Privacy Policy

PayStay respects people's privacy. PayStay is bound by the Australian Privacy Principles in the Privacy Act 1988 (Cth) (the Privacy Act), as well as other applicable laws protecting privacy. PayStay will ensure that all the personal information that it handles is managed in accordance with those laws.

In this Privacy Policy:

PayStay means Sarb Management Group Pty Ltd (ACN 106 549 722) trading as PayStay;

personal information means information or an opinion about an identified individual, or about an individual who is reasonably identifiable.

This Privacy Policy describes how PayStay manages personal information. PayStay may modify or update its Privacy Policy from time to time by publishing it on the PayStay websites -https://www.paystay.com.au. PayStay encourages individuals to check the PayStay website periodically to ensure that they are aware of PayStay’s current Privacy Policy.

What personal information does PayStay collect and why?

PayStay collects the personal information it needs to provide services and information to its customers and the community, for its business operations (including the operation of PayStay) and to comply with the law. If an individual chooses not to provide certain personal information to PayStay, PayStay may not be able to provide the individual with certain services or information relating to PayStay.

Generally, if appropriate, PayStay will tell an individual why PayStay is collecting personal information when PayStay collects the information and how PayStay plans to use the information, or these things will be obvious when PayStay collects the information.

The following are the main types of personal information collected by PayStay and the main purposes for which they are collected.

To provide its services and products including the PayStay service

PayStay may collect information about an individual such as his or her name and contact details (including mobile phone number), date of birth, payment and billing information, credit card number, vehicle registration number, vehicle make, model, year, colour, and information about his or her use of PayStay services and PayStay services including the date and time of use. PayStay may use this information to supply its services, operate PayStay and collect payment for use of parking and the PayStay service.

To comply with the law

PayStay may collect information about an individual as required or permitted by law. For example, PayStay is required by law to keep certain records, including information about the payment and non-payment of parking services.

To assist with queries

An individual may provide PayStay with his or her name or other contact details when he or she calls PayStay by phone, writes to PayStay or contacts PayStay using its websites so that PayStay can respond to requests for information about customer accounts, its services and PayStay. For example when an individual makes an enquiry using a PayStay website or by calling the PayStay Call Centre, he or she may be asked to provide a name, email address, telephone number and other contact information.

As part of PayStay’s general business operations

PayStay also collects personal information about individuals who are contracted to, or employed by, PayStay, PayStay's suppliers (including third party service providers), related companies, agents and customers. As required, this information may include an individual’s name contact details and other information necessary for PayStay to conduct business or maintain an employment relationship with that individual. As necessary and where appropriate, PayStay may require employees to undergo certain periodic or occasional medical checks.
To consider an application for a job with PayStay
When an individual applies for a job or contract with PayStay, PayStay may collect certain information from the individual (including his or her name and contact details, information about his or her working history and relevant records checks), from any recruitment consultant and from the individual's previous employers and others, including referees and publicly available sources, that may be able to provide information to PayStay to assist PayStay in its decision on whether or not to make the individual an offer of employment or engage the individual under a contract. As necessary and where appropriate, PayStay may require prospective employees to undergo certain medical checks. This Privacy Policy may not apply to acts and practices in relation to employee records of PayStay's current and former employees, which may be subject to the employee records exemption in the Privacy Act.

How does PayStay collect personal information?
PayStay will generally collect information directly from the individual to which it relates. However, PayStay may collect information about an individual from a third party, such as when provided PayStay's clients which may include corporate entities, government organizations or agencies or other organisations to whom PayStay provides its services. PayStay may supplement the information it collects with information from other sources, such as generally available publications.

How does PayStay use and disclose personal information?
PayStay generally uses and discloses personal information for the purposes for which it was collected, in order to provide PayStay services and deliver PayStay (including as described above), to recover fees payable under your customer service agreement, for debt collection and enforcement purposes, to investigate or to pursue any legal claim that we or may have against you, or as otherwise required or authorised by law.

PayStay discloses certain personal information to its clients where required by legislation.

When PayStay collects personal information, it may sometimes also use that information to carry out market research and other analysis so that PayStay can improve its services and improve the operation of PayStay. As part of conducting PayStay's business, personal information may also be used to maintain and develop PayStay's business systems, including testing and upgrading them.

PayStay Customer Relations may use an individual’s personal information to keep the individual up to date with information about PayStay services and PayStay. If the individual does not want PayStay to use their personal information in this way or to be sent any further information, the individual can always let PayStay know by unsubscribing from emails or contacting PayStay Customer Service using the contact details given below.

PayStay may de-identify information about an individual so that the information can no longer be related to that individual. PayStay may then use and disclose that de-identified information in the course of its business. PayStay may also aggregate information on the use of its services and PayStay (for instance, Parking Facility use) in such a way that no information identifying an individual is disclosed and may use and publicly disclose such aggregated information.

