



Nook &amp; Bloom Care &lt;care@nookandbloom.com&gt;

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## Clarification Regarding Outstanding Compliance Breach & Preservation Demand

1 message

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**Nook & Bloom Care** <care@nookandbloom.com>

Thu, Jan 15, 2026 at 11:21 AM

To: GS Data Subject Rights CCPA &lt;GS-DSR-CCPA@gs.com&gt;

Cc: gs-reg-inquiries-apej@gs.com

Bcc: priya.marie.ross@gmail.com

Dear Goldman Sachs Privacy Team,

Thank you for your response.

For clarity, your message addresses only access rights under New York privacy law in connection with my November 26, 2025 request. It does not respond to, or acknowledge, my **January 10, 2026 Compliance Breach & Preservation Demand**, which concerns potential unauthorized access, retention, disclosure, and downstream use of internal Goldman Sachs materials, and requests confirmation of investigation and preservation steps.

To date, Goldman Sachs has not confirmed:

- whether any internal compliance, cybersecurity, or incident-response review has been initiated in response to the December 7, 2025 incident notices;
- whether archived systems, access logs, or former-employee accounts were reviewed;
- or whether record-preservation steps have been implemented.

I note that this clarification is provided for accuracy of the record. As previously communicated, the absence of confirmation regarding investigation or preservation has been escalated to the appropriate regulatory authorities.

No further action is required at this time unless Goldman Sachs intends to respond substantively to the January 10, 2026 demand.

Sincerely,

Priya Ross

Former Employee ID: 00152276

CC: GS Regulatory team

On Thu, Jan 15, 2026 at 9:25 AM GS Data Subject Rights CCPA &lt;GS-DSR-CCPA@gs.com&gt; wrote:

Dear Priyamol Ross,

Thank you for the reply. The Goldman Sachs Privacy Notice (the "Notice") notifies individuals of privacy rights that may be available to them based on the jurisdiction in which they reside and corresponding applicable law. The Notice itself does not provide for any privacy rights beyond those available under applicable law. As per our previous response, New York state law is applicable to the data collected during your employment and does not provide for a right of access. We hope this helps clarify our response.

For more information about how we protect your privacy, you can review the applicable policy/notice here: <https://www.goldmansachs.com/privacy-and-cookies>.

Kind Regards

GS Privacy Team

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**From:** Nook & Bloom Care <care@nookandbloom.com>**Sent:** Wednesday, January 7, 2026 12:21 PM

**To:** GS Data Subject Rights CCPA <[GS-DSR-CCPA@ny.email.gs.com](mailto:GS-DSR-CCPA@ny.email.gs.com)>  
**Cc:** gs-privacy <[gs-privacy@ln.email.gs.com](mailto:gs-privacy@ln.email.gs.com)>  
**Subject:** Re: Data Subject Access Request Pursuant to Goldman Sachs Privacy Notice

Dear GS Privacy Team,

Thank you for your reply.

For clarity, my November 26, 2025 request was not limited to a general privacy-rights request or a request governed solely by New York state law. My communication was a Data Subject Access Request (DSAR) submitted pursuant to the Goldman Sachs Privacy Notice and all applicable U.S. data-governance, cybersecurity, and regulatory obligations.

The request specifically sought:

- my complete personnel file,
- HR/HCM records,
- Employee Relations records,
- Compliance or conduct records referencing my employment,
- internal communications or notes relating to my separation, and
- any internal data tied to archived emails, access logs, or emergency-contact information.

Your response does not address the following issues described in my December 7, 2025 follow-up:

1. Whether Goldman Sachs has conducted, or intends to conduct, any internal review of potential unauthorized access, retention, or disclosure of internal Outlook emails bearing "Tamamoto, Craig (HCM)" print headers.
2. Whether any HR/HCM or emergency-contact data associated with my employment was retained, accessed, or disclosed after my separation.
3. How internal GS materials associated with former personnel accounts became available years later.
4. Whether Goldman Sachs maintains any internal documentation characterizing the basis for my separation (e.g., "for cause," "downsizing," or other classifications), and whether such documentation will be disclosed.

For regulatory purposes, and in light of ongoing reviews by the New York Department of Financial Services (NYDFS), the U.S. Securities and Exchange Commission (SEC), FINRA, and the New York Department of Labor (NY DOL), I respectfully request clarification on these outstanding questions.

