

INFORMATION SHARING PROTOCOL



Title of Agreement School Penalty Notices – Attendance Solutions Essex					
Organisation Name	Head Office Address	Phone	Email	Named Data Protection Officer	ICO Notification reference
Essex County Council	County Hall. Chelmsford. CM1 1QH	08457 430430	DPO@essex.gov.uk	Paul Turner	Z6034810
Attendance Solutions	19 High Street. Rowhedge. Colchester CO5 7HQ	07725 667242	Gaynor.snare@attendancesolutionsessex.org		ZA238554
Version Control					
Date Agreement comes into force			01 June 2019		
Date of Agreement review			01 June 2022		
Agreement owner (Organisation)			Essex County Council		
Agreement drawn up by (Author(s))			Lauri Almond/Philip Turner		
Status of document – DRAFT/FOR APPROVAL/APPROVED			APPROVED		
Version			V0.1		

Whole Essex Information Sharing Framework

This Information Sharing Protocol is designed to ensure that information is shared in a way that is fair, transparent and in line with the rights and expectations of the people whose information you are sharing.

This protocol will help you to identify the issues you need to consider when deciding whether to share personal data. It should give you confidence to share personal data when it is appropriate to do so, but should also give you a clearer idea of when it is not acceptable to share data.

Specific benefits include:

- transparency for individuals whose data you wish to share as protocols are published here;
- minimised risk of breaking the law and consequent enforcement action by the Information Commissioner's Office (ICO) or other regulators;
- greater public trust and a better relationship by ensuring that legally required safeguards are in place and complied with;
- better protection for individuals when their data is shared;
- increased data sharing when this is necessary and beneficial;
- reduced reputational risk caused by the inappropriate or insecure sharing of personal data;
- a better understanding of when, or whether, it is acceptable to share information without people's knowledge or consent or in the face of objection; and reduced risk of questions, complaints and disputes about the way you share personal data.

Please ensure all sections of the template are fully completed with sufficient detail to provide assurance that the sharing is conducted lawfully, securely and ethically.

Item	Name/Link /Reference	Responsible Authority
Privacy Impact Assessment (PIA/DPIA)		
Supporting Standard Operating Procedure		
Associated contract		
Associated Policy Documents		
Other associated supporting documentation		

Published Information Sharing Protocols can be viewed on the [WEISF Portal](#).

	Purpose	REFERENCES																						
	<p>The sharing is necessary to enable the Attendance Compliance Team and Aquinas Provisions to securely share information to issue Penalty Notices in relation to non-school attendance on behalf of Essex schools. This information will only be shared with Aquinas, where express consent has been obtained from the schools commissioning their services.</p> <p>Circumstances for issuing a penalty notice A penalty notice can only be issued in cases of unauthorised absence.</p> <p>A penalty notice may be issues in line with the agreed Essex Code of Conduct. Further details of the Code of Conduct may be found at the following link: https://schools.essex.gov.uk/pupils/Attendance_Compliance/Documents/Code%20of%20Conduct%20April%202019.pdf</p> <p>Regular and punctual attendance at school is both a legal requirement and essential for pupils to maximize their educational opportunities. In law, an offence occurs if a parent fails to secure their child’s regular attendance at school and that absence is not authorised by the school.</p>	<p>GDPR Go to article 5</p>																						
2.	Information to be shared																							
<table border="1"> <thead> <tr> <th>Attendance Solutions</th> <th>Data field/description</th> </tr> </thead> <tbody> <tr> <td></td> <td> <ul style="list-style-type: none"> • Child name </td> </tr> <tr> <td></td> <td> <ul style="list-style-type: none"> • Child address </td> </tr> <tr> <td></td> <td> <ul style="list-style-type: none"> • Date of Birth </td> </tr> <tr> <td></td> <td> <ul style="list-style-type: none"> • School name </td> </tr> <tr> <td></td> <td> <ul style="list-style-type: none"> • Full names of parent/carers </td> </tr> <tr> <td></td> <td> <ul style="list-style-type: none"> • Address of parent/carers </td> </tr> <tr> <td></td> <td> <ul style="list-style-type: none"> • Parent/carer date of birth </td> </tr> <tr> <td></td> <td> <ul style="list-style-type: none"> • UPN </td> </tr> <tr> <th>Essex County Council/ Attendance Solutions</th> <th>Data field/description</th> </tr> <tr> <td></td> <td> <ul style="list-style-type: none"> • Whether payment is made to discharge the offence </td> </tr> </tbody> </table>	Attendance Solutions	Data field/description		<ul style="list-style-type: none"> • Child name 		<ul style="list-style-type: none"> • Child address 		<ul style="list-style-type: none"> • Date of Birth 		<ul style="list-style-type: none"> • School name 		<ul style="list-style-type: none"> • Full names of parent/carers 		<ul style="list-style-type: none"> • Address of parent/carers 		<ul style="list-style-type: none"> • Parent/carer date of birth 		<ul style="list-style-type: none"> • UPN 	Essex County Council/ Attendance Solutions	Data field/description		<ul style="list-style-type: none"> • Whether payment is made to discharge the offence 		<p>GDPR Go to articles 6 - 9</p>
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	<ul style="list-style-type: none"> • Details of school attendance patterns and any recorded unauthorised absences that occur 	
	<ul style="list-style-type: none"> • Relevant information relating to the investigation into a case, where further discussion is required in relation to the findings 	
	<ul style="list-style-type: none"> • Any court date booked in relation to a case and the resulting outcome 	
	<ul style="list-style-type: none"> • Letters to schools on the issue. 	

