

# DORSET & WILTSHIRE FIRE AND RESCUE SERVICE IM 3 - Managing Personal Information Procedure To be used in conjunction with the Corporate Governance Policy Statement

### **Information Governance (IM)**

1.	Purpo	ose & Definition	Detailed Info
2.	Proce	edure Principles	Detailed Info
	2.2 Processing personal information		Detailed Info
	2.3	Principle 1 – Processed fairly and lawfully	Detailed Info
	2.4	Principle 2 – Processed for limited purposes	Detailed Info
	2.5	Principle 3 – Adequate, relevant and not excessive	Detailed Info
	2.6	Principle 4 – Accurate and up to date	Detailed Info
	2.7	Principle 5 – Keep no longer than necessary	Detailed Info
	2.8	Principle 6 – Keep secure	Detailed Info
	2.9	Individuals' Rights	Detailed Info
	2.10	Your rights as a member of staff	Detailed Info
	2.11	Disclosing information	Detailed Info
	2.12	Buying in services	Detailed Info
	2.13	Enforcement action and criminal offences	Detailed Info
	2.14	Information sharing	Detailed Info
	2.15	Monitoring staff	Detailed Info
	2.16	Complaints	Detailed Info
3.	Responsibilities		
	3.1	All Members of Staff	Detailed Info
	3.2 Line Managers		Detailed Info

	3.3	Senior Information Risk Owner (SIRO)	Detailed Info
	3.4	Information Governance Team	Detailed Info
	3.5	Information Governance Manager (Data Protection Officer)	Detailed Info
4.	Monit	oring & Assurance	Detailed Info
5.	Docu	ment Reference	Detailed Info
6.	Docu	ment Management & Version Control	Detailed Info

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### 1. Purpose & Definition

- 1.1. We must process accurate and relevant information about individuals to provide an efficient and effective public service. This is often in partnership with other organisations.
- 1.2. All staff have a responsibility to ensure that all personal data is processed in line with data protection legislation. This procedure:
  - provides advice and guidance on the processing of personal information in accordance with data protection legislation
  - outlines your responsibilities as a member of staff processing personal information on behalf of DWFRS
  - outlines your rights relating to your own personal information processed by DWFRS.

#### 1.3. Terms used:

- data protection legislation the current data protection legislation (either General Data Protection Regulation or Data Protection Act)
- Data Controller this is Dorset & Wiltshire Fire and Rescue Service (DWFRS).
- Data Subject an individual who we hold information about.
- Data Processor all people processing personal information on behalf of the Data Controller.
- Processing obtaining, holding, amending, reading, sorting, disclosing, deleting, or destroying.
- Senior Information Risk Owner (SIRO) A Brigade Manager with responsibility for the Service's information risk policy.
- Information Commissioner's Office (ICO) UK's independent public authority set up to uphold information rights. The ICO enforces and oversees compliance

with the Act. They do this by promoting good practice, ruling on complaints, providing information to individuals and organisations and taking appropriate action when the law is broken. This action can include criminal prosecution, non-criminal enforcement, audit and serving a monetary penalty notice.

- Data Protection Impact Assessment (DPIA) a DPIA is a process designed to help analyse, identify and minimise the data protection risks of a project or new system or way of working. A DPIA does not necessarily remove all risk, but should help minimise and determine whether or not the level of risk is acceptable in the circumstances.
- Technical Security Assessment (TSA) a TSA is an assessment of the technical controls required in order to adequately protect information.
- Information Governance Impact Assessment (IGIA) a DPIA and a TSA are incorporated into an IGIA, which is a wider assessment of the information risk a new project or system may pose to the Service.

### 2. Procedure Principles

# 2.1. Data Protection legislation (Data Protection Act/ General Data Protection Regulation)

- 2.1.1. Data protection provides a framework to ensure that we handle personal information properly.
- 2.1.2. Personal information identifies a living individual, such as a name or it could just be reference to a female firefighter at a station where there is only one female firefighter. Personal information could be a photograph, CCTV imaging, paper or electronic records where an individual can be identified.
- 2.1.3. It is also information that with other information we hold or are likely to hold, could identify a living individual, such as a postcode. Personal information also includes the expression of opinion; such as interview notes on a member of staff's file.
- 2.1.4. Data protection legislation does not cover information relating to a business, but some information may be commercially sensitive so this needs to be handled in confidence.

