

Personal Data Subject Access Policy

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1. INTRODUCTION AND POLICY STATEMENT

- 1.1 As a Data Controller, West Sussex County Council (WSCC) processes personal data about residents, service users, staff, customers and/or their families in records of a number of services. Such persons for the purpose of the Act are Data Subjects and entitled to certain rights.
- 1.2 The Data Protection Act and the General Data Protection Regulations (the Act) provide Data Subjects the right, subject to certain exceptions, to view and or obtain a copy of all personal data that a Data Controller holds about them.
- 1.3 These requests are known as Subject Access Requests (SARs) and apply to personal information relating to living individuals held in computerised or manual formats irrespective of when they were created.
- 1.4 WSCC has a statutory duty to comply with the Act to enable individuals to find out and see what personal data is held about them, why it is being held and who it is shared with. The aim of this policy is to ensure WSCC provides subject access in accordance with the law and good practice.
- 1.5 This policy sets out how WSCC will support the exercise of the right of access and ensures that staff are aware of their responsibilities in recognising, handling and processing SARs.
- 1.6 This policy does not apply to SARs involving personal data processed by schools and academies. They are their own Data Controllers.

2. DEFINITIONS

2.1 Data Controller

A 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 is, or is to be, processed. The Data Controller is West Sussex County Council.

2.2 Parental Responsibility

Parental responsibility is defined in the Children Act 1998 as 'all the rights, duties, powers, responsibilities and authority which by law a parent of a child has in relation to the child and his property'.

A person with parental responsibility is defined in law and by reference to the circumstances of each child and any legal proceedings or lawful processes affecting persons who may be in a parental role for that child. A reference list is set out in the appendix.

2.3 Personal Data

Data which relate to a living individual who can be identified from those data, or from those data and other information which is in the possession of, or is likely to come into the possession of, the data controller and includes any expression of opinion about the individual and any indication of the intentions of the data controller or any other person in respect of the individual.

2.4 Subject Access

The right of a Data Subject to have access to their own personal data.

3. ROLES & RESPONSIBILITIES

3.1. Data Protection Officer

The Data Protection Officer holds overall responsibility for Subject Access Requests throughout WSCC, but on a day-to-day basis this will be delegated to:

- the Data Team for all requests and to
- the Data Management and Access Officers (DMAO).

3.2. The Data Team and the DMAO are responsible for:

Co-ordinating subject access requests while ensuring they are responded to correctly in accordance with statutory requirements.

Locating all relevant information relating to the request.

Ensuring that the personal data is checked to see if the record contains information relating to another individual, or information provided by a third party, who can be identified from the entry and unless that person has consented to disclosure, deciding on and making appropriate redaction of the data.

Acting as a reference point for procedures and complaints as detailed in this policy.

Alerting the Data Protection Officer to problems that affect the carrying out of the process.

Ensuring action is taken in response to any relevant post-access enquiries regarding data accuracy or other relevant enquiries.

3.3 WSCC Staff responsibilities:

Any member of staff receiving a SAR should forward this immediately to the Data Team at DataProtection@westsussex.gov.uk.

A variety of staff including Service Managers/Operational Managers, Social Work Team Managers and Social Work Practitioners are involved in the Subject Access process. The relevant service area is responsible for supporting the process and will:

- Provide an appropriate point of contact for the Data Team during the Subject Access process.
- Co-ordinate the retrieval of data, as instructed by the DMAO.
- Assist with the implementation and co-ordination of the process, where required and ensure timescales are met.
- Facilitate the downloading of customer records within particular data systems (such as Mosaic) by Resource Teams.
- Seek advice from the DMAO or the Data Team or legal services when necessary.
- Provide support via Resource Teams to assist practitioners/DMAO with the administrative tasks of the subject access process.
- Collect material for disclosure, check the records and redact third party data where required.
- Apply expertise in the areas of social work practice and procedures.

