



WANDSWORTH COUNCIL DATA PROTECTION POLICY

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Wandsworth Council Data Protection Policy

Introduction

The processing of personal data is essential to many of the services carried out by the Council, and this policy sets out how it complies with the General Data Protection Regulation (GDPR), the Data Protection Act 2018 (DPA) and other related legislation.

It should be read in conjunction with the supporting policies and other documents listed in Annex A. There is a glossary of terms in Appendix B.

Purpose

This Policy sets out how the Council will comply with data protection legislation: General Data Protection Regulation (GDPR), the Data Protection Act 2018 (DPA) and related laws.

Compliance with them reduces the likelihood of an information security breach and its wider effects, including causing harm/distress to data subjects, reputational damage, substantial financial penalty and scrutiny from the Information Commissioner's Office.

Since the delivery of many of the Council's services and functions are reliant on the processing of accurate and usable personal data, adherence to the legislation will improve efficiency and effectiveness in the public interest and maintain the trust of all residents and service users.

Scope

The Council is registered with the Information Commissioner's Office (ICO) as a "Data Controller" (Registration No Z4600177) and this Policy applies to the collection, use, sharing and processing of all personal data where the Council is the Data Controller or the Data Processor and when it is a joint Data Controller.

It applies to everyone working for the Council, including agency staff and contractors regardless of who created the data, where it is held or the ownership of the equipment on which it is held. Mandatory training is provided to staff to assist them in meeting their obligations under this Policy.

Elected members are registered individually with the ICO as Data Controllers and are responsible for the personal data that they collect, store, use and delete.

Data Protection Principles

The following key principles underpin this policy statement and the Council will comply with them by putting in place measures to ensure that personal data is:

- processed lawfully, fairly and in a transparent manner in relation to the data subject (“lawfulness, fairness and transparency”)
- collected and created for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes (“purpose limitation”)
- adequate, relevant and limited to what is necessary in relation to those purposes (“data minimisation”)
- accurate and, where necessary, kept up to date (“accuracy”)
- retained for no longer than is necessary (“storage limitation”)
- kept safe from unauthorised access, accidental loss or deliberate destruction (“integrity and confidentiality”) and
- That the Council can demonstrate that it has done so (“accountability”) To maintain these principles the Council will:
 - Let data subjects know how and for what purpose their personal data is being processed by means of a “Privacy Notice”
 - Inform data subjects if their personal data will be shared and why and with whom when there is a legitimate purpose for doing so
 - Only process personal data that is necessary for the performance of a task carried out in the public interest
 - Check the quality and accuracy of the information it holds and make it easy for data subjects to do so
 - Ensure that information is not held for longer than necessary and that such information is destroyed appropriately and securely
 - Have safeguards in place to protect personal information in all formats from loss, theft or unauthorised disclosure

Lawful basis for Processing

The grounds for processing personal data are:

1. Required for the performance of a contract
2. For tasks carried out in the public interest
3. To comply with the Council’s legal obligations
4. Vital interests – to protect or save an individual’s life
5. Consent

Guidance from the ICO states that: “no single basis is “better” or more important than the others, all are equally valid; when choosing which to rely on, the most appropriate basis to use depends on the purpose for which the data is being processed and the relationship with the individual.”

In order to fulfil our statutory responsibilities as a Local Authority, in most cases the lawful basis for processing personal data will be to perform a task carried out in the public interest and to comply with the legal obligations set out in law. This includes for example: providing an Electoral Service; administering Council Tax; delivering services related to Education and Learning; and the prevention of crime.

The Council will only ask for consent to process personal information if it is not doing so under one (or more) of the other four legal basis for processing. For example: residents agreeing to a particular method of communication such as receiving emails about local events. Consent can be withdrawn at any time.

Special Category (formerly known as Sensitive Personal Data)

Where special category personal data is processed the Council will also ensure that one of the additional conditions set out the legislation is met, together with any further requirements set out in other legislation.

Sharing Information

The Council is legally obliged to share certain data with other public bodies, such as central Government Departments, when required to do so. It is also required to safeguard public funds to prevent fraud and it may share data with other public bodies for this purpose.

The Council has also appointed external agencies, companies or other organisations to carry out services on its behalf, including, for example: Street Cleansing; Highway Maintenance; Recycling and Waste Collection; and payment processing.

Each service provider will be required to demonstrate, via a written contractual agreement, that Council-controlled personal data will be handled in compliance with data compliance legislation and they have put appropriate technical and organisational measures in place.

This data sharing is in accordance with our Privacy Notice(s) which can be viewed at: www.wandsworth.gov.uk/wandsworth-council-privacy-notice.

In the event of an emergency or civil incident personal data may be shared with other organisations to fulfil our statutory duties and protect individuals from harm.