### 2.2. Processing personal information

- 2.2.1. Anyone who processes personal information must comply with the following principles. All staff have a responsibility to make sure that personal information is:
  - 1. Fairly and lawfully processed
  - 2. Processed for limited purposes
  - 3. Adequate, relevant and not excessive
  - 4. Accurate and up to date
  - Not kept for longer than necessary
  - 6. Kept securely.

- 2.2.2. DWFRS also has an overarching responsibility of accountability. This means being able to demonstrate compliance with the above principles. To do this, we must have appropriate records and measures in place, and ensure that we embed a privacy by design approach.
- 2.2.3. Before processing personal data, you may need to carry out a Data Protection Impact Assessment (DPIA). It is important that this is done before you do any of the following that involve personal data:
  - Procurement such as, procuring a new system or subcontract to an external data processor
  - Data sharing
  - Change or implement new processes/procedures
  - Implementation of CCTV.
- 2.2.4. Initially you need to answer a set of screening questions to determine whether a full DPIA is needed. Please send completed DPIAs to the Information Governance Team and contact them for further guidance and assistance, as necessary.
- 2.3. Principle 1 Processed fairly and lawfully
- 2.3.1. **Lawful** this means that before we obtain and use personal information, we must have a lawful reason for doing so.
- 2.3.2. We must meet one of the following conditions before processing personal information:
  - Do we have consent from the individual?
  - Is processing necessary for the performance of a contract?
  - Is there a legal obligation to obtain or use the information?
  - Is it to protect their vital interests?
  - Is processing necessary for performance of a task carried out in the public interest or in our official authority as a Fire & Rescue Service?
  - Is it necessary for the purposes of our legitimate interests?
- 2.3.3. Please see the ICO website for more information on lawful conditions and how they apply <a href="https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/lawful-basis-for-processing/">https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/lawful-basis-for-processing/</a>.
- 2.3.4. **Special category information** The following information is known as special category or sensitive information:
  - Racial or ethnic origin
  - Political opinions
  - Religious or similar beliefs
  - Trade union membership
  - Physical or mental health conditions
  - Sexual life
  - Biometrics.

- 2.3.5. To process special category data, we need to meet at least one of these additional conditions:
  - We have explicit consent from the individual.
  - Processing is necessary to meet our obligations under employment law.
  - It's to protect the vital interests of the data subject or another individual
  - It is carried out by a foundation, association or not for profit body with a political, philosophical, religious or trade union aim
  - The data subject has made the information public themselves
  - It's for the establishment or defence of legal claims
  - It's necessary for reasons of substantial public interest
  - It's necessary for the purposes of preventative or occupational medicine
  - It's necessary for public interest in the area of public health.
- 2.3.6. **Fair** whenever you obtain or receive personal information, you must make sure the individual knows or has access to the following information:
  - Who they are giving the information to?
  - Why it is needed and what we may use if for?
  - If we will use it for other purposes.
  - Who we may disclose it to?
  - How long we will keep it for?
  - Their rights, including how to obtain information held about themselves.
- 2.3.7. The privacy notice on our website informs the public why and how we use their information. We also have to inform people about what we will be doing with their information at the point of collection, for example, on the Home Safety Check form. This applies if you are collecting information over the telephone, in person, on a form, via email or fax.
- 2.3.8. To ensure the quality and security of information over the telephone you should:
  - repeat what the individual has said to avoid recording inaccurate information
  - try not to use abbreviations
  - avoid adding personal comments
  - shred any rough notes.
- 2.3.9. There are some occasions when exemptions apply which means we can process certain personal information without complying with some of the principles. See supporting information for more detail on <a href="DPA exemptions">DPA exemptions</a>. Some examples of this are as follows:
  - Personal information has to be made public by law, for example, the Electoral Register.
  - Legal professional privilege applies.
  - There is a legal requirement to obtain or use the personal information.
  - the personal information is needed:

