

# General Data Protection Regulation (GDPR) and Confidentiality Policy







# **Home-Start Wokingham District (hereafter called Home-Start)**

Title	General Data Protection Regulation (GDPR) and Confidentiality Policy (Mandatory)	09/10/2024
Author	Tanya Samuels HSUK Quality Specialist with support from RGDP (Data Protection consultant)	
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This policy adopted:27 <sup>th</sup> Jun	e 2025	(date)
Date policy to be reviewed:J	an 2027	(date)
Signed (Chair) Jessica Searle	Name: Jessica Searle	





Below is a list of policies and documents that are also relevant to Data Protection. You may find it helpful to refer to any of these additional documents when reading and using this policy.

- Safeguarding and Protecting Adults
- Safeguarding and Protecting Children (UK wide)
- Reporting Serious Incidents and reputational threats to HSUK
- There are a number of resources, training materials and templates available to support GDPR available on @Home <a href="https://at.home-start.org.uk/Interact/Pages/Content/Document.aspx?id=6494&SearchId=0">https://at.home-start.org.uk/Interact/Pages/Content/Document.aspx?id=6494&SearchId=0</a>
- Record Retention table (Appendix 1)

## **Policy Statement**

The lawful and appropriate management of personal data is extremely important to Home-Start Wokingham District

This policy sets our commitment to protecting personal data and how we will implement this with regards to the collection and handling of personal data. The relevant legislation that this policy conforms to can be found in Appendix 2.

Failure to comply with data protection legislation could lead to financial penalties, regulatory action, and reputational damage.

This policy applies to:

- All Staff, including temporary staff
- Trustees/Advisers
- Volunteers

# **Policy Scope**

The Policy applies to all personal data that Home-Start holds relating to living identifiable individuals regardless of the category of data or the format of the data. Personal data is any data which could be used to identify a living individual e.g. name, address, email, postcode, CCTV image, photograph and film. Special categories of personal data is; any information about racial or ethnic origin, political opinions, religious beliefs, health (mental and physical), sexual health, trade union membership, biometric data, and criminal convictions.

The policy applies to personal data held or accessed on Home-Start premises or accessed remotely via home or mobile working. Personal data stored on personal and removable devices are also covered by this policy.

# **The Data Protection Principles**

• Those who share sensitive personal information with Home-Start have a right to expect that it will be treated as confidential





- Personal and confidential information in any form obtained by Home-Start will be handled in compliance with data protection law and only in the ways relevant to the purpose of providing support as set out in our Privacy Notice.
- Access to the information we hold is limited to those who have a genuine need to see and use
  it in order to fulfil their roles in delivering our service.
- Everyone who works for or with Home-Start understands their duty to maintain the confidentiality and relevance of information that is shared with or by them and the consequences of breaching that confidentiality.

Data protection laws describe how organisations must collect, handle and store all personal data. Ensuring and demonstrating compliance is underpinned by the following principles.

# Personal data must be:

- Collected for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes.
- Processed lawfully, fairly and in a transparent manner in relation to individuals.
- Adequate, relevant and limited to what is necessary in relation to the purposes for which they are processed.
- Accurate and, where necessary, kept up to date; every reasonable step must be taken to
  ensure that inaccurate personal data, having regard to the purposes for which they are
  processed, are erased or rectified without delay.
- kept in a form which permits identification of data subjects for no longer than is necessary for the purposes for which the personal data are processed;
- Processed in a manner that ensures appropriate security of the personal data, including
  protection against unauthorised or unlawful processing and against accidental loss,
  destruction or damage, using appropriate technical or organisational measures.
- The controller at Home-Start Wokingham District shall be responsible for, and be able to demonstrate compliance with the above principles

## Responsibilities for compliance

**Trustees** are ultimately responsible for ensuring that Home-Start meets its legal obligations in terms of:

- fully committing to the principles of confidentiality and the management and security of information they receive in the course of their duties
- being responsible for ensuring that everyone in Home-Start understands and is committed to maintaining confidentiality





- ensuring that dated and signed records are kept of where access to sensitive information is required along with the reasons for that access
- ensuring that procedures are in place so that the information collected is only what is needed to deliver the service, it is kept securely in whichever form it takes and is only available to those who need to know (see Data Protection policy)
- ensuring that procedures are in place for sharing information securely and in line with the Privacy Notice
- being responsible for dealing with any breach of confidentiality including, if necessary, ending an individual's association with Home-Start, reporting breaches to the relevant authority and Home-Start UK, and cooperating with any investigation/ prosecution.

