for the client, including as a foreign associate.

b) Disclosure and use of your Personal Information to and by third parties

We may be required to disclose your Personal Information to certain third parties that may include:

- governmental offices (such as IP Australia, the Intellectual Property Office of New Zealand, the Intellectual Property Office of Singapore and the IP offices of other jurisdictions);
- courts (such as the courts of Australia, New Zealand and other jurisdictions);
- government and law enforcement agencies and regulators;
- your agents, professional advisors, auditors or insurers;
- our financial, taxation or legal advisors;
- entities that assist us to deliver our services, including our business associates, contractors or service providers, including agents and associates in foreign countries;
- entities that assist or conduct mail outs on our behalf;
- debt collection companies;
- our clients (where information has been provided to us by someone other than our client);
- a purchaser or successor entity in connection with the sale of our business, a subsidiary of our business, or substantially all of its assets; and
- entities established to help identify illegal activities and prevent fraud.

As noted above, we may disclose your Personal Information to entities that assist us to deliver our services, such as our business associates, contractors, agents or service providers and, as noted elsewhere in this Privacy Policy, our Alliance Firms. These third parties may change from time to time. Some examples include technology and internet service providers, data storage providers, digital mail providers who send communications on our

behalf and their implementation partners. We may also use graphic designers, printers and posting services to assist us with design, printing and distribution of communications. Where it is necessary for Personal Information to be provided to a third party in connection with the provision of a service to us, we will take reasonable steps within our power to prevent the unauthorised use or unauthorised disclosure of the Personal Information.

In relation to our disclosure of Personal Information to third parties such as agents and associates in foreign countries, we will make such disclosures when we are instructed to do so by our clients in relation to their matters in order to provide our services, or as may be required by law. You agree that, subject to any additional obligations under applicable laws, third parties who receive Personal Information from us may use and disclose the Personal Information subject to their respective privacy policies and laws applicable to them.

We do not disclose Personal Information to third parties for the purpose of third party direct marketing.

From time to time, we may provide third parties with information in the form of statistical representations about our users collectively and for the purpose of statistical analysis. Where we provide such information to third parties for this limited statistical purpose, we will not provide information in such a way that your identity may be obtained. To the extent this information does not constitute Personal Information (as defined in the Australian *Privacy Act 1988* (Cth) or the New Zealand *Privacy Act 2020* (NZ)) or is otherwise not governed by applicable privacy legislation in the relevant jurisdiction, the Australian Privacy Principles, the New Zealand information privacy principles or other applicable privacy legislation, and this Privacy Policy, will not apply.

c) Other permitted disclosures

We may also disclose your Personal Information under the following circumstances:

- when you have consented to such disclosure;
- when you would reasonably expect us to use or disclose your Personal Information in a certain way;
- when the disclosure is one of the purposes in connection with which the information was obtained or is directly related to the purposes in connection with which the information was obtained;
- when the source of the information is a publicly available publication and, in the particular circumstances, it would not be unfair or unreasonable to disclose the information;
- when authorised or required to do so by a court or under applicable laws or regulations (for example, a subpoena), or where requested by a government agency;
- where we consider a company or an individual may be engaged in fraudulent activity or other deceptive practices of which a governmental agency should be made aware;
- to appropriate persons, where your communication suggests possible harm to yourself or others; or
- when disclosure is reasonably necessary for a law enforcement related activity.

d) Cross-border disclosure of your Personal Information

We may disclose your Personal Information offshore for various reasons, such as for the purposes of:

- obtaining legal or other intellectual property professional services in foreign countries;
- obtaining intellectual property protection in foreign countries; or
- for administrative and other purposes within the IPH Group of companies to facilitate the conduct of our businesses.

The types of foreign entities to which we may disclose your Personal Information include:

- members of the IPH Group located in various countries, including in Australia, New Zealand, Singapore, Germany, Malaysia, Indonesia, Thailand, Hong Kong and China and any other jurisdictions in which we may operate in the future;
- our associates, agents or other legal or professional service provider firms in foreign countries;
- government bodies and other entities that administer intellectual property in overseas jurisdictions; and
- our service providers located overseas, which may include technology and internet service providers, data storage providers and digital mail providers who send communications on our behalf.