- for the prevention and detection of crime.
- For the apprehension or prosecution of offenders.
- For the assessment or collection of any tax or duty.
- To carry out regulatory duties such as Trading Standards, Environmental Health
- Negotiations being carried out by DWFRS.
- 2.3.10. We need to keep records of all the personal data we process. These records are kept by the Information Governance Team and held within our <u>Information Asset Register (IAR)</u>. The IAR must be made available to the Information Commissioner's Office (ICO) on request. We need to record the purpose, lawful condition, who we share information with and how long we will keep it for.
- 2.3.11. Please notify the Information Governance Team of any new electronic or paper filing systems before any personal information is processed so we can keep our entry to the ICO as accurate as possible. You may also need to complete a DPIA.

### 2.4. Principle 2 – Processed for limited purposes

- 2.4.1. You must only hold information for the purpose(s) that you need it. If the information is to be used for a different purpose, you must notify and get authority from the data subjects concerned prior to the new processing taking place.
- 2.5. Principle 3 Adequate, relevant and not excessive
- 2.5.1. Do not hold information "just in case" it could be useful one day. When collecting information, do not ask for more information than you need.
- 2.6. Principle 4 Accurate and up to date
- 2.6.1. You must make sure the information you process is accurate. See <u>Adequacy and Accuracy</u> for more information.
- 2.7. Principle 5 Keep no longer than necessary
- 2.7.1. Do not keep information for longer than necessary. Our <u>Information Asset</u>

  <u>Register</u> details how long we should keep specific information and you must comply with these guidelines. See Retention and Disposal of Personal Information for more information.
- 2.7.2. Electronic systems for holding personal information should have built in prompts to review/destroy the information according to our Retention Schedule. If new processes are introduced or changes to existing processes are being proposed, always notify the Information Governance team to make sure the Information Asset Register is updated.

### 2.8. Principle 6 – Keep secure

2.8.1. You must make sure any personal information and the equipment that stores the information is kept secure. For example, only give access to staff who have a genuine business need to see the information and you should store personal information in locked cabinets. Please see <a href="Security of Personal Information">Security of Personal Information</a> and refer to the Information Security procedures for more information.

### 2.9. Individuals' rights

- 2.9.1. Data protection legislation provides individuals with the following rights:
  - know what we will do with their personal information.
  - see a copy of what information is held about them (subject access right)
  - ask us to have information rectified if it is inaccurate or incomplete
  - request the deletion of their personal data (right to be forgotten)
  - restrict the processing of their personal data
  - data portability request a machine readable copy of the personal data they have provided to us
  - object to the processing of their personal data
  - challenge automated decisions.
- 2.9.2. It is important to note that not all these rights apply in all circumstances. It will depend on the legal basis that we rely on to process the personal data.
- 2.9.3. We have one month to respond to a request in relation to the above rights. For complex cases, we can extend this for a further two months.
- 2.9.4. If you receive a request under any of the above rights, please forward it promptly to the Information Governance Team who will work with you to consider the request and provide a response.
- 2.9.5. Do not deter an individual from making an application to see their personal information or exercise any of their rights or tell them that they cannot see the personal information we hold about them.
- 2.9.6. If you are asked to help with a subject access request, you must:
  - help to meet the one-month deadline and tell the Information Governance team
    if you will have difficulty with this. Information can be in files, forms, notes,
    emails and everything we hold has to be disclosed
  - not destroy, delete, amend or otherwise tamper with material to make it 'acceptable' to the applicant - this is a criminal offence
  - not withdraw material because it may be embarrassing. Information can only be withheld under one of the exemptions to the Act or to preserve third party confidentiality.
- 2.9.7. See supporting information 1 and 7 for additional information.
- 2.10. Your rights as a member of staff
- 2.10.1. We process your personal information throughout your employment and for a period of time afterwards. For more information, see our <u>employee and volunteer privacy notice</u>.
- 2.10.2. You are entitled to receive a copy of the personal information we hold about you, including your Personal Reference File (PRF). To request access to the personal information we hold about you, complete the <u>Subject Access Request form</u> and send it to the Information Governance Team.