- When required to do so, make judgements as to whether the release of certain data items is likely to prejudice the effective carrying out of statutory social work duties. (e.g. likelihood of harm occurring, as a result of the information being released) or consider whether a breach of confidentiality may occur if data is disclosed.
- Contribute to final judgements about which data items should be withheld from disclosure following consultation with the DMAO or Legal Services.

4. CHILDREN UNDER 18 YEARS

- 4.1 Even if a child is too young to understand the implications of subject access rights, data about them is still their personal data and does not belong to anyone else, such as a parent or guardian. In the case of young children these rights are likely to be exercised by those with parental responsibility for them. Where an adult requests a child's data, proof of parental responsibility will be required. Officers should be alert to any situation where there may be a conflict between different persons who hold parental responsibility in relation to the child.
- 4.2 Before responding to a SAR for information held about a child, we will consider whether the child is mature enough to understand their rights. Normally a child is deemed to understand a request from the age of 12 years. If they are considered to be so competent, we will respond to or consult the child or seek the child's consent for disclosure to the person with parental responsibility who is making the request or supporting it.

5. SOLICITORS OR INSURANCE COMPANIES OR AGENT OR ATTORNEY

- 5.1 Where a legal, financial or other professional or company requests access on behalf of a client they are representing, they must provide the signed consent of their client. The request will be dealt with in the same way as if it had come directly from the client or represented person. We will rely on the legal representative or insurance company to obtain proof of identity of their client. Checks will be made where appropriate when a SAR is made by an agent on behalf of the Data Subject. The Data Subject's signed consent will be required. We may still check with the Data Subject whether he or she is happy with the agent receiving the personal data and should explain the implications of the request. If there is reasonable doubt about the validity of the consent, the request will not be processed until we are satisfied that it is a valid request. Where a request is made by a person acting under a Power of Attorney a copy of the signed and valid document creating the power will be required.

6 ACCESS ON BEHALF OF A MENTALLY INCAPACITATED ADULT

- 6.1 Where an individual or an organisation submits a Subject Access Request on behalf of a vulnerable person who lacks capacity, care will be taken to ensure there is an appropriate authority in place such as a valid power of attorney or court order.

7. ACCESS TO THE PERSONAL DATA OF DECEASED INDIVIDUALS.

- 7.1 The subject access right relates to personal data of living individuals. The data of deceased individuals is governed by the Freedom of Information Act 2000. This does not mean that personal data of deceased individuals can be automatically passed into the public domain. The deceased's data is likely to be confidential and the deceased's next of kin as the custodian of the deceased's right to confidentiality. Services will have regard to any duty of confidentiality owed to the deceased or to the next of kin or their estate.

8. THE PROCEDURE

Formalities

- 8.1 Applications should be made in writing. We make a formal online application form available to the individual to complete, which provides useful information to the requestor and assists us to gain all the information to enable relevant data to be located. We do not insist on its use. If there is reasonable doubt about the validity of the request, we will not process it until we are satisfied that it is valid.
- 8.2 We will make appropriate reasonable adjustments to support the process for any person with a disability or difficulty in making a SAR by all reasonable measures such as treating a verbal request for information as though it were a valid SAR or providing information in an accessible format.
- 8.3 In order to ensure disclosure is effected to the person who is entitled to it all applicants must provide two forms of identity one of which must be a photo ID such as a passport or driving licence and the other a recent utility bill or similar of not more than three months old. We do not require original documents provided we receive good quality or certified copies.
- 8.4 Receipt of a SAR will be acknowledged in writing and the Data Subject or requesting person will be provided with a completion date.
- 8.5 The statutory period for compliance is one calendar month from receipt. This can be extended by a further two months where a request is complex or numerous. If we extend the period, we will inform the individual within the first month and explain why it is necessary. A request is only valid upon receipt of identification

and clarity as to the records being requested. If we need to seek ID or clarification we will inform the requester their request is on hold until this is provided and that should a response not be received within 7 days, we will presume they no longer wish to proceed and close their request.

- 8.6 We will charge a fee only if permissible in law.

Location and preparation of information for disclosure

- 8.7 All paper files, email systems and electronic data bases and storage will be considered during data retrieval, as all or any may contain personal data of the customer or member of staff.

