



BARKING AND DAGENHAM SCHOOL IMPROVEMENT PARTNERSHIP

DATA PROTECTION POLICY

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1. INTRODUCTION

Barking and Dagenham School Improvement Partnership (“hereinafter referred to as BDSIP”) is fully committed to compliance with the requirements of the General Data Protection Regulation 2016/679 (GDPR) and the Data Protection Act 2018 (the DPA). BDSIP will, therefore, follow procedures which aim to ensure that all personal data collected about employees, contractors, consultants, partners, pupils, parents, governors, visitors and other individuals is processed fairly, lawfully and transparently.

The GDPR, the DPA and Article 8 of the Human Rights Act 1998, stress that the processing of personal data needs to strike a balance between the needs of the BDSIP to function effectively and efficiently and respect for the rights and freedoms of the individual. This policy sets out how BDSIP intends to safeguard those rights and freedoms.

Obligations and responsibilities under the General Data Protection Regulation are not optional; **they are mandatory**. There can be harsh penalties, up to €20 million or 4% of global turnover for the preceding year (whichever is the greater) in relation to breaches of rights and obligations and up to €10 million or 2% of global turnover for the preceding year (whichever is the greater) imposed for non-compliance regarding Control and Mitigation.

BDSIP will therefore, follow procedures that aim to ensure that all employees, contractors, agents, consultants, partners, or any other person working for us who have access to any personal data held by or on behalf of the BDSIP is fully aware of, and abides by their duties and responsibilities under the General Data Protection Regulation and Data Protection Act.

All individuals permitted to access personal data in line with their work duties must agree to comply with this policy and agree to undertake any relevant training that may be appropriate to the role being undertaken.

As well as the BDSIP, any individual who knowingly or recklessly processes data without appropriate consent or proper authorisation, for purposes other than those for which it is intended or is deliberately acting outside of their recognised responsibilities may be subject to BDSIP’s disciplinary procedures, including dismissal where appropriate, and possible legal action liable to prosecution and possible criminal conviction under the Criminal Justice and Immigration Act 2008.

2. SCOPE

This policy applies to the collection and processing of all personal data held by BDSIP, falling within the scope of the GDPR and the DPA in all formats including paper, electronic, audio and visual. It applies to all employees, contractors, agents, consultants, partners or any other person working for us.

3. PERSONAL AND SPECIAL CATEGORY PERSONAL DATA

The GDPR and DPA provides conditions for the collection and processing of any personal data. It also makes a distinction between **personal data** and **‘special category’ personal data**.

Personal data means any information relating to an identified or identifiable natural person (‘data subject’); an identifiable natural person is one who can be

identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

Special category personal data is defined as personal data consisting of information as to:

- racial or ethnic origin;
- political opinion;
- religious or other beliefs;
- trade union membership;
- physical or mental health or condition;
- sexual life or sexual orientation;
- genetics
- biometric data (where used for ID purposes)

Although there are clear distinctions between personal and special category data for the purposes of this policy the term '*personal data*' refers equally to '*special category data*' unless otherwise stated.

The GDPR and DPA rules for special category data do not apply to information about criminal allegations, proceedings, or convictions. Instead, there are separate safeguards for personal data relating to criminal convictions and offences, or related security measures.

4. PERSONAL DATA PROCESSED BY BDSIP

BDSIP processes personal data for many reasons including in relation to the services it provides and as an employer. A description of the types of personal data processed and the purposes for processing are included in our privacy notice.

Personal data must be handled and dealt with in accordance with the GDPR and DPA and this policy. There are safeguards within the GDPR and DPA to ensure personal information is collected, recorded and used whether it is on paper, computer records or recorded by any other means.

The obligations outlined in this policy apply to everyone who has access to, holds copies of or processes personal data. This includes those who work at/from home or have remote or flexible patterns of working.

5. THE DATA CONTROLLER

The Data Controller is the person who (either alone or jointly or in common with other persons) determines the purposes for which and the manner in which any personal data are or are to be processed. BDSIP is the Data Controller for all personal data collected, recorded, stored, used whether or not by automated means.

6. ROLES AND RESPONSIBILITIES

6.1 Directors, Service Heads and Managers

Directors, Service Heads and Managers have overall responsibility and accountability for data protection matters in their own areas of working and for ensuring that BDSIP complies with all relevant data protection obligations including:

- Ensuring compliance with Information Governance Policies and standards
- Ensuring that new information systems are designed to comply with this policy (tested against the Privacy Impact Assessment toolkit) and;
- Notifying the Data Protection Officer of the development of any new systems that utilise personal data.