Where appropriate, PayStay may handle personal information relying on exemptions that are available under applicable privacy laws, including, for example, the employee records exemption in the Privacy Act and provisions in the Privacy Act concerning the sharing of personal information among related bodies corporate.

Disclosing personal information
For the purposes described in this policy, PayStay may disclose personal information:

- subject to any restrictions imposed by any relevant legislation, to any related entities of PayStay (including related entities located internationally);
- under legislative requirements such as with the local governments who operate Parking Facilities;
- to PayStay's suppliers, service providers, professional advisers and agents. The types of suppliers PayStay may disclose personal information to include:
  - call centre operators;
  - mailhouse organisations;
  - contractors;
  - support and maintenance and logistics contractors;
  - debt collection companies and credit reporting bodies;
  - information technology suppliers that provide support, maintenance and upgrade services for PayStay systems;
  - direct marketing contractors;
Cross-border disclosures
PayStay may disclose information to recipients that are located outside Australia. PayStay may disclose personal information to overseas contractors, and may use off-shore servers for the purposes of data storage. PayStay has engaged contractors in the Philippines, the United States and certain other countries, and may disclose certain personal information to those contractors. PayStay may also disclose certain personal information to related entities internationally, although such information will typically only relate to employees and internal corporate matters and not customer information or the operation of PayStay in Australia. PayStay will take commercially reasonable steps to ensure that any overseas recipient will deal with such personal information in a way that is consistent with the Australian Privacy Principles.

Cookies and IP address tracking
PayStay’s websites may use cookies for site administration purposes. If for any reason an individual wishes not to take advantage of cookies, the individual may have his or her browser not accepts them (although this may disable or render unusable some of the features of a PayStay website). PayStay’s websites may also detect and use an individual’s IP address or domain name for internal traffic monitoring and capacity purposes or to otherwise administer the website. No personal information is obtained, rather the patterns of usage of visitors to the website may be tracked for the purposes of providing improved service and content based on aggregate or statistical review of user site traffic patterns.

Links to other sites
A PayStay website may contain links to other websites. PayStay is not responsible for the privacy practices or the content of such other websites. The privacy policies applicable to such other websites may differ substantially from this Privacy Policy, so PayStay advises individuals to read them before using those websites. PayStay will not be liable for any use of those websites.

Security
PayStay implements a number of physical and electronic measures to protect personal information. We restrict access to our electronic databases, maintain firewalls and encrypt certain data where practicable to do so. Please note, however, that the internet is not a secure environment and although all care is taken, PayStay cannot guarantee the security of information provided to it via electronic means.

Access and correction and complaints handling
An individual has a right to access most personal information that PayStay has about that individual. In some circumstances it may not be possible for PayStay to provide the individual with all of his or her personal information or an exemption under the Privacy Act may apply. For instance, PayStay may not provide access to information if disclosing that information would impact on the privacy of another individual. Where PayStay will not provide access to personal information held about an individual, PayStay will tell the individual why.

When an individual requests access to personal information, PayStay may need to take measures to verify the individual’s identity before providing them with such information. If an individual thinks that any personal information PayStay holds about him or her is inaccurate, the individual may contact PayStay Customer Service and PayStay will take reasonable steps to ensure that the information is corrected. PayStay can correct most personal information over the telephone, but correction requests may need to be made in writing in some cases.

If an individual wishes to make a complaint about the way PayStay has handled his or her personal information (including if the individual thinks PayStay has breached the Privacy Act) the individual may do so by contacting PayStay Customer Service in writing, by mail or email to the address or email address set out at the end of this Privacy Policy. If a complaint is made, please include contact details such as email
address, name, address and telephone number and clearly describe the complaint. PayStay Customer Service will investigate the complaint and respond promptly. If the complainant considers that PayStay has failed to resolve the complaint satisfactorily, the complainant can complain to the Office of the Australian Information Commissioner.

As at the date of this Privacy Policy, the **Office of the Australian Information Commissioner's contact details are as follows:**

**Mail:**
Sydney Office  
GPO Box 5218 Sydney NSW 2001  
Canberra Office  
GPO Box 2999 Canberra ACT 2601

**Telephone:** 1300 363 992  
**Email:** enquiries@oaic.gov.au  
**Website:** http://www.oaic.gov.au/

**Anonymity**

Where it is lawful and practicable, PayStay will provide an individual with the option to deal with PayStay and use PayStay without identifying themselves.

For access and correction enquiries and complaints, please contact PayStay Customer Service using the contact details provided below.

**Contact Details - PayStay Customer Service**

Attn: PayStay Privacy Officer  
P. O. Box 837, North Melbourne, VIC 3051  
Phone: 03 9320 9000  
admin@data.com.au