2.10.3. Should you feel you are being denied access to personal information you are entitled to, you can contact the ICO for help (http://www.ico.org.uk)

### 2.11. **Disclosing information**

- 2.11.1. We can only disclose personal information to outside organisations and other departments within the Service in limited circumstances.
- 2.11.2. Never disclose personal information unless you have the responsibility or authority to do so. If in doubt about whether to comply with a request for information, please discuss this with your line manager or seek advice from the Information Governance Team.
- 2.11.3. In cases where we regularly share personal data with another organisation, a data sharing agreement is required. The Information Governance Team maintains a register of these. You must advise the team of any new arrangements and ad hoc disclosures, including those that fall under the Freedom of Information Act.
- 2.11.4. When we release incident reports or provide interviews/statements for the Police, we will comply with the principles of Data Protection.
- 2.11.5. See Disclosure of Personal Information for more information.

### 2.12. Buying in services

- 2.12.1. You must make sure all contractors that have access to personal information know how to take care of it and can guarantee compliance with the Data Protection principles. You must include the following on the contractual agreement:
  - Who owns the information? If it's collected for us it remains our information, not the contractor's.
  - A confidentiality agreement.
  - Compliance with data protection legislation clarify access and security controls and how breaches will be dealt with. Who deals with subject access requests?
  - What happens if the work is sub contracted?
  - An indemnity clause.
- 2.12.2. Where a contractor or supplier is processing personal data on our behalf they are known as a data processor. We are still responsible for the information and must provide the processor with clear instructions about how to process our data. This is known as a data processing agreement. Please seek advice from Procurement or the Information Governance Team to ensure an appropriate contract is in place.
- 2.12.3. If you are considering using a third party to manage data on our behalf (by connecting into our network or hosting a web based system), we will need to conduct a technical security assessment before approval. Please contact the Information Governance Team for support with this.

#### 2.13. Enforcement action and criminal offences

2.13.1. If we contravene data protection legislation, the ICO has the power to take action. This could be an information or enforcement notice requiring us to improve, a

monetary penalty for up to £17 million, or prosecution of the Service or an individual member of staff.

- 2.13.2. It is an offence for a person to knowingly or recklessly, without the consent of the Service:
  - obtain or disclose personal information
  - procure the disclosure to another person.
- 2.13.3. It is a further offence to sell or offer personal information for sale that has been unlawfully obtained or procured.

### 2.14. **Information sharing**

- 2.14.1. Data protection doesn't stop you sharing personal information, but it does provide a framework to ensure any sharing is done lawfully.
- 2.14.2. Before you share personal information, you may need to carry out a Data Protection Impact assessment to ensure that the sharing is justified and proportionate. You will need to consider the following:
  - Only share minimum amount necessary to satisfy the purpose
  - Identify legal basis/processing condition
  - Think about how you will share.
- 2.14.3. If you decide to share personal information, you will need to draw up an information sharing agreement. Please contact the Information Governance Team for assistance.
- 2.14.4. All completed information sharing agreements are kept in a central location by the Information Governance Team.
- 2.14.5. For more information on sharing personal information, please refer to the <u>ICO's</u>
  <u>Data Sharing Code of Practice.</u>

### 2.15. Monitoring staff

- 2.15.1. If it is considered necessary to monitor staff we must follow the Data Protection employment practices code to justify the benefits against the adverse effect, and to ensure we always:
  - Have a clear purpose for monitoring making sure this is justified against the benefit.
  - Consider alternative approaches for maintaining the same information.
  - Recognise that monitoring is usually intrusive and workers have a right to expect their personal lives to remain private.
  - Recognise there is an expectation of some privacy in the workplace.
  - Make sure staff are aware of any monitoring and why (except in exceptional circumstances where covert monitoring is justified in this situation a <u>covert Surveillance Risk Assessment</u> is conducted. This must be approved by a member of SLT).
  - Make sure staff are clear on the rules and standards where monitoring is used to enforce these.