6.2 Data Protection Officer

The Data Protection Officer (DPO) is responsible for overseeing the implementation of this policy, monitoring compliance with data protection law, and developing related policies and guidelines where applicable.

The DPO will provide an annual report of their activities and, where relevant, report to the board their advice and recommendations on our data protection issues.

The DPO is also the first point of contact for individuals whose data we processes, and for the Information Commissioner's Office (ICO).

Our DPO is contactable via email at: dpo@bdsip.co.uk

6.3 The Chief Executive Officer (CEO)

The CEO acts as the representative of the data controller on a day-to-day basis.

6.4 All Staff

All Staff are responsible for:

- Collecting, storing and processing any personal data in accordance with this policy;
- Informing us of any changes to their personal data, such as a change of address
- Contacting the DPO in the following circumstances:
 - With any questions about the operation of this policy, data protection law, retaining personal data or keeping personal data secure
 - where you have concerns that this policy is not being followed
 - where you are unsure whether or not you have a lawful basis to use personal data in a particular way
 - where you need to rely on or capture consent, deal with the rights of the data subjects or transfer personal data outside the European Economic Area
 - where there has been a data breach
 - Whether you are engaging in a new activity that may affect the privacy rights of individuals

- If you need help with any contracts or sharing personal data with third parties

7. DATA PROTECTION PRINCIPLES

Anyone processing personal data must comply with the principles of good practice. These principles are legally enforceable and can be summarised as follows:

1. Processed lawfully, fairly and in a transparent manner in relation to individuals;
2. Obtained for specified, explicit and legitimate purposes and not further processed in a manner that is incompatible with those purposes; further processing for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes shall not be considered to be incompatible with the initial purposes;
3. Adequate, relevant, and limited to what is necessary in relation to the purposes for which they are processed;
4. Accurate and kept up to date; every reasonable step must be taken to ensure that personal data that is inaccurate, having regard to the purposes for which they are processed, are erased, or rectified without delay;
5. 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; personal data may be stored for longer periods insofar as the personal data will be processed solely for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes subject to implementation of the appropriate technical and organisational measures required by the GDPR in order to safeguard the rights and freedoms of individuals;
6. 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. In accordance with the rights of data subjects under the GDPR and DPA.

8. FAIR PROCESSING

In meeting any obligation to ensure that processing of information is fair, due consideration will be given to the adoption of any recognised standards or advice to provide individuals with such information as is necessary to ensure that they are likely to understand: -

- a) The purposes for which their personal data are to be processed;
- b) The likely consequences of such processing and;
- c) Whether particular disclosures can be reasonably envisaged

9. NOTIFICATION

The national body for the supervision of GDPR is the Information Commissioners' Office to whom we notify the purposes for processing personal data.

This notification process serves to provide transparency and openness about the processing of personal data. It is a fundamental principle of the GDPR that the public should know or be able to find out who is carrying out the processing of personal data and for what purpose.

A copy of our notification details is available on the Information Commissioner's website www.ico.org.uk

10. INDIVIDUALS' RIGHTS

BDSIP recognises that access to personal data held about an individual is a fundamental right provided in the Act. These rights include: -

- The right to be informed
- The right of access to personal information
- The right to request rectification
- The right to request erasure
- The right to restrict processing in certain circumstances
- The right to data portability
- The right to object to processing
- Rights related to automated decision-making including profiling

We will ensure that all requests from individuals to access their personal data are dealt with as quickly as possible and within the one calendar month timescale allowed in the legislation, as long as the data subject meets the requirements set out in this policy. To minimise delays and unnecessary work all requests from data subjects must:

- Be made in writing (paper or email) to dpo@bdsip.co.uk
- Be accompanied by adequate proof of the identity of the data subject where required and, where applicable, the written authorisation of the data subject (if the request is being made on their behalf by a legal or lawfully appointed representative or, authorised agent).
- Specify clearly and simply the information required.
- Give adequate information to enable the requested data to be located
- Make it clear where the response should be sent.

The Data Protection Officer must be informed of any request to action against one or more of these rights.

The Act allows exemptions from providing information to individuals making a subject access request, and non-disclosure of information, in specific and limited circumstances.

When we collect personal data, we do not need to provide the individual with any information they may already have.