You agree and acknowledge that the overseas recipients of your Personal Information will be subject to the privacy laws of their local jurisdiction. These overseas privacy laws are likely to be different to:

- if we are located within Australia, the *Privacy Act 1988* (Cth) and the Australian Privacy Principles;
- if we are located within New Zealand, the *Privacy Act 2020* (NZ) and information privacy principles set out in that Act; or
- in the other jurisdictions in which we operate, other applicable personal data protection legislation,

such that overseas recipients may not be required to protect your Personal Information in a way that provides comparable safeguards to those in your own jurisdiction and you may not be able to seek redress in the relevant overseas jurisdiction in relation to breaches of your privacy.

You acknowledge and agree to such international data and information transfers with respect to Personal Information of the nature described in this section 6.

For our Australian businesses, clause 8.1 of the Australian Privacy Principles contained in Schedule 1 of the *Privacy Act 1988* (Cth) provides that if we disclose Personal Information about an individual to a recipient based outside of Australia, then we must take such steps as are reasonable in the circumstances to ensure the overseas recipient does not breach the Australian Privacy Principles in relation to such information. An exception to this is if we obtain your consent. We intend to rely on this exception in the following way. Unless you

notify us in writing to the contrary, you will be taken to have consented to the disclosure by our Australian businesses of Personal Information to overseas recipients on the basis that:

- clause 8.1 of the Australian Privacy Principles will not apply to such disclosure;
- the individual whose Personal Information is disclosed will not be able to seek redress under the *Privacy Act 1988* (Cth);
- the overseas recipient may not be subject to any privacy obligations or to any principles similar to the Australian Privacy Principles;
- the individual may not be able to seek redress in the overseas jurisdiction; and
- the overseas recipient is subject to a foreign law that could compel the disclosure of Personal Information to a third party, such as an overseas authority.

For our New Zealand businesses, information privacy principle 12 contained in section 22 of the *Privacy Act 2020* (NZ) provides that we may disclose Personal Information about an individual to a person or entity based outside New Zealand in certain instances if the individual authorises the disclosure to the overseas recipient after being expressly informed by us that the overseas recipient may not be required to protect the information in a way that, overall, provides comparable safeguards to those in the *Privacy Act 2020* (NZ). Given the express disclosures in this section 6(d) regarding overseas disclosures, unless you notify us in writing to the contrary, where applicable, you will be taken to have authorised the disclosure by our New Zealand businesses of Personal Information to overseas recipients.

Similar provisions may exist under privacy legislation in other jurisdictions in which members of the IPH Group are located. If such provisions are applicable to a member of the IPH Group holding your personal information, you acknowledge and consent to such cross-border disclosure on the basis outlined above (substituting references to the standards and remedies available under the applicable privacy legislation in the relevant entity's jurisdiction).

7. Keeping your Personal Information safe

a) Security

We make every effort to ensure Personal Information is kept secure and take reasonable steps to protect it from misuse, loss, interference, unauthorised access, modification or disclosure.

In terms of system security, here are some of the things we do to protect your Personal Information:

- we store Personal Information in a variety of formats including on databases, in hard copy files and on personal devices, including laptop computers;
- we retain Personal Information in secure hard copy and electronic files;
- we use firewalls, standard software protection programs, password access protections and secure servers;
- Personal Information in files that have been closed and archived may be stored in our offsite storage facility. We take reasonable steps to ensure that any third parties

who handle files maintained in offsite facilities (including online data storage facilities) act consistently with this Privacy Policy;

- we regularly review our security arrangements to ensure we are taking reasonable and technically feasible steps available at the time to protect your Personal Information; and
- we take reasonable steps to destroy, erase or permanently de-identify Personal Information as soon as practicable if it is no longer required by us (including being required for record keeping or legal purposes).

As you will appreciate, since no system is 100% secure or error-free, we cannot guarantee that your Personal Information is totally protected, for example, from hackers, interference or misappropriation. You acknowledge that the security of online transactions and the security of communications sent by electronic means or by post cannot be guaranteed. You provide information to us via the internet or by post at your own risk. We cannot accept responsibility for misuse or loss of, or unauthorised access to, your Personal Information where the security of information is not within our control.

If you suspect any misuse or loss of, or unauthorised access to, your Personal Information, please contact us immediately using the contact details set out in section 10.

