Privacy Policy of Strauss & Co for Auctions

1. INTERPRETATION
   All interpretations and definitions used in this privacy policy appear in and shall be interpreted in accordance with the general conditions of business.

2. INTRODUCTION
   2.1. This is the privacy policy of Strauss & Co Proprietary Limited ("Strauss & Co") and applies to all relevant dealings and interactions between Strauss & Co and third parties where Strauss & Co collects and processes personal information.
   2.2. For purposes of the Protection of Personal Information Act, 2013 ("POPIA"), Strauss & Co is the responsible party for the processing of users’ personal information and in terms of the General Data Protection Regulation ("GDPR") (EU) 2016/679 ('GDPR') Strauss & Co is the data controller for the processing of users’ personal information.
   2.3. Strauss & Co is committed to protecting users’ privacy and personal information and therefore ensures that no information collected by it will be used for any purposes other than as stipulated in or reasonably expected from the general terms of business or this privacy policy.
   2.4. By making use of the website, placing a bid and/or buying a lot or linking to the website, the user explicitly agrees and consents to the provisions of this privacy policy, including the further provisions outlined in the general terms of business. If the user does not agree with the above, the user must refrain from accessing the website.
   2.5. Any personal information collected is for Strauss & Co’s internal business purposes or other statutory requirements only, and no personal information will be supplied or distributed to any third party without the user’s consent unless the supply or distribution of such personal information is reasonably expected or necessary for the performance by Strauss & Co of its obligations under and in terms of the general terms of business.
   2.6. The personal information, whether public or private, will not be sold, exchanged, transferred, or given to any other company for any reason whatsoever, without the user’s consent, other than for the express purpose of effecting the collection of any purchased lot. This does not include trusted third parties, who assist Strauss & Co in operating the website, conducting business or servicing the user; provided that such third parties agree to keep this information confidential.
   2.7. Strauss & Co may release the user’s personal information when it believes such release is appropriate in order to comply with the law, enforce its general terms of business and/or to protect its or third parties’ rights, property or safety.
   2.8. Notwithstanding the provisions of this clause 2, anonymised, non-personally identifiable user information may be provided to other parties for marketing, advertising, statistical and/or record-keeping purposes.
   2.9. Strauss & Co understands the importance of keeping user’s personal information secure and has implemented appropriate technical and physical steps to safeguard it.

3. USE OF PERSONAL INFORMATION
   3.1. The general types of personal information that Strauss & Co or invaluable.com may collect from users and the process to collect personal information include:
      3.1.1. personal information provided by the user by filing in the forms on the website and information given to Strauss & Co in the forms on the website (including "submitted user information") providing the user’s name, date of birth, address, credit information and any other personal information relevant to the services provided by Strauss & Co. The processing of such personal information is necessary for the performance of a contract between Strauss & Co and the user and to comply with Strauss & Co’s legal obligations.
      3.1.2. as part of the submitted user information, the user may also provide interests and marketing preferences information and such interests and preferences information is necessary for the performance of a contract between Strauss & Co and the user.
      3.1.3. as part of the submitted user information, the user may also have with Strauss & Co, which is deemed to be for the legitimate interests of Strauss & Co.
      3.1.4. details of transactions carried out through the invaluable Platform or the Website and any communications by telephone, in person, or by any other means relating to those transactions, which information is deemed to constitute processing in the pursuit of the legitimate interests of Strauss & Co.
      3.1.5. Strauss & Co may also obtain information when a user subscribes to Strauss & Co’s catalogues. In this regard, the processing of such personal information is in pursuit the legitimate interests of Strauss & Co, and the user's consent is not necessary for the performance by Strauss & Co of its obligations under and in terms of the general terms of business.
      3.1.6. Strauss & Co also collects and processes personal information that is not limited to traffic data, web logs or other communication data and resources accessed by the user, which is necessary for the performance of a contract between Strauss & Co and the user.