- 8.8 Data must be prepared to ensure only appropriate data is disclosed. The process of identifying and removing non-disclosable data is known as redaction and may be performed using specialist software. In relation to the Subject Access process, this means the removal of third-party personal data recorded on requested records. We will not disclose third party data without the consent of that individual.

- 8.9 Sometimes third-party data cannot be redacted because it is inextricably linked with that of the data subject and in that case we will not disclose that part of the record unless it is fair in all the circumstances to do so. We will seek permission of the data subject to contact the relevant third party for consent.

- 8.10 A professional opinion about the data subject is their personal information and must be released except where any exemptions apply. Information about the person that has been received from a relevant professional may often represent that professional's opinion. You should consider whether to redact their name and business contact details. You should carefully consider any objections a professional makes to the disclosure of these details. This is especially important if there is a real risk that disclosure of this information would be likely to cause them, or any other individual, harm. If you suspect the disclosure of it will cause specific problems, you may wish to seek the views of the named relevant professionals about it. You should explain clearly that, if they object to the disclosure of all or part of any data, that this must be based on one of the relevant exemptions [see below section 10]. You should also explain that, whilst you will consider their views, the final decision about disclosure rests with the Authority as the Data Controller.

- 8.11 Permission will be sought from the data subject if we need to contact other individuals about whom personal information is recorded on their file. If permission is given, we will then seek the individual's consent to share their data with the data subject. This may include family members and friends. We may rely upon the data subject to supply us with up-to-date contact details for these people. If current contact details cannot be supplied, contact the DMAO who may be able to trace the relevant people or to advise on the relevance to the data subject of doing so. The data subject has the right to request that we do not contact certain individuals. For instance, a child considered to be competent to do so, might not want us to contact their parents. If this is the case, we will comply with that instruction and the data subject should be informed that some of the data may be redacted prior to the release of their records.

- 8.12 In relation to social care records all data will be prepared, scanned and converted to facilitate editing by the DMAO, or relevant staff. This includes data downloaded from Mosaic and paper files where they exist. This process is managed by the DMAO in collaboration with the contracted scanning company and resource team. Adults' and Children's services have the facilities available to enable electronic editing of scanned material by using specialist software. Any requested data will be scanned and edited electronically.
- 8.13 Any paper files required for the request will be ordered from the Central Archive or from the Records Office via manual or electronic request. Once scanned, all files will be returned to the point of origin. The document is then converted so specialist software can be used on the document. A log is kept of all files requested. The DMAO will then check the document for data of any third parties or for material in relation to which an exemption may apply.

Disclosure of information and completing the SAR

- 8.14 Social care records are usually disclosed electronically on an encrypted CD unless the data subject requests otherwise. The CD is password protected and the password will be supplied to the requestor by telephone. The CD is sent to the requestor by recorded delivery.
- 8.15 Records can be sent by encrypted email if requested and if the size of the files allow. If a paper copy is requested, arrangements will be made with the data subject as to how we can securely deliver the records to them. This may be by hand delivery, courier or special tracked delivery. If it is by hand delivery or collection, identification of the correct recipient will be required.
- 8.16 A Data Subject has the right to have personal data communicated to him or her in an intelligible manner. If the Data Subject cannot clearly understand instances of data, we will explain the data.
- 8.17 A record of the request, its current status and completion will be recorded in an electronic system for legal and statistical purposes.

9. DATA ACCESS AND SUPPORT IN RELATION TO DISCLOSURE OF ADULT'S AND CHILDREN'S SERVICES RECORDS

9.1 Subject Access Meeting – Adult's or Children's Services records

Due to the sensitivity of personal data processed by Adults' and Children's Services, consideration should be given in exceptional cases to offering the data subject the option to receive their data by a personal visit to an office to view the data that is ready for disclosure in the presence of the DMAO. This enables the Data Subject to ask any questions about the data and to receive support for example if the disclosure includes upsetting information. The requestor can be accompanied by

someone for support and this may include a support worker, close personal friend or relative.