The Council carries out data matching exercises to ensure the safeguarding of public money and to minimise levels of fraud in addition to ensuring it delivers services and assistance to those entitled to receive them. Data matching exercises will only be carried out for specific lawful purposes and will comply with relevant Codes of Practice.

Cabinet Office

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/750372/Code_of_Data_Matching_Practice.pdf

Rights of individual data subjects

The Council will uphold individual data subject rights, including the right to:

- be provided with specified information about the Council's processing of their personal data (the right to be informed)
- access their personal data (the right of access)
- have their personal data rectified if inaccurate or incomplete (the right of rectification)
- have, subject to legal obligations, their personal data deleted or removed (the right of erasure)
- object, in certain circumstances to restrict the processing of their data until the accuracy of the data or use has been resolved (the right to restrict processing)
- in certain circumstances, to move personal data that the individual has provided to the Council to another organisation (right of data portability)
- not be subject to a decision based solely on automated decision making and processing (rights related to automated decision making, including profiling)

As required by law, the Council has appointed a Data Protection Officer whose role includes ensuring that appropriate policies and processes are in place so that these rights can be exercised according to the provisions of the legislation.

When a data subject exercises one of these rights, the Council will respond without undue delay and within the statutory time limits following proof of identification.

Information Security

The Council has put in place appropriate security measures to prevent unauthorised processing of personal data and against the accidental loss of or damage to personal data from the point of collection to its destruction. These measures are continually updated so that the Council maintains confidentiality, integrity and availability of personal data at all times.

Complaints

Complaints regarding the processing of personal data should be made to the Data Protection Officer. For example: when personal data has not been handled securely; that information has not been obtained fairly; or that personal data had been retained for longer than was necessary.

Changes to this Policy

The Information Governance Strategic Board (IGSB) has authorised the Data Protection Officer to review this Policy regularly and, taking into account changes in legislation, amend accordingly. The Board will review the Policy annually.

Feedback on this Policy

If you have any comments about this policy or have suggestions for how it might be improved or if you wish to contact the Council's Data Protection Officer, you can email to:

DPO@richmondandwandsworth.gov.uk

Or write to the Data Protection Officer at
The Town Hall,
Wandsworth High Street,
London
SW18 2PU

Annex A

Links to other policy documents (Internet only)

Subject Access Request

www.wandsworth.gov.uk/accessing-your-personal-information-subject-access-request

Request restriction of personal data

www.wandsworth.gov.uk/request-restriction-of-personal-data

Request erasure of personal data

www.wandsworth.gov.uk/request-erasure-of-personal-data

Wandsworth Privacy Notice

www.wandsworth.gov.uk/wandsworth-council-privacy-notice

Departmental Privacy Notices

<https://www.wandsworth.gov.uk/the-council/open-data-and-transparency/privacy/departmental-privacy-notices/education-and-learning-privacy-notice/>

Records Management Policy

<https://www.wandsworth.gov.uk/records-management>

Annex B

Glossary

- **Personal data** is any information relating to an identified or identifiable natural person, either through their name or another identifier such as an identification number
- **Processing** refers to any operation performed on personal data, whether or not by electronic or automated means, such as collection, use, storage, disclosure or destruction
- **Data subject** is the term used to describe any given person when identified in relation to their personal data
- **Data controller** is the organisation that determines the purposes for which, and the manner in which, any personal data is processed. They are responsible for establishing practices and policies in line with data protection legislation.
- **Joint Data Controller** are the organisation that, acting together with another, decides the purposes and manner in which personal data is processed
- **Data Protection Officer (DPO)** assists the Council monitor internal compliance, informs and advises on data protection obligations and acts as a contact point for data subjects and the supervisory authority
- **Information Governance Strategic Board (IGSB)** has responsibility for the Information Governance and Security arrangements across the Council and oversight of compliance issues reported to it
- **Personal data breach** means a breach of security leading to the accidental or unlawful destruction, loss, alteration, unauthorised disclosure of, or access to, personal data transmitted, stored or otherwise processed
- **Special categories** of personal data encompasses ethnicity and data concerning health, among other categories. To process these, there are extra requirements. Similar requirements exist in the GDPR for processing data on criminal convictions or offences.
- **Supervisory authority** means an independent public authority responsible for monitoring the application of data protection legislation in order to protect the fundamental rights and freedoms of natural persons in relation to processing and to facilitate the free flow of personal data within the European Economic Area (EEA). In the United Kingdom this is the Information Commissioner's Office.
- **Information Commissioner's Office (ICO)** The ICO is the UK's independent body set up to uphold information rights and the Department for Digital, Culture Media and Sport is the ICO's sponsoring department within Government