Please confirm:

1. Whether Goldman Sachs has initiated or will initiate an internal review regarding potential unauthorized access or disclosure involving internal emails or HR/HCM data.
2. Whether any archived GS systems or former-employee accounts containing my information were accessed post-employment.
3. Whether Goldman Sachs intends to provide any portion of personnel-related records necessary to clarify the basis for my separation or any alleged warnings.
4. How Goldman Sachs is classifying my termination within internal systems.

I remain available to provide any additional documentation needed to assist your review.

Thank you,  
Priyamol (Priya) Ross  
Former Employee ID: 00152276

On Wed, Jan 7, 2026 at 11:55 AM GS Data Subject Rights CCPA <[GS-DSR-CCPA@gs.com](mailto:GS-DSR-CCPA@gs.com)> wrote:

Dear Priyamol Ross,

Thank you for reaching out to us about your privacy rights. New York state law is applicable to the data collected during your employment and does not provide for a right of access. Therefore, we will not be moving forward with your request.

We want you to know that the privacy of personal information is a priority for us and we take measures to protect it. If you'd like to learn more about the types of information we collect and process, you can review the applicable policy/notice here: <https://www.goldmansachs.com/privacy-and-cookies>.

Kind Regards

GS Privacy Team

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**From:** Nook & Bloom Care <[care@nookandbloom.com](mailto:care@nookandbloom.com)>  
**Sent:** 26 November 2025 23:38  
**To:** gs-privacy <[gs-privacy@ln.email.gs.com](mailto:gs-privacy@ln.email.gs.com)>; GS Data Subject Rights CCPA <[GS-DSR-CCPA@ny.email.gs.com](mailto:GS-DSR-CCPA@ny.email.gs.com)>  
**Subject:** Data Subject Access Request Pursuant to Goldman Sachs Privacy Notice

Dear Goldman Sachs Privacy Team,

I am writing to submit a Data Subject Access Request (DSAR) pursuant to the Goldman Sachs Privacy Notice and applicable U.S. data-privacy laws.

I request access to, and copies of, all personal data that Goldman Sachs maintains about me in any system, archive, platform, record-retention environment, vendor system, or database.

**Identifying Information:**

Full Name: Priyamol Marie George Ross  
Former Name at Time of Employment (if applicable): Priyamol Ross  
Goldman Sachs Employee ID: 00152276  
Email previously associated with my account/records: [priya.marie.ross@gmail.com](mailto:priya.marie.ross@gmail.com)

Dates of Employment:

- Permanent employee: October 14, 2014 – January 5, 2016
- Temporary employee:
  - February 2012 – April 2013
  - August 29, 2013 – October 13, 2014

I request the following categories of personal data:

**1. Full Personnel & Employment Records**

Complete personnel file

Internal HR/HCM electronic records

ER (Employee Relations) records

Compensation, payroll, benefits, and job-history information

Internal employment notes, communications, performance records

Any internal evaluations or manager commentary

**2. Email, Messaging, and Communications Data**

All emails sent to or from my internal GS email address

All emails referencing my name or Employee ID

Archives, backups, or restored data containing my information

Internal messaging or communication logs (e.g., Symphony, Lync, Skype, Slack, BlueJeans if applicable)

### **3. Access Logs and Security Metadata**

Badge-access history

VPN, system, and workstation login history

Any identity-verification logs associated with me

Any data tied to devices or credentials issued to me

### **4. HR/HCM and Internal Mobility Records**

Applications, interview notes, referrals, feedback, HR screenings

Transfer requests, internal mobility submissions, or hiring pipeline data

Notes from HR representatives or managers

### **5. Compliance, Conduct, and Risk-Related Data About Me**

Any data maintained by Compliance, Legal, Employee Relations, or Risk that contains my name, Employee ID, or personal information

Any review, assessment, or documentation relating to employment policies, code-of-conduct matters, or internal investigations connected to my employment

### **6. All documents created, modified, or stored about me**

Including but not limited to:

PDFs

Word documents

Notes

Reports

Screenshots

Spreadsheets

Case-management entries

Ticketing or service-desk logs containing my information

### **7. All data Goldman Sachs maintains that references my name or Employee ID in any context**

If any categories of data are withheld, please provide the legal basis for the exemption and specify the category withheld.

#### **Identity Verification**

I can provide additional verification documents upon request.

Please advise if you require further identity confirmation to process this request.

#### **Preferred Format**

Please provide the data in electronic format via secure download link or encrypted email.

1/15/26, 11:22 AM

Nook & Bloom Mail - Clarification Regarding Outstanding Compliance Breach & Preservation Demand

Thank you for confirming receipt of this request.

I look forward to your response within the applicable timeframe described in the Goldman Sachs Privacy Notice.

Sincerely,

Priyamol (Priya) Ross