



HILLINGDON

LONDON

Information Governance Policy

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Version	Amended by	Date	Summary
1.0		May 2018	
2.0	HIAG	January 2023	

1. Scope

1.1. This Policy applies to:

- 1.1.1** All Employees of the Council;
- 1.1.2** Members of the Council;
- 1.1.3** Suppliers and Contractors of the Council;
- 1.1.4** Temporary and Agency Staff engaged by the Council;
- 1.1.5** Volunteers at the Council;
- 1.1.6** All others using the Council's Information or Systems.

1.2. The Policy covers all aspects of information within the Council, including (but not limited to):

- 1.2.1** Personal and sensitive information (e.g. records about residents and staff);
- 1.2.2** Other corporate information (e.g. financial or accounting records)

1.3. The Policy covers all information whether held in notes or structured records systems (paper and electronic) and the transmission of information (e.g. by e-mail, SharePoint, post and telephone etc.).

2. Purpose

2.1. 'Information Governance' describes the framework by which organisations such as the Council handle information. It applies to sensitive (which is formally described as special category data under UK GDPR), personal information of residents and employees and also to information related to the business of the Council.

2.2. Effective Information Governance enables the Council to safeguard personal information and to make the best use of the information that it holds.

2.3. All staff have a responsibility at work (in the office or elsewhere) to look after personal data properly and appropriately. Residents have a right to know that information about them is kept secure.

2.4. Breaches of the UK General Data Protection Regulation (UK GDPR) and the Data Protection Act 2018 (DPA), through loss or mishandling of personal data, can result in large fines for the Council and disciplinary action against individual members of staff which may lead to dismissal.

2.5. Information is also a valuable asset that helps to ensure that the Council provides the best possible services to residents. Information plays a key part in effective governance, service planning, financial management and performance management. It is therefore important that information is well-managed and used effectively to deliver and improve services.

2.6. The Council will actively protect all paper and electronic data and information in ways that are appropriate and cost effective. The Council will thereby fulfil its statutory responsibilities, protect the interests of residents, partners, suppliers and businesses, and maintain the quality, effectiveness and continuity of services to Hillingdon residents.

2.7. This Policy provides an overview of the Council's approach to Information Governance; a guide to the policies and procedures in use; and the roles and responsibilities for managing information to ensure compliance with legal requirements.

3. Policy

3.1. The Council will implement information governance effectively to ensure the following:

3.1.1 Keeping information safe and secure

- Information will be protected against unauthorised access
- Confidentiality of information will be assured
- Integrity of information will be maintained

3.1.2 Recording accurately and only record what is required

- Information will be supported by the highest quality data
- Only information that is required will be recorded

3.1.3 Retaining and destroying records

Information will only be retained for as long as is required. Information will be destroyed securely as appropriate

3.1.4 Accessible Information

Information will be accessible to those who have a right of access

3.2. The following *information security principles* guide this Policy:

3.2.1 Confidentiality

Appropriate measures must be taken to ensure that information held by the Council is only accessible to those authorised to have access.

3.2.2 Integrity

The accuracy and completeness of information must be maintained and all changes or modifications affecting that information must be authorised, recorded, controlled and validated.

3.2.3 Quality

The Council must ensure that the information it holds is fit for its intended purpose.

3.2.4 Availability

Information must be available to authorised individuals when required. In the event of a disaster or malicious attack, the Council's information and systems critical to the operation of key services and ongoing activities must be recoverable.

3.2.5 Authentication

Any person or system seeking access to Council information or networks must first verify their identity to the satisfaction of the Council.

3.2.6 Access control

Access to view or modify information or systems must be restricted to those whose job functions specifically require such access.

3.2.7 Auditing

User access and activity on each of the Council's computers, firewalls and networks must be recorded and maintained in compliance with security, retention and all legislative and regulatory requirements.

3.3. The Council will monitor this Policy through the Hillingdon Information Assurance Group (HIAG) and will update it as necessary.