4. SECURITY OF INFORMATION
   4.1. Strauss & Co committed to protecting personal information of users and securing its information technology systems. Strauss & Co considers the confidentiality of users’ personal information to be important and industry-standard security measures are utilized to safeguard personal information from manipulation, destruction or access by unauthorized persons and to prevent unauthorized disclosure.
   4.2. Strauss & Co continually enhances its security measures as new technology is made available and in response to newly discovered threats.
   4.3. A variety of security measures are used to maintain the safety of the personal information when a bid is placed or a lot is purchased or personal information is entered, stored, recalled or accessed. These measures include electronic firewalls and various other protection measures that involve virus scanning, installation of security patches, vulnerability testing, backup and recovery planning, employee training, security audits, etcetera.
   4.4. All supplied sensitive personal information including, but not limited to, personal payment data, credit card or EFT details are transmitted via Secure Socket Layer ("SSL") technology and then encrypted into the database of Strauss & Co’s payment provider. Such information will only be accessible by the authorised personnel with special access rights to such systems, and such individuals are required to keep the information confidential.
   4.5. After a transaction has been concluded on the website, the user’s purchase information, such as credit card or electronic file transfer ("EFT") details will not be stored on Strauss & Co’s servers.
   4.6. Strauss & Co does not send e-mails to users asking them to provide it with their account or other information or e-mails inviting users to link to its website and shall not be liable for any loss suffered by any person relating to such fraudulent e-mails sent by third parties or other related fraudulent practices by third parties such as the unauthorised use of Strauss & Co’s brand names, marks goodwill and reputation in an attempt to mislead people into thinking that it is, or is associated with, Strauss & Co. Strauss & Co may, however, from time to time send e-mails requesting a user to provide credit card details in respect of subscription payments or purchases made, which e-mail shall specifically indicate that it is in relation to subscription payments or a specified purchase.
   4.7. Fraudsters may send invoices to users purporting to originate from Strauss & Co or make other requests for payment. If a user ever has any reason to doubt the authenticity of an invoice or request for payment, such user should enquire if the request is authorised and ask Strauss & Co to confirm if it is a valid invoice.
   4.8. Any transmission of personal information is at the own risk of the user and Strauss & Co will not be held liable for any resultant misuse of personal information.

5. RESPONSIBILITIES OF THE USER
   5.1. Each user remains responsible for maintaining the confidentiality of his username, password, credit card details and any other security information provided to or chosen by the user.
   5.2. Strauss & Co encourages users to: (i) use strong account passwords for the website; (ii) not share account login details with any person; and (iii) change their passwords on a regular basis.
   5.3. The user remains responsible for restricting access to the user’s computer or other electronic device, but shall be liable for any purchases made or bids placed using his details, regardless of whether a third party had gained access to such user’s computer or other electronic device or username, password and other security information without his permission.
   5.4. This privacy policy is subject to change from time to time and it is the responsibility of the user to ensure that he or she is up-to-date with these provisions when making use of the website.
   5.5. Where changes to this privacy policy will have a fundamental impact on the nature of the processing or a substantial impact on the user, Strauss & Co will provide a reasonable notice to enable a user to exercise the user’s privacy rights. This includes such instances where the user is located in the European Economic Area ("EEA") and wishes to object to the processing of personal information.

6. LINKS TO THIRD PARTY WEBSITES
   6.1. Occasionally Strauss & Co may include links to third party websites.
   6.2. The personal information that users provide to Strauss & Co will not be transmitted to these third party websites. These third party sites may however collect personal information of users in accordance with their separate and independent privacy policies and Strauss & Co therefore has no responsibility or
7. PERSONAL INFORMATION TRANSFERS
7.1. Strauss & Co shall only transfer a user’s personal information to entities from countries which have lower levels of data protection than the exporting country (‘countries without equivalent protection’), or allow users’ personal information to be accessed by entities in countries without equivalent protection, if the exporting entity has received assurances that the personal information will be adequately protected by the importing entity and when the consent of the relevant user has been obtained. Where the personal information of EEA residents is transferred outside of the EEA, Strauss & Co shall ensure that the necessary safeguards and contractual mechanisms are in place to protect users’ personal information.
7.2. The personal information that is obtained from users when registering for online auctions will be held on servers located in the United States of America and the United Kingdom. Strauss & Co shall procure that any third party whose servers host users’ personal information is under a legal obligation to comply with the requirements of the GDPR and the EU-US Privacy Shield (which replaced the Safe Harbour provisions), to the extent applicable, when conducting any processing activities or transfer of personal information.

8. RETENTION OF PERSONAL INFORMATION
8.1. Strauss & Co may retain the personal information of users for as long as is necessary to render its services, maintain business records, comply with the South African Financial Intelligence Centre Act, 2001 (‘FICA’), tax and legal requirements. The retention of personal information also serves to protect and defend Strauss & Co against potential legal claims.
8.2. For purposes of Strauss & Co’s research and record-keeping of the ownership of art objects, to assist with checks on the validity of works, provenance and title, Strauss & Co will keep the personal information of users for as long as the record is relevant to the legitimate interests of Strauss & Co.

9. ADDITIONAL REQUIREMENTS UNDER THE GDPR
The GDPR is a regulation in European Union law, which deals with data protection and privacy for all individuals within the EEA. It also addresses the export of personal data outside of the EEA, in order to meet the privacy requirements of the GDPR, Strauss & Co provides the following additional information to users.
9.1. The entity that is responsible for the personal information of a user
As provided in clause 2.1 of the privacy policy, if a user transacts in an auction with Strauss & Co or provides personal information as part of the registration process, then Strauss & Co will be the data controller of that personal information.
9.2. The legal basis on which Strauss & Co relies to process personal information
In clause 3 of the privacy policy it is specifically recorded what lawful basis Strauss & Co relies on when processing the different types of personal information of users. For compliance with the provisions of the GDPR, Strauss & Co provides additional clarifications regarding the lawful basis for its processing activities.
9.2.1. Consent: In certain instances, Strauss & Co processes personal information with the explicit consent of the user.
9.2.2. Performance of a contract: Strauss & Co may process users’ personal information when it needs to do this to fulfil a contract with a user, for example, for billing or shipping purposes.
9.2.3. Legal obligation: There are legal requirements that Strauss & Co has to comply with, for example, in the case of FICA, as provided in clause 8.1 of the privacy policy. If there is a legal requirement for a user to provide personal information for any such purpose, Strauss & Co will make this clear at the time and will also explain to users what the consequences will be if the user does not provide the requisite personal information. For example, if the user cannot submit the necessary information to register for an auction, then Strauss & Co will not be able to process a bid at such auction.