- Only use information obtained through monitoring for the purpose the monitoring was conducted, unless it leads to the discovery of an activity that we couldn't reasonably be expected to ignore.
- Keep information gathered through monitoring secure.

Areas where regular monitoring takes place include the use of ICT equipment, internet, and email, CCTV installed on our premises and vehicles and telephone recordings. The requirement for monitoring in these areas is covered in the relevant procedures.

### 2.16. Complaints

- 2.16.1. We will deal with any complaints about how we process personal data in accordance with our corporate complaint procedure.
- 2.16.2. If individuals are still not satisfied after using our complaints procedure, they have a right to complain to the Information Commissioner.

### 3. Responsibilities

#### 3.1. All Members of Staff:

- make sure you process personal information in accordance with this procedure and data protection legislation. Failure to do so may result in disciplinary action which could lead to dismissal and, in some cases, criminal proceedings/prosecution
- complete the e learning training at least every two years
- report any breaches (actual or potential) via the Security Incident Reporting Procedure
- carry out a <u>Data Protection Impact Assessment</u> for any new or changes to personal data processing
- advise the Information Governance team of any new personal data collection so that it can be recorded on the <u>Information Asset Register</u> and be made available to the ICO on request.
- 3.1.1. If any member of staff identifies a practice or procedure that they believe may be a weakness in the security of information they need to bring it to the attention of their line management and the Information Governance Team.

### 3.2. Line managers:

- ensure that you handle all personal information relating to members of staff
  who report to you in accordance with this procedure and data protection
  legislation. Further information is available in Personal information handling
  guidance for line managers
- make sure all members of your staff (including temporary and agency staff) sign the confidentiality agreement
- make sure your team completes their e learning training on induction and refreshers every two years
- make sure your team follows the procedures and are appropriately trained
- where new processes and systems involving personal data are being introduced, carry out a <u>Data Protection Impact Assessment (DPIA)</u>.

3.3. **Senior Information Risk Owner (SIRO)** make sure appropriate Information Governance arrangements are in place.

#### 3.4. Information Governance Team

- Ensure that any actual or potential data breaches are logged and mitigated in accordance with Information Security Incident Management procedure IM9.
- Keep records of personal data processing activities and make them available to the ICO on request.
- Record and monitor all subject access requests. Direct them to the relevant team and make sure a response is received within one month (or additional two months for complex cases).
- Maintain the delivery of data protection training for staff. Make sure all staff complete the e learning training every two years and provide additional training for specific staff as required.
- Maintain the Information Asset Register.
- Work with Information Asset Owners to ensure privacy notices are available on the website and on forms, as required.
- Assist in the completion of DPIAs, recommend controls and highlight risks to IAOs and the SIRO as appropriate.
- Ensure appropriate data sharing agreements are in place and provide advice on their content.
- Work with the procurement team to ensure data processing agreements are in place and provide advice on the completion of these.
- Record all new, and any changes to, systems where personal data is processed.
- Make sure risk assessment forms are completed for any irregular covert monitoring of staff and assess each request before any such activity can take place.
- Maintain knowledge and skills for the provision of accurate advice and guidance for processing personal data.

### 3.5. Information Governance Manager (Data Protection Officer)

- Advise managers and members of staff on obligations under data protection legislation.
- Monitor compliance with data protection and the associated procedures.
- Provide advice on DPIAs and monitor performance.
- Cooperate with the ICO on data protection issues and act as contact point with them.

### 4. Monitoring & Assurance

### 4.1. Procedure Management

4.1.1. Data protection compliance forms part of our annual assurance to the Fire Authority.

- 4.1.2. The Information Governance Group and Information Assurance & ICT Steering Board monitor information risk and compliance on a regular basis.
- 4.1.3. Internal auditors will audit our Information Governance processes in line with the Information Governance Framework audit plan. There is a key performance indicator (KPI) on Data Protection at the quarterly Governance, Finance and Audit Committee.