In the event of a data breach involving a loss of, unauthorised access to or misuse of your Personal Information, we will report such breach to you and any relevant authority as required by law.

b) Third party websites

Our website may contain links to other websites. You acknowledge that we are not responsible for the privacy or security practices of any third party (including third parties to whom we are permitted to disclose your Personal Information in accordance with this Privacy Policy or any applicable laws). The collection and use of your information by such third party/ies may be subject to separate privacy and security policies.

8. Accessing, updating and correcting your Personal Information

We use reasonable endeavours to ensure that the Personal Information we collect, use and/or disclose is accurate, complete and up to date.

We request that you keep the information we hold about you as current as possible by advising us of any changes or inaccuracies to your Personal Information in the manner outlined below so that we may continue to improve our service to you.

a) Making a request to access, update or correct your Personal Information

You may ask us for access to your Personal Information or request that your Personal Information be updated and/or corrected. You may also request that we destroy or erase your Personal Information, or you may contact us if you have any questions or complaints about, or if you wish to restrict or object to, how we collect, use, disclose, manage or store

your Personal Information. You can contact us for any of these reasons by using the contact details set out in section 10 of this Privacy Policy.

We will respond to your request, where required by law, within one (1) calendar month from the date your request is received. We will inform you if this timeframe is not achievable and extend this timeframe as permitted by applicable law.

We may charge a fee to cover the costs of meeting your request if your request is unfounded or excessive.

Unless we are required or permitted by law to refuse to do so, we will, on request, provide you with details of the Personal Information we have collected about you or update, correct and amend your Personal Information in accordance with your request. Where we are also required by applicable law to provide further information about the use or disclosure of your Personal Information we will do so upon your request.

b) Exceptions

If we do not agree to provide you with access to, or to amend or erase, your Personal Information as requested or otherwise meet your requests, we will notify you accordingly. Where appropriate, we will provide you with the reason(s) for our decision and the mechanisms available to complain about the refusal. If the rejection relates to a request to change your Personal Information, you may make a statement about the requested change and we will attach this to your record.

In some circumstances, and subject always to legal obligations to the contrary, we may not be in a position to grant access to your Personal Information or otherwise meet your requests with respect to your Personal Information, including when:

- your Personal Information is not retrievable;
- the request is frivolous or vexatious; or
- providing access or otherwise meeting your request:
 - is reasonably likely to pose a serious threat to the safety of an individual or the public;
 - is likely to impact unreasonably on the privacy of others;
 - would reveal information which relates to existing or anticipated legal proceedings between you and us, which information would not be accessible by the process of discovery in those proceedings;
 - would impact on any negotiations between you and us;
 - is unlawful (including being unlawful as directed by a court or tribunal order);
 - would likely impact on actions being taken in relation to alleged unlawful activities or misconduct relating to our functions and activities;
 - would be likely to impact on any enforcement related activities conducted by any enforcement bodies; or
 - would reveal evaluative information in connection with a commercially sensitive decision-making process.

9. How do you make a privacy complaint?

If you have a problem or complaint, please let us know. We will respond to a complaint as soon as possible and within 10 working days to let you know who is responsible for managing your complaint. We will also try to resolve the complaint within 10 working days. When this is not possible, we will contact you within that time to let you know how long it will take to resolve the complaint.

If you believe that we have not adequately dealt with your complaint, you may complain to, where we are located in Australia, the Australian Information Commissioner (<http://www.oaic.gov.au/>) or, where we are located in New Zealand, the New Zealand Privacy Commissioner (<https://www.privacy.org.nz/your-rights/making-a-complaint/>), or refer to your local privacy authority.

10. Contact details

If you would like to update or correct your Personal Information, seek access to Personal Information we hold about you, or if you have any questions or complaints about how we collect, use, disclose, manage or store your Personal Information, you can contact us at:

WISETIME

Contact Person: Privacy Officer
Email: support@wisetime.com
Postal Address: 24 Colin Street, West Perth WA 6005, Australia
Telephone: + 61 491 350 859

OR

IPH LIMITED

Company: IPH Limited ABN 49 169 015 838
Contact Person: Privacy Officer
Postal Address: Level 24 Tower 2, Darling Park, 201 Sussex Street, Sydney NSW 2000
Australia
Telephone: +61 2 9393 0301
Facsimile: +61 2 9261 5486
Email: privacy@iphltd.com.au

This Privacy Policy was last updated on 9 December 2020, to incorporate amendments reflecting the introduction of the New Zealand Privacy Act 2020.



