READING BOROUGH COUNCIL

Data Privacy Notice (DPNs) Under GDPR

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| **The identity and contact details of the company:**  Shared Lives Scheme  188 Whitley Wood Lane  Reading  RG2 8PR |
| **Contact details of the Data Protection Officer**  **Nayana George,** [IGTeam@reading.gov.uk](mailto:IGTeam@reading.gov.uk) |
| **What Personal Data is held?**   * Name * Address * Date of Birth * Next of Kin * Medical Information * Gender * Ethnicity |
| **How will the data be stored?**   * On secure encrypted laptops and systems. Data also sent via password protected mobile phones * Non electronic data files will be maintained and secured in a locked cabinet |
| **What is the legal basis for the collection, use and storage of the data?**  To ensure the right carer match is made to offer a family-based environment to vulnerable people. Focus is on promoting the social, cultural, physical, emotional, and spiritual well-being of the people in Shared Lives placements, and to ensure their protection from abuse or harm.  Also, necessary for performance of public interest task in exercise of official legal duty under the flowing acts:   * Care Act 2014 * Mental Capacity Act 2005 * Deprivation of Liberties (DoLS) * Human Rights Act 2000 * Equalities Act 2010 |

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| The service is registered with Care Quality Commission (CQC) and data will be requested for inspection purposes from the Commission.  CQC consider that it is lawful under the Data Protection Act 1998 for us to provide contact details to them because they are not asking for sensitive personal information about people’s health or treatment and because the disclosure is necessary for CQC to exercise their statutory functions (in  accordance with paragraph 5(b) of schedule 2 of the Act). |
| **Give details of how long the data will be stored and criteria used to determine this?**   * 6 years |
| **Who will it be shared with and for what purpose?**   * Health – Joint/Integrated Services i.e. Speech and language, dietitian, Occupational Health, District Nurses, Ambulance Service etc. * External Services i.e., preferred temporary agencies suppliers, Readibus, Advocates, Other Local Authorities, Other Care Providers   i.e., Move Up, Mencap, Stepping Stones, PHAB, Ways & Means, Police etc.  The information will be shared for the better performance and efficiency of Council services. |
| **How can the service user get access to it?**  Subject Access Request can be made by following the link: [www.reading.gov.uk/dataprotection](http://www.reading.gov.uk/dataprotection) |
| **State whether any data is to be transferred outside the EU?**  N/A |
| **Is processing based on consent?**  The right to withdraw consent at any time needs to be communicated.  You have a ‘right to be forgotten’ so you can ask for your personal information to be deleted where:   * It is no longer needed for the reason why it was collected in the first place * You have removed your consent for us to use your information and we do not have to keep your information for legal reasons |

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| * We may not be able to delete your personal data if it is needed for legal reasons, for reasons of public health, public interest or for medical purposes.   If we have shared your personal information with others, we will do what we can to make sure those using your personal information comply with your request for erasure. |
| **What other rights does the service user have that we have to make known to them?**   * The right to have their data corrected * The right to have their data deleted * The right to put a complaint to the Information Commissioner’s Office (ICO) |
| **State if there will be any automated decision making**  No |

**Consent**

* The GDPR sets out a higher standard for consent than the Data Protection Act.
* The GDPR defines consent as ‘any freely given, specific, informed and unambiguous indication of the data subject’s wishes by which he or she, by a statement or by a clear affirmative action, signifies agreement to the processing of personal data relating to him or her.’
* Consent must be a positive indication of agreement to personal data being processed. It cannot be inferred from silence, pre-ticked boxes, or inactivity. Opt-out consent is no longer acceptable under the GDPR.
* The GDPR is clear that controllers must demonstrate that consent was given, so a review is best practice to ensure there is an effective audit trail.

**How should you write a consent request?**

* Consent requests need to be easy to understand and separate from any other information such as general terms and conditions.
* The consent request must include the name of your organisation and the names of any third parties who will rely on the consent.
* Your purpose for wanting the data and the processing activities you will be doing with the data need to be included.
* The right to withdraw consent at any time and how to do this must be included.