3.	Legal Basis	
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General Data Protection Regulation 2016 (GDPR) and Data Protection Act 2018.

GDPR
Go to articles
6-14

Personal Data (identifiable data)	Special Categories of Data (Sensitive identifiable data)	Law Enforcement data (e.g. community safety partnerships)
Article 6:	Article 9: (if appropriate):	DPA Part 3 (if appropriate):
<i>Legal Obligation</i>	Substantial Public Interest	Administration of Justice
<i>Public Task</i>	Choose an item.	Choose an item.
<i>Legitimate Interests</i>	Choose an item.	Choose an item.

Other legislation or statute as follows

Section 23 of the Anti-Behaviour Act 2003 empowers designated local authority officers, head teachers (Deputy Headteachers and Assistant Headteachers) and the police to issue penalty notices in cases of unauthorised absence from school.

The Education Penalty Notices (England) Regulations 2004 – The issuing of penalty notices must conform to all requirements of the Human Rights Act and equal opportunities legislation.

Penalty Notices supplement the existing sanctions currently available under S444 Education Act 1996 or S36 Children Act 1989 to enforce attendance at school where appropriate. Penalty notices offer parents the opportunity to discharge the offence of failing to ensure the regular attendance of their child at school.

4. Responsibilities

For the purposes of this Protocol the responsibilities are defined as follows: For help go to https://eur-lex.europa.eu/legal-content/EN/TXT/HTML/?uri=CELEX:32016R0679&from=EN Articles 24 – 29 where these roles are explained.	Tick box	Organisation Name(s)
The Sole Data Controller for this sharing is:	<input type="checkbox"/>	
The Joint Data Controllers for this sharing are:	<input checked="" type="checkbox"/>	Both Partners to this ISP
In the case of Joint Data Controllers , the designated single contact point for Individuals is:	<input checked="" type="checkbox"/>	Essex County Council
Data Processors party to this protocol are (please list):	<input type="checkbox"/>	

GDPR
Go to articles 13-14, 24 - 31

This Protocol will be reviewed three years after it comes into operation to ensure that it remains fit for purpose. The review will be initiated by Essex County Council.

5. Subject Rights

Essex Partner Agencies' Information Sharing Agreements are made publicly available on the Whole Essex Information Sharing Framework website to enable compliance with article 12 of the GDPR.

It is each Partner's responsibility to ensure that they can comply with all of the rights applicable to the sharing of the personal information. It is for the organisation initiating the ISP to identify which rights apply, and then each Partner to ensure they have the appropriate processes in place.

<p style="text-align: center;">Subject Rights</p> <p style="text-align: center;">Select the applicable rights for this sharing according to the legal basis you are relying on</p>	<p>Processes are in place to enact this right - please check the box</p>	<p>GDPR Go to articles 12 – 15</p>
<p>GDPR Article 13&14 – Right to be Informed – Individuals must be informed about how their data is being used. This sharing must be reflected in your privacy notices to ensure transparency.</p>	<input checked="" type="checkbox"/>	
<p>GDPR Article 15 – Right of Access – Individuals have the right to request access to the information about them held by each Partner</p>	<input checked="" type="checkbox"/>	
<p>GDPR Article 16 – Right to Rectification – Individuals have the right to have factually inaccurate data corrected, and incomplete data completed.</p>	<input checked="" type="checkbox"/>	
<p>GDPR Article 17 (1)(b)&(e) – Right to be forgotten – This right may apply where the sharing is based on Consent, Contract or Legitimate Interests, or where a Court Order has demanded that the information for an individual must no longer be processed. Should either circumstance occur, the receiving Partner must notify all Data Controllers party to this protocol, providing sufficient information for the individual to be identified, and explaining the basis for the application, to enable all Partners to take the appropriate action.</p>	<input type="checkbox"/>	
<p>GDPR Article 18 – Right to Restriction – Individuals shall have the right to restrict the use of their data pending investigation into complaints.</p>	<input checked="" type="checkbox"/>	
<p>GDPR Article 19 – Notification – Data Controllers must notify the data subjects and other recipients of the personal data under the terms of this protocol of any rectification or restrict, unless it involves disproportionate effort.</p>	<input checked="" type="checkbox"/>	<p>GDPR Go to article 16 & 22</p>
<p>Article 21 – The Right to Object – Individuals have the right to object to any processing which relies on Consent, Legitimate Interests, or Public Task as its legal basis for processing. This right does not apply where processing is required by law (section 3). Individuals will always have a right to object to Direct Marketing, regardless of the legal basis for processing.</p>	<input type="checkbox"/>	
<p>Article 22 – Automated Decision Making including Profiling – the Individual has the right to request that a human being makes a decision rather than a computer, unless it is required by law.</p>	<input type="checkbox"/>	
<p>Freedom of Information (FOI) Act 2000 or Environmental Information Regulations (EIR) 2004 relates to data requested from a Public Authority by a member of the public. It is best practice to seek advice from the originating organisation prior to release. This allows the originating organisation to rely on any statutory exemption/exception and to identify any perceived harms. However, the decision to release data under the FOI Act or EIR is the responsibility of the agency that received the request.</p>	<input checked="" type="checkbox"/>	

6.	Security of Information		
Security measures in place		GDPR articles 30 - 45	
There are good quality access control systems in place	☒		
Paper information is stored securely	☒		
Paper and electronic information is securely destroyed with destruction log for electronic information	☒		
Laptops and removable media such as memory sticks are secured when not in use	☒		
Technical security appropriate to the type of information being processed is applied	☒		
Arrangements are in place to meet the requirements for confidentiality, integrity and