Appendix 1

European Union General Data Protection Regulation (the “GDPR”)

1. Application

This Appendix only applies to the collection and processing of “EU Personal Data”. “EU Personal Data” means any Personal Information of an individual who is located in the European Union (“EU”) (whether the individual is a citizen of an EU country or otherwise).

We process EU Personal Data in accordance with this Appendix and our Privacy Policy. To the extent of any inconsistencies between other sections of our Privacy Policy and this Appendix in relation to the processing of EU Personal Data, this Appendix prevails.

2. Controller

Practice Insight Pty Ltd
24 Colin Street
West Perth, WA 6005
Australia
Email: contact@wisetime.com

3. EU-Representative, Art. 27 GDPR

Michael Fleuchaus
c/o Fleuchaus & Gallo Partnerschaft mbB
Steinerstr. 15/A
Email: mf@fleuchaus.com

4. Legal Basis for the Processing of Data

The legal basis for the processing of data of visitors of our Website is Art. 6 (1) (f) GDPR. The legitimate interest pursued by us is the promotion of the services offered by us.

If the visitor has given its consent to processing its data the legal basis is Art. 6 (1) (a) GDPR. Such consent can be revoked at any time.

For users of our commercial offering, the WiseTime service, the legal basis for the processing of data is Art. 6 (1) (b) GDPR. We process the relevant data in order to provide the services demanded by the user.

The data will be stored for the duration of the agreement and, beyond that, to the extent legal requirements demand so.



5. Rights of EU Personal Data Subjects

You have the following rights in respect to the processing of your personal data. For further details reference is being made to the relevant legal provisions.

Right of access: According to Art. 15 GDPR, you have the right to ask us for confirmation whether personal data relating to you are being processed. If this is the case, you have a right to information about which personal data is being processed and to further information, as mentioned in Art. 15 GDPR.

Right to rectification: Pursuant to Art. 16 GDPR, you have the right to demand immediate correction of any inaccurate personal data concerning yourself. Furthermore, taking into account the purposes of the processing, you have the right to request completion of incomplete personal data, including by means of a supplementary statement.

Right to erasure: You have the right to demand that we delete your personal data immediately. We are obliged to delete personal data immediately if the corresponding requirements of Art. 17 GDPR are met. Please refer to Art. 17 GDPR for details.

Right to restriction of processing: In accordance with Art. 18 GDPR, you have the right under certain conditions to demand that we restrict the processing of your personal data.

Right to data portability: Pursuant to Art. 20 GDPR, you have the right to receive the personal data that you have provided us with in a structured, common and machine-readable format, and you have the right to transfer this data to another person without hindrance, provided that the processing is based on a consent pursuant to Art.6 (1) (a) GDPR or Art. 9 (2) (a) GDPR or a contract pursuant to Art.6 (1) (b) GDPR and the processing is carried out by automated means.

Right of appeal to the supervisory authority: According to Art. 77 GDPR, without prejudice to any other administrative or judicial remedy, you have the right to complain to the supervisory authority. This right shall apply, in particular, at the Member State of your place of residence, at your place of work or at the place of the alleged infringement, if you consider that the processing of the personal data concerning you is contrary to the GDPR.

Right of objection: Pursuant to Art. 21 GDPR, you have the right to object to the processing of personal data concerning yourself, which is based on Article 6 (1) (e) or (f) of the GDPR. this also applies to profiling based on these provisions.

If we process your personal data for the purpose of direct advertising, you have the right at any time to object to the processing of your personal data for the purposes of such advertising; this also applies to profiling insofar as it is associated with such direct advertising.



6. Disclosure to Third Parties

If we are required to disclose your EU Personal Data to third parties, including data processors or sub-processors, we will notify the third party that it has an obligation to handle any EU Personal Data in accordance with the GDPR.

In the event we are responsible for a transfer of EU Personal Data outside of the EU, such transfer will be for the necessary and lawful performance of our services, including the establishment, exercise or defense of an IP or legal right.