4. Legislation and Standards

4.1. The following legislation and standards are an integral part of the regulatory environment within which the Council must operate (and which are not an exhaustive list):

- 4.1.1** The UK GDPR;
- 4.1.2** Data Protection Act 2018;
- 4.1.3** Children Act 1989 and Children and Families Act 2014;
- 4.1.4** Care Act 2014;
- 4.1.5** Freedom of Information Act 2000
- 4.1.6** Human Rights Act 1998
- 4.1.7** Environmental Information Regulations 2004
- 4.1.8** Local Government Act 1972
- 4.1.9** Localism Act 2011
- 4.1.10** Computer Misuse Act 1990
- 4.1.11** Payment Card Industry Data Security Standard
- 4.1.12** PSN Code of Connection September 2022 (Version 1.32)
- 4.1.13** The Social Security Administration Act 1992

5. Roles and responsibilities

The following roles and responsibilities underpin effective Information Governance within the Council.

5.1. Senior Information Risk Owner (SIRO)

This role provides senior leadership for Information Governance in the organisation. The role:

- 5.1.1** ensures effective governance arrangements are in place for improving the management of information in the Council;
- 5.1.2** oversees the development of policies, procedures and guidance;

- 5.1.3 identifies organisation-wide information management risks and ensures appropriate action to mitigate risks are agreed and implemented;
- 5.1.4 ensures effective training and staff development is in place;
- 5.1.5 oversees any communications needed about Information Governance;
- 5.1.6 provides an annual report and updates as required to CMT about the delivery and success of the Information Governance action plan;
- 5.1.7 Keeps aware of developments in data protection and at the ICO and pro-actively communicates them where they are relevant to the Council.

5.2. Heads of Service, Corporate and Executive Directors

- 5.2.1 are accountable for the implementation of Information Governance; policies, procedures and guidelines in their service area;
- 5.2.2 take ownership of the information in their service area;
- 5.2.3 are accountable for identifying and managing effectively the information necessary for service delivery.

5.3. Service Managers

- 5.3.1 ensure that staff in their team(s) are aware of policies, procedures and guidance for Information Governance;
- 5.3.2 ensure that the practice of managing information in their service area complies with policies, procedures and guidance;
- 5.3.3 must report breaches in data protection to the Council's Statutory Data Protection Officer;
- 5.3.4 identify risks in managing information in their service area and ensure these are mitigated and/or escalated as required;
- 5.3.5 ensure that members of staff complete relevant and appropriate training.

5.4. Statutory Data Protection Officer

- 5.4.1 to inform and advise the Council and its staff who carry out processing of their obligations pursuant to the UK GDPR;
- 5.4.2 to monitor compliance with the UK GDPR and the DPA and with the Data Protection Policy and other Data Protection Policies and Procedures;
- 5.4.3 to act as the contact point for the Information Commissioner's Office on all matters relating to data protection and to fully cooperate with this body.

5.5. All Staff (whether permanent or temporary) and others using Council systems or information

- 5.5.1 have a responsibility to ensure that they are familiar with the contents of this Policy and to ensure information is managed in line with Information Governance policies, procedures and guidelines;
- 5.5.2 must report breaches of data protection to their Manager and through the formal reporting mechanism on the Council's intranet;
- 5.5.3 are to undertake annual data protection training.

5.6. Caldicott Guardian

- 5.6.1 The focus for the Caldicott Guardian is the management of health and social care information. The role is advisory and provides a focal point for service user confidentiality and information sharing issues.

Senior Responsible Officers - Information Governance:

Role	Responsible Officer
Statutory Data Protection Officer	Glen Egan
Senior Information Risk Owner	Dan Kennedy
Caldicott Guardian for Adult Social Care	Sandra Taylor
Caldicott Guardian for Children Social Services	Julie Kelly

Key Governance Bodies:

Group	IG Role
Corporate Management Team	Overall approval of Council staff policies, procedures, HIAG terms of reference, formulating and monitoring of Council-wide Information Governance priorities.
Hillingdon Information Assurance Group (HIAG)	To coordinate and oversee Information Governance across the Council. The Group ensures consistent and high standards of information management in accordance with statutory and legal requirements and monitors the delivery of the Information Governance Plan.
ICT Change Advisory Board	ICT change management group responsible for advice and approvals.

6. Training and Guidance

6.1. All Information Governance related policies are published on the Council's intranet and available to all staff. Staff are made aware of these policies through well-established management and communication channels, such as an induction, appraisals and one-to-ones, team meetings, training, staff communication channels and communications campaigns. All employees are required to complete the mandatory data protection module.

7. Incident Management:

7.1. Clear guidance on incident management procedures should be documented and staff should be made aware of their existence, where to find them and how to implement them.

7.2. See Procedure for Reporting Data Procedures for further information.

8. Review Process

8.1. This policy will be reviewed every two years.