Home-Start Wokingham District has a **Trustee with lead responsibility for GDPR** who is responsible for monitoring compliance with this policy and the data protection legislation; supporting the Data Protection Lead at Home-Start Wokingham District and providing assurance to the board that GDPR practice is compliant with policy.

All staff have a responsibility for ensuring personal data is collected, stored and handled appropriately and handled and processed in line with this policy and the data protection principles in terms of:

- o following the principles set out in the policy and the associated Privacy Notice in all their work
- maintaining the confidentiality and security of all their records in line with our Data Protection policy
- ensuring that information they hold about others and information they provide about themselves is accurate, up to date and only what is needed to provide the service
- o recognising that everyone involved with Home-Start has a right to confidentiality
- o following the systems and procedures to maintain confidentiality including when sharing with other agencies
- knowing that where there are concerns about the safety or wellbeing of a child or adult at risk
  or individuals within the family, need not be informed that their information is being passed
  on to the relevant authorities if telling them has the potential to cause further harm, or may
  jeopardise any investigation by Police, Social Care services or other agencies with legal
  investigatory powers
- knowing and following the procedures for dealing with a request for information from the police, courts or other agencies with legal powers to collect information
- being aware that breaches of confidentiality are serious matters and could result in disciplinary action, including dismissal or potential prosecution.





Home-Start Wokingham District has a **Data Protection (DP) Lead** who is responsible for monitoring compliance with this policy and the data protection legislation; managing personal data breaches and data subject rights; recording and maintaining appropriate records of processing activities and the documented evidence required for compliance.

## **Volunteers Responsibilities:**

- making sure they understand and follow the principles of confidentiality and understand the limits around what information is collected and shared (set out in the Privacy Notice and Data Protection policy) and follow the procedures put in place by Home-Start to maintain that confidentiality
- being careful not to discuss families they support in ways that would identify them to others, making sure that any information they record about their families is held securely and is destroyed as soon as support is ended in line with our Data Protection policy
- knowing that breaches of confidentiality are serious and could result in ending their volunteering role and could make them liable to prosecution.

# Compliance

Home-Start Wokingham District will comply with our legal obligations and the data protection principles by:

# **Processing Lawfully and Fairly**

Home-Start Wokingham District will ensure processing of personal data, and special categories, meets the legal basis as outlined in legislation. Individuals will be advised on reasons for processing via a freely available Privacy Notice.

Where data subjects' consent is required to process personal data, consent (e.g. use of photos for website/Annual Report) will be requested in a manner that is clearly distinguishable from other matters, in an intelligible and easily accessible form, using clear and plain language. Data Subjects will be advised of their right to withdraw consent and the process for Data Subjects to withdraw consent will be simple.

# **Purposes**

Personal data will only be used for the original purpose it was collected for. These purposes will be clear to the data subject.

If Home-Start Wokingham District wishes to use personal data for a different purpose, we will notify, and seek consent from the data subject, as appropriate, prior to processing.

# **Adequate and Relevant data**

Home-Start Wokingham District will only collect the minimum personal data required for the purpose. Any personal data discovered as excessive or no longer required for the purposes collected will be securely deleted.





Any personal information that is optional for individuals to provide will be clearly marked as optional on any forms.

#### Accurate

Home-Start Wokingham District will take reasonable steps to keep personal data up to date, where relevant, to ensure accuracy.

Any personal data found to be inaccurate will be updated promptly. Any inaccurate personal data that has been shared with third parties will also be updated.

#### Retention

Home-Start Wokingham District will hold data for the minimum time necessary to fulfil its purpose. This applies to personal information stored electronically, including images. Timescales for retention of personal data are outlined in the Records Retention Schedule (Appendix 1).

Data will be disposed of in a responsible way to ensure confidentiality and security.

#### Security

Home-Start Wokingham District will implement appropriate security measures to protect personal data.

Personal data will only be accessible to those authorised to access personal data on a 'need to know' basis.

Employees, trustees and volunteers will keep all data secure, by taking sensible precautions and following the relevant Home-Start policies and procedures relating to data protection.

#### **Data Sharing**

In certain circumstances Home-Start Wokingham District may share personal data with third parties. This may be part of a regular exchange of data, one-off disclosures, or in unexpected or emergency situations.

Appropriate security measures will be used when sharing any personal data.

Where data is shared regularly a contract or data sharing agreement will be in place to establish what data will be shared and the agreed purpose.

Home-Start Wokingham District will consider all the legal implications of sharing personal data prior to doing so.

Data Subjects will be advised of any data sharing in the Privacy Notice.