### 4.2. Learning and Development

- 4.2.1. All members of staff must complete the e learning Protecting Information course during their induction and a refresher every two years. Corporate staff, control staff and operational staff at Watch Manager level and above need to complete the Essentials version. All other operational staff need to complete the Briefing version.
- 4.2.2. Line Managers are to notify the Information Governance team of any additional training requirements within their teams.

### 5. Document Reference

#### 5.1. Forms to complete

<u>Information Governance Impact Assessment (including Data Protection Impact Assessment) Template</u>

- IM002 Covert Surveillance Risk Assessment Irregular staff monitoring
- IM003 Subject Access Application Form
- IM004 Non Disclosure Agreement
- <u>IM015 Request for disclosure of personal data</u>

### 5.2. **Document References**

- IM 1 Access to Information FOI Act
- IM 2 Regulation of Investigatory Powers (RIPA)
- IM 5 Acceptable use of ICT
- IM 9 Information Security Incident Management (Security Breach)
- IM 15 Physical Information Security
- IM 16 Information Security Management

#### 5.3. **Supporting Information**

- 1 Subject Access
- **2 DPA Exemptions**
- 3 Disclosure of Personal Information
- 4 Adequacy and accuracy
- 5 Retention and Disposal of Personal Information
- 6 Security of Personal Information
- 7 Individuals' Rights

Employee and volunteer privacy notice

**Information Asset Register** 

ICO's Data Sharing Code of Practice

Personal information handling guidance for line managers (IM 3SI)

#### **Document Management** 6.

Policy Statement Reference: Corporate Governance				
Owner	Review Date	Author	Status	
Lisa Smith	02/06/2024	Lisa Smith	Published	

#### 6.1. **Version Control:**

Version	Page & Par Ref	Date	Changes Made	Authorised By
V11.0	Entire document	16/09/2021	Final check prior to publication	Tonya Saben
	Page 12/Section 5.2		Removed reference to IM 17 – Closed Circuit Television (CCTV) (Premises) as it has been archived; no longer required by the Service.	
V10.1	Section 2.2.3 –	15/9/2021	addition of CCTV	Lisa Smith
V10.0	Entire document	02/06/2021	Entire document reviewed and updated throughout where necessary. Established links to supporting information.	Lisa Smith
V9.1	Page 13, Section 5.3	22/07/2020	Added new piece of supporting information - Personal information handling guidance for line managers (IM 3SI).	Hannah Buxton/Tonya Saben
V9.0	First and last pages	06/04/2020	Updated links within Relevant Document section to point from BrigadeHQ3 to pandp.dwfire.org.uk. No other changes made.	Tonya Saben
V 8.0	Entire document	27/11/2019	Reviewed entire document. Updated Information Management Team to Information Governance Team.	Lisa Smith

V7.0	Page 12 / Section 5.2	05/12/2018	Added a link to the newly received NFSP Request for disclosure of personal data. No other changes made.	Lisa Smith / Tonya Saben
V6.0	Page 1 & 13 1.2	12/06/2018	Updated Policy reference in accordance to new framework. Updated title of Information Manger to Information Governance Manger.	Tonya Saben
V5.0	Entire document	17/5/2018	Updated to reflect changes to data protection legislation	Lisa Smith
V4.0	Page 1	27/06/2017	Updated Policy Statement section with standardized description. No other changes made.	Tonya Saben
V3.0	Page 1 Page 11 / 5.1, 5.2 & 5.4	06/06/2016	Added link to IM Policy.  Added section 5.1 and completed links to newly created forms and supporting Info.	Tonya Saben
V2.0	11 & 12 / 5.1, 5.2 & 5.3	13/05/2016	Completed hyperlinks to forms, some of the document references and supporting information	T. Saben
V1.0	Entire document	27/01/2016	Published	V Shearing

Top of doc