9.2 It is good practice to prepare/consider the following:

- Whether to suggest to the Data Subject that he or she brings a relative or friend
- a brief summary/chronology of events
- how to introduce the material
- suitably sensitive wording to warn the Data Subject that reading the data might be upsetting.
- Telephoning the Data Subject prior to access (if posting the data), to warn about the possible effects of viewing the data.

9.3 Even where a Subject Access meeting takes place, the data subject will still be given a copy of their data.

9.4 Support for Care Leavers:

For data subjects who seek data relating to a period in which they were in care or looked after by WSCC or another Authority and who may require support and advice, here are some useful links:

- NAPAC – [National Association for people abused in childhood](#)
- The [Care Leavers Association](#) – a charity campaigning for the rights of Care Leavers and Post Care Adults

10. DENIAL OF ACCESS

Access to all or part of a record will be denied if:

- 10.1 It is third party data. Unless the third party is an education, health or social services professional where the information should be regarded as provided by a 'relevant professional' and not a 'third party'.
- 10.2 The record contains third party data which cannot be redacted because it is inextricably linked with that of the data subject and it would not be reasonable in all the circumstances to disclose it without the consent of the third party and such consent cannot be secured or is withheld.
- 10.3 The record contains data of a deceased person where disclosure would breach the duty of confidentiality owed to the deceased or their next of kin or estate.

- 10.4 Disclosure would be likely to cause serious harm to the physical or mental health of the applicant or another person.
- 10.5 Disclosure would be likely to prejudice the carrying out of social work by reason of the fact that serious harm to the physical or mental health or condition of the data subject or any other person would be likely to be caused.
- 10.6 Data is processed for any criminal investigation or procedure or taxation purposes where the provision of this information would be likely to prejudice that purpose.
- 10.7 Data is processed for the purposes of national security.
- 10.8 The request is an identical or similar request to one already dealt with, unless a reasonable interval has elapsed between the earlier request and the current one.
- 10.9 The record is a reference provided by WSCC in confidence and for the purposes of an individual's education, training or employment or the provision of a service by them.
- 10.10 The record consists of information for which legal professional privilege could be claimed in legal proceedings in any part of the UK.
- 10.11 The record is the subject of regulatory activity as defined by the Act and disclosure would be likely to prejudice that investigation.

11. COMPLAINTS PROCEDURE

- 11.1 The data subject or requesting person shall be informed that, if they have any query or disagreement with any decisions made regarding a SAR including the information provided, he or she should contact - the DataProtection@westsussex.gov.uk.
- 11.2 The data subject or requesting person shall be informed that, if they remain dissatisfied, he or she may complain to the Information Commissioner. Office of the Information Commissioner Wycliffe House Water Lane WILMSLOW SK9 5AF - Phone: 0303 123 1113

Appendix

List of persons who will hold parental responsibility for a child:

- The natural mother.
- The natural father, if married to the mother either before or after the birth, even if divorced or separated.
- The natural father, if unmarried, and he registered the birth along with the mother from 1 December 2003 and therefore is named on the child's birth certificate.
- The natural father, if unmarried, by agreement with the mother (evidenced by a form provided by a solicitor, signed by both parents and witnessed by an Officer of the Court) or by a court order (parental responsibility order).
- The natural father, if unmarried, and appointed as the child's guardian on the death of the natural mother.
- Same-sex partners will both have parental responsibility if they were civil partners at the time of the treatment, e.g. donor insemination or fertility treatment.
- Same-sex partners who aren't civil partners-the 2nd parent may acquire parental responsibility by either:
 - court order or by making a parental responsibility agreement
 - becoming a civil partner of the other parent and making a parental responsibility agreement or jointly registering the birth
- An individual with a residence order for the child.
- An individual who has legally adopted the child.

- An individual who has a Special Guardianship Order for the child.
- A local authority under a care order.
- A person who has an emergency Protection Order.

This is version 3.0

**This policy was approved by Tony Kershaw Director of Law and Assurance
on 25th January 2018**

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It will be reviewed no later than 11 August 2023