Further information and resources are available to support with this on @Home





#### Data Processors

Where Home-Start Wokingham District engage Data Processors (e.g. outside contractors such as suppliers of IT systems, payroll or pensions providers to process personal data on our behalf, we will ensure:

- Data processors have appropriate technical security measures in place
- No sub-processors are used without prior written consent from Home-Start Wokingham
   District/an appropriate contract or agreement is in place explaining the full requirements of
   the data processor.

## **Security Incident and Breach Management**

Occasionally Home-Start Wokingham District may experience a personal data breach; this could be if personal data is:

- Lost, for example misplacing documents or equipment that contain personal data, through human error, or via fire, flood or other damage to premises where data is stored.
- Stolen; theft or a result of a targeted attack on our network (cyber-attack).
- Accidentally disclosed to an unauthorised individual
- Inappropriately accessed or used

All security incidents or personal data breaches will be reported and managed by the Data Protection Lead. The Information Commissioner's Office, HSUK (through the Reportable Incident process) and the individuals affected will be notified promptly, if required. All breaches will be managed using the Breach procedures within the Confidentiality policy.

Further information and resources around data breaches can be found on @Home.

# **Individual Rights**

Home-Start Wokingham District will uphold the rights of data subjects to access and retain control over their personal data held by us.

Home-Start Wokingham District will comply with individuals:

- Right to be Informed by ensuring individuals are informed of the reasons for processing their data in a clear, transparent and easily accessible form and informing them of all their rights
- Right to Access by ensuring that individuals are aware of their right to obtain confirmation
  that their data is being processed; access to copies of their personal data and other
  information such as a privacy notice and how to execute this right
- Right to Rectification by correcting personal data that is found to be inaccurate. We will
  advise data subjects on how to inform us that their data is inaccurate. Inaccuracies with be
  rectified without undue delay





- Right to Erasure (also known as 'the right to be forgotten') we will advise data subjects of their right to request the deletion or removal of personal data where processing is no longer required or justified
- Rights to Restrict Processing we will restrict processing when a valid request is received by a
  data subject and inform individuals of how to exercise this right
- Right to Data Portability by allowing, where possible, data to be transferred to similar organisation in a machine-readable format
- Right to Object by stopping processing personal data, unless we can demonstrate legitimate
  grounds for the processing, which override the interest, rights and freedoms of an individual,
  or the processing is for the establishment, exercise or defence of legal claims.

See Appendix 3 below and @Home for further resources on the process for responding to Subject Rights Requests, including where exemptions may be applied to withhold certain types of information.

# **Privacy by Design**

Home-Start has an obligation to implement technical and organisational measures to demonstrate that we have considered and integrated data protection into our processing activities throughout the organisation.

Trustees will be responsible for ensuring a Data Audit is completed and retained, this becomes a Record of Processing required by Article 30 of GDPR.

When introducing any new type of processing, particularly using new technologies, we will take account of whether the processing is likely to result in a high risk to the rights and freedoms of individuals and carry out Data Protection Impact Assessment.

All new policies including the processing of personal data will be reviewed by the Data Protection Lead to ensure compliance with the law.

## **Training**

All staff will be aware of good practice in data protection and where to find guidance and support for data protection issues.

Adequate and role specific training will be available regularly to everyone who has access to personal data, to ensure they understand their responsibilities when handling data.

# **Breach of policy**

Any breaches of this policy, may be considered under the Home-Start disciplinary procedures, and may result in disciplinary action being taken, including dismissal.

Regular audits will be undertaken to check compliance with the law, this policy and any relevant procedures.





**Retention Periods** are shown below. The table shows where there is a legal requirement for a retention period or a recommendation based on best practice in the sector. Legal requirements must be followed, and we strongly recommend that best practice should be followed. If a Home-Start is unsure about GDPR issues they should contact DAS, the ICO or seek advice from a legal firm or agency specializing in data protection. Decisions to deviate from the recommended retention periods should be risk assessed, discussed with the DPO and trustee with lead responsibility for GDPR and the wider trustee group and decisions recorded in minutes of board meetings. In situations where a Home-Start Wokingham District has to close specialist guidance will be obtained to ensure that a balance is achieved between the risk of safely retaining important data against the risk of breaching data protection principles.