When obtaining personal data from other sources, we do not need to provide individuals with privacy information if:

- The individual already has the information;
- Providing the information to the individual would be impossible;
- Providing the information to the individual would involve disproportionate effort;
- Providing the information to the individual would render impossible or seriously impair the achievement of the objectives of the processing;
- We are required by law to obtain or disclose the personal data; or
- We are subject to an obligation of professional secrecy regulated by law that covers personal data

If a data subject remains dissatisfied with a response received, they may ask for the matter to be reviewed, or, in the case of an employee a resolution may be sought using our grievance process.

Ultimately if a data subject continues to be dissatisfied, she/he has the right to ask the Information Commissioner's Office (ICO) to carry out an assessment of their case and/or pursue a legal remedy.

11. LEGAL REQUIREMENTS

BDSIP may be required to disclose personal data by a court order, or to comply with other legal requirements including the prevention or detection of crime, apprehension of an offender or gathering of taxation.

External agencies or companies contracted to undertake processing of personal data on our behalf must demonstrate, via a written agreement, that personal information belonging to us will be handled in compliance with the GDPR and DPA and that it has the necessary technical and organisational security measures in place to ensure this.

Any sharing of our data with external partners for the purpose of service provision must comply with all statutory requirements.

Data matching techniques will only be used for specific lawful purposes and comply with any relevant Codes of Practice.

BDSIP will follow relevant guidance issued by the Government and the ICO for users of CCTV and similar surveillance equipment monitoring spaces to which the public, residents, service users and employees have access and will also strive to ensure that partner organisations involved in joint or multi-agency initiatives seek to do the same.

BDSIP reserves the right to monitor telephone calls, email and internet access in compliance with relevant legislation. This will be handled in line with guidance issued by the ICO.

The legal basis for this policy is the GDPR and DPA which provides the legal parameters for the processing of personal data. However, compliance with other legislation, Codes of Practice, policies and guidance also has relevance, such as; -

- The Computer Misuse Act 1990
- The Crime and Disorder Act 1998
- Human Rights Act 1998

12. DATA SECURITY

BDSIP will process personal data in accordance with its Information Security Policy (and other related Policies and Procedures). To ensure the security of personal data, we have appropriate physical, technical and organisational measures in place. Employees are required to comply with the Information Security Policy.

The GDPR and DPA requires that appropriate technical and organisational measures shall be taken to protect data against:

- Unauthorised access;
- Unauthorised or unlawful processing;
- Accidental loss, destruction, or damage

Appropriate technical and organisational security measures will include:

- using and developing technological solutions to ensure compliance with the data protection principles
- using and developing physical measures to protect our assets
- ensuring the reliability of any persons who have access to our information
- reporting and investigating security breaches

These obligations include the need to consider the nature of the data to be protected and the harm that might arise from such unauthorised or unlawful processing or accidental loss, destruction, or damage.

All printout material, magnetic tape, diskettes, CD's or DVD's, manual files, handwritten notes etc, which contain personal data and are no longer required, will be treated as confidential waste, and disposed of securely.

Where processing of our data is to be carried out by a third party on our behalf, the CEO must ensure that the third party provides sufficient guarantees in respect of the technical and organisation measures governing the processing to be undertaken.

13. SHARING PERSONAL DATA

BDSIP will not normally share personal data with anyone else, but may do so where:

- There is an issue that puts the safety of staff at risk
- We need to liaise with other agencies – we will seek consent as necessary before doing this wherever possible
- Our suppliers or contractors need data to enable us to provide services to our staff and customers, for example, IT companies. When doing this, we will:
 - Only appoint suppliers or contractors which can provide sufficient guarantees that they comply with data protection law
 - Establish a data sharing agreement with the supplier or contractor, either in the contract or as a standalone agreement, to ensure the fair and lawful processing of any personal data we share
 - Only share data that the supplier or contractor needs to carry out their service, and information necessary to keep them safe while working with us

We will also share personal data with law enforcement and government bodies where the we are legally required to do so, including for:

- The prevention or detection of crime and/or fraud
- The apprehension or prosecution of offenders
- The assessment or collection of tax owed to HMRC
- In connection with legal proceedings
- Where the disclosure is required to satisfy our safeguarding obligations
- Research and statistical purposes, as long as personal data is sufficiently anonymised, or consent has been provided

We may also share personal data with emergency services and local authorities to help them to respond to an emergency situation that affects any staff.

Where we transfer personal data to a country or territory outside the European Economic Area, we will do so in accordance with data protection law.

All information sharing agreements must be approved and recorded centrally by the Data Protection Officer before they become valid.