9.2.4. Legitimate interests: Strauss & Co processes personal information when it is in its legitimate interests to do so. Examples of such legitimate interests include: (i) the security of its auctions; (ii) obtaining insights on the preferences of users; (iii) maintaining accurate records; and (iv) ensuring that its website operates efficiently. Adequate safeguards are put in place to ensure that a user’s privacy is protected and that Strauss & Co’s legitimate interests are not overridden by a user’s interests or fundamental rights and freedoms.

10. USERS’ RIGHTS
10.1. Users residing in the EEA have the legal right to make a ‘subject access request’ to Strauss & Co to obtain access to their personal information and the reasons for processing such personal information.
10.2. For any further copies of personal information being requested by the user, Strauss & Co may charge a reasonable fee based on administrative costs.
10.3. Users may, in addition to subject access requests, ask Strauss & Co that their personal information kept by Strauss & Co (ii) rectified if the information is inaccurate or out of date; (ii) erased; or (iii) restricted in terms of its usage.
10.4. If a user has provided Strauss & Co with personal information and the grounds for processing such information are either contractual in nature or based on consent, the user has the right to be provided with the personal information in a structured, commonly used and machine readable format for transmitting it to another data controller. The same right would be available to the user where the processing of Strauss & Co is carried out by automated means.
10.5. A user also has a right to object to instances of processing in the following cases, namely:
10.5.1. Direct marketing: A user has, in accordance with the GDPR, the right to object to direct marketing at any time.
10.5.2. Legitimate interests: Where Strauss & Co processes personal information because of legitimate interests, a user has a right to object to this.
10.6. If Strauss & Co has asked for consent to process personal information, a user may at any time withdraw such consent. This will not affect the lawfulness of Strauss & Co’s processing of the personal information prior to a user’s withdrawal.
10.7. These rights of users may be limited in some situations; for example, where Strauss & Co can demonstrate that there is a legal requirement to process the user’s personal information.
10.8. If a user would like to discuss or exercise any of these rights, they are entitled to contact Strauss & Co. Users are also encouraged to contact Strauss & Co to update or correct personal information if it changes or if it is inaccurate.
10.9. If a query or complaint remains unresolved with Strauss & Co, a user may file a complaint with the relevant data protection authority.

11. AUTOMATIC DECISION-MAKING
11.1. The manner in which Strauss & Co analyses personal information for advertising and risk assessments may entail profiling. In this regard, Strauss & Co may process personal information by using software that is capable of assessing a user’s personal aspects and predict risks.
11.2. Strauss & Co may use the personal information it collects, for example, purchase and bidding information, to deduce the interests of a user. Strauss & Co may employ such information for automated decisions about the content and suggestions presented to users on its website.
11.3. Strauss & Co may use automated tools to flag suspicious activities on its website. This may be the case where there are multiple logins from different locations within a short span of time. These automated activities will not, in themselves, have legal or similar effects for a user.

12. COOKIES
12.1. When a user visits the website, Strauss & Co will place cookies on the computer or other electronic device of the user. The cookies that are utilised by Strauss & Co can be classified into the following categories:
12.1.1. Functionality: These cookies allow the website to remember information that was provided by a user when previously accessing the website. These cookies provide more personal features to a user’s experience.
12.1.2. Performance: These cookies collect information about how visitors use the website. Information identifying a visitor is not collected by these cookies. The only information that is obtained by Strauss & Co is aggregated and anonymous. The reason for collecting such information is to improve the manner in which the website operates.
12.1.3. Essential: These cookies are integral to enable a user to navigate the website. Certain features on the website will not work properly if a user does not agree to the deployment of the cookies. Strauss & Co may in such instance be unable to provide services to a user unless the user accepts the use of such cookies.
12.2. Strauss & Co may partner with third parties to deliver more relevant advertisements to users and to obtain web statistics. The third parties may use cookies and other tracking mechanisms to monitor a user’s visit to the website and other webpages. By monitoring such usage, the third party assists advertisers to provide users with content that is more relevant.
12.3. The cookies do not store personally identifiable information of users and Strauss & Co only uses trusted advertising partners who have their own separate privacy policies in place.