# Appendix 1

# Staff files

	Details	Retention Period	Legal/Best Practice Basis	Source	Exceptions
Application form And shortlisting information	Successful candidates retain files for the duration of employment and shred/delete when employment ends following retention periods.  Sufficient information retained to provide a reference	1 yr after leaving employment	Best Practice	Chartered Institute of Personnel Management Guidance (CIPM)	
Application form and shortlisting information	Unsuccessful candidates	Retention should be no more than 6 months	Best Practice	CIPM	
DBS	Retain the DBS number, date issued, disclosure level, role/job description for, summary of decision taken regarding recruitment and any disputes over accuracy. The employer should not retain the disclosure certificate or detail (convictions etc. from it) only a record or whether satisfactory or not.	6 years after leaving employment	Legal Requirement	DBS/Disclosure Scotland/Access in NI	
Staff file*	,	6 years after leaving	Best Practice	Information and Records	
Training		employment		Management Society (IRMS)	





References Disciplinary			Department of Education	
Sickness	* until they reach their normal retirement age or for 10 years — whichever is longer <sup>1</sup>	Legal Requirement	The Statutory Sick Pay (General) Regulations 1982 (SI 1982/894) as amended Professional Standards Agency Limitations Act 1980	*If concerns have been raised about an adult's behaviour around children, the general rule is that organisations should keep the records
Injury at work	3 years	Legal Requirement	RIDDOR Limitation for legal proceedings RIDDOR 1995 and Limitation Act 1980. Special rules apply concerning incidents involving	in their personnel file at least

<sup>&</sup>lt;sup>1</sup> NSPCC Child Protection Records Retention and Storage Guidelines chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/https://learning.nspcc.org.uk/media/3324/child-protection-records-retention-and-storage-guidelines\_june\_2023.pdf





#### Trustee Files

Document	Details	Retention period	Legal/Best Practice basis	Source	Exceptions
Trustee files	Including references, induction, training etc.	6 years after leaving the trustee role	Best Practice	CIPM	
		*Until the person reaches normal retirement age or for 10 years whichever is longer <sup>2</sup>			*If concerns have been raised about an adult's behaviour around children
DBS	Retain the DBS number, date issued, disclosure level, role/job description, summary of decision taken in regard to recruitment and any disputes over accuracy. The employer should not retain the disclosure certificate or detail (convictions etc. from it) only a record or whether satisfactory or not.	6 years after leaving LHS	Legal Requirement	DBS	

<sup>&</sup>lt;sup>2</sup> For example,

<sup>•</sup> if the person is 60 when the investigation into the allegation is concluded, keep the records until their 70th birthday

<sup>•</sup> if the person is 30 when the investigation into the allegation is concluded, keep the records until they are aged 65.





# **Volunteer Files**

Document	Details	Retention period	Legal/Best Practice basis	Source	Exceptions
Volunteer File	Individual volunteer files, including record of recruitment, references, training	6 years after leaving Home-Start	Best Practice	CIPM	
		*Until the person reach their normal retirement age or for 10 years – whichever is longer <sup>3</sup>		*(IRMS, 2019; Department for Education,2022)	*If concerns have been raised about an adult's behaviour around children.
DBS	Retain the DBS number, date issued, disclosure level, role/job description, summary of decision taken in regard to recruitment and any disputes over accuracy. The employer should not retain the disclosure certificate or detail (convictions etc. from it) only a record or whether satisfactory or not.	3 years after leaving Home-Start	Best Practice	DBS	
Injury volunteering		3 years	Legal Requirement	RIDDOR Limitation for legal proceedings RIDDOR 1995 and Limitation Act 1980. Special rules apply concerning incidents involving hazardous substances.	

<sup>&</sup>lt;sup>3</sup> For example,

<sup>•</sup> if the person is 60 when the investigation into the allegation is concluded, keep the records until their 70th birthday

<sup>•</sup> if the person is 30 when the investigation into the allegation is concluded, keep the records until they are aged 65.





**Family Files** 

Family		T =	I	T _	Ι
Document	Details	Retention period	Legal/Best Practice basis	Source	Exceptions
General files	Family file is retained for 12	12 months	Minimum		
	months from the date of ending HS support. Date for disposal should be	6 years good practice indicates that files should be retained for 6 years.	Best Practice		
	added to file	*Until the child reaches the age of 25 years	Best Practice	*NSPCC <sup>5</sup>	*If there are concerns about child abuse and neglect the general rule is that you should keep the records until the child reaches the age of 25 years in England, Scotland and Wales and in Northern Ireland until the child's 30 <sup>th</sup> birthday
		**75 years <sup>4</sup>		**The report from the Independent Inquiry into Child Sexual Abuse [IICSA] strongly recommend that organisations. NSPCC describe this as a 'must' equivalent to legal obligation. The IICSA recommend that ICO make this a legal requirement	** In the case of child sexual abuse. Failure to keep and hold records if they are required for an investigation into child sexual abuse is breaking the law. Destroying those records may be consider as perverting the course of justice and can lead to prosecution and custodial sentence of the LHS trustees.

<sup>&</sup>lt;sup>4</sup> If a Home-Start has to close the organisation should seek specialist advice about how to retain records for extended periods

<sup>&</sup>lt;sup>5</sup> NSPCC Child Protection Records Retention and Storage Guidelines chromeextension://efaidnbmnnnibpcajpcglclefindmkaj/https://learning.nspcc.org.uk/media/3324/child-protection-records-retention-and-storage-guidelines\_june\_2023.pdf





# **Financial Records**

Document	Details	Retention period	Legal/Best Practice basis	Source	Exceptions
Financial Records		6 years	Legal Requirement	Companies Act Section 388 recommends 3 years. Taxes Management Act 1970 (TMA) Sec.20 (Taxes Management Act 1970) may require any documents relating to tax over 6 (plus) years	
Tax and Social Security	Payroll, P45, P60, expenses	6 years plus current year	Legal Requirement	Income Tax (PAYE) Regulations 2003 (SI 2003/2682 Reg 97). The Income Tax (employments) Regulations 1993 (SI 1993/744) and amended 1996. Taxes Management Act 1970	
Pensions	Home Start records	6 years	Best Practice	Pensions regulator CIPM	
Employers Liability Certificate		40 years	Best Practice	2008 regulations removed requirement to retain for 40 years but need to be mindful of 'long tail' industrial disease claims, etc.	
Insurance policies		Permanently <sup>6</sup>	Legal Requirement	Limitation can commence from knowledge of potential claim and not	

 $<sup>^{\</sup>rm 6}\,\rm lf$  a Home-Start has to close legal advice should be sought on retention periods





1	T	Г	
			necessarily the cause of the
	_		claim.
	Permanently <sup>7</sup>	Legal Requirement	S.15 Companies Act 2006
	Permanently	Legal Requirement	S.356 Companies Act 2006
	Original to be kept	Legal Requirement	S.356 Companies Act 2006
	permanently		
	Original to be kept	Legal Requirement	S.32 Companies Act 2006
	permanently		
	Permanently	Legal Requirement	Companies Act
			1985/1984/2006
	6-10 years after the	Legal Requirement	Companies Act 2006
	person leaves		
	Six years after	Legal Requirement	Limitation act 1980
	expiry		
	Permanently	Best Practice	HMRC guidance
	15 years after	Best Practice	HMRC guidance
	expiry		
Injuries &	3 years	Best Practice	Statutory retention period:
accidents at			3 years from the date of
work,			the last entry (or, if the
			accident involves a child/
			young adult, then until that
			person reaches the age of
			21). (See below for
			accidents involving
			chemicals or asbestos).
			Statutory authority: The
			Reporting of Injuries,
	accidents at	Original to be kept permanently Original to be kept permanently Permanently  6-10 years after the person leaves Six years after expiry Permanently  15 years after expiry Injuries & 3 years accidents at	Permanently  Original to be kept permanently  Original to be kept permanently  Original to be kept permanently  Permanently  Legal Requirement  Expiry  Permanently  Best Practice  15 years after pexpiry  Injuries & 3 years  Best Practice

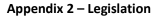
 $<sup>^{7}</sup>$  If a local Home-Start has to close legal advice should be sought on retention periods





			Diseases and Dangerous Occurrences Regulations 1995 (RIDDOR) (SI 1995/3163) as amended, and Limitation Act 1980. Special rules apply concerning incidents involving hazardous substances (see below).	
Health & Safety Records	3-6 recommended	Legal Requirement	RIDDOR Limitation for legal proceedings RIDDOR 1995 and Limitation Ac 1980. Special rules apply concerning incidents involving hazardous substances.	







The legislation that the policy conforms to:

- UK General Data Protection Regulation (UK GDPR)
- UK Data Protection Act 2018 (DPA2018)
- Privacy and Electronic Communications Regulations (PECR)

Version Number	Summary of changes made	Authorised by	Date issued
V3	This policy combines the Confidentiality Policy with GDPR Policy	Director of Network Impact	Oct 2024
	Previously the policy was reviewed annually but this has now changed to every two years	Director of Network Impact	Oct 2024
	Previously this policy included an appendix for Subject Access Request forms but this has been removed because HSUK will include a greater range of resources that will be uploaded onto @Home and this will be included here	Director of Network Impact	Oct 2024
	The retention period has been changed to show what is a Legal Requirement and what is Best Practice (which HSUK recommend that Home-Starts follow) but if a Home-Start chooses to deviate from Best Practice we suggest how these decisions are reached	Director of Network Impact	Oct 2024