14. BIOMETRIC RECOGNITION SYSTEMS

Where we use biometric data as part of an automated biometric recognition system we will comply with the requirements of the [Protection of Freedoms Act 2012](#).

15. CCTV

The BDSIP use CCTV in various locations around our site to ensure it remains safe. We will adhere to the ICO's [code of practice](#) for the use of CCTV.

We do not need to ask individuals' permission to use CCTV, but we make it clear where individuals are being recorded. Security cameras are clearly visible and accompanied by prominent signs explaining that CCTV is in use.

Further information about our CCTV system can be found in our CCTV policy on the website.

16. DATA PROTECTION BY DESIGN AND DEFAULT

BDSIP will use a Data Protection Impact Assessment (DPIA) toolkit to evaluate all new computer systems to help us determine how data protection compliance can be assured. In addition, all existing systems will be subject to periodic assessment.

DPIA toolkits provide a step-by-step approach to evaluate the test proposed, new or existing information systems for compliance with the legislation. The DPIA process helps to identify weaknesses or risks to data losses or breaches and consider action that needs to be taken to ensure compliance where such compliance is not yet achieved. DPIA applies equally to paper as well as electronic data holding systems.

The Data Protection Officer **must** be consulted when carrying out a data protection impact assessment.

17. PERSONAL DATA BREACHES

BDSIP will make all reasonable endeavours to ensure that there are no personal data breaches.

In the unlikely event of a suspected data breach, we will follow the procedure set out in our Security Incident and Data Breach Policy.

Anyone who suspects or finds that a data breach, data loss or theft has occurred must report the breach to the Data Protection Officer. When appropriate, BDSIP will report the data breach to the ICO within 72 hours.

Such breaches in a BDSIP context may include, but are not limited to:

- Accidental disclosure of personal data to another person or organisation
- Inappropriate access to or use of personal data
- The theft of personal information, either paper based or electronic
- Accidental loss of personal data
- Information that has not arrived at its destination
- Fraudulent acquisition of personal data (Blaggers)

The Data Protection Officer will investigate the suspected breach. Where appropriate, particularly in respect of theft, the police may also be notified. If the DPO considers it necessary after concluding the investigation a decision will be made as to whether a report shall be submitted to the Information Commissioners' Office within 72 hours.

Where a breach is shown to have originated from a member of staff it will be dealt with in accordance with our procedure for dealing with poor performance and misconduct. Managers will need to decide what action is appropriate based on the circumstances and may wish to seek advice from Human Resources, the DPO and if necessary Legal Services (particularly in the case of criminal offences).

18. TRAINING AND AWARENESS

Data Protection training and awareness is crucial so that all staff understand their responsibilities relating to data protection and the use of personal data. Failure to comply with the GDPR, DPA and the principles could lead to serious problems, and in some cases may result in significant fines or criminal prosecution.

It is our policy that all employees including managers are required to complete the applicable training course annually. This includes employees that do not have internet or email access. Line managers will be responsible for ensuring that staff without internet or email access receive appropriate training.

18. OUR COMMITMENT TO DATA PROTECTION

The CEO will be accountable for ensuring compliance with this policy.

We will ensure that individuals handling personal information will be trained to an appropriate level in the use and control of personal data.

We have implemented a process to ensure all staff handling personal information know when and how to report any actual or suspected data breach(es), and that appropriately trained staff manage these breaches correctly, lawfully and in a timely manner.

We will monitor and review its processing activities to ensure these are consistent with the principles of the GDPR and DPA and will ensure that its notification is kept up to date.

We will ensure that any new or altered processing identifies and assesses the impact on a data subject's privacy as a result of any processing of their personal data, and that appropriate Privacy Notices are maintained to inform data-subjects of how their data will be used.

We will review and supplement this policy to ensure it remains consistent with the Law and any compliance advice and Codes of Practice issued from time to time by the ICO.

20. POLICY REVIEW

The DPO is responsible for monitoring and reviewing this policy. This policy will be reviewed annually. In addition, changes to legislation, national guidance, codes of practice or commissioner advice may trigger interim reviews.

21. LINKS WITH OTHER POLICIES

This data protection policy is linked to our:

- Information Security Policy
- Security Incident and Data Breach Policy
- CCTV Policy
- Information Sharing Policy
- Data Protection Impact Assessment Policy
- Acceptable use policy
- GDPR Privacy Notices

The ICO also provides a free helpdesk that can be used by anyone and a website containing a large range of resources and guidance on all aspects of Information Law for use by organisations and the public. See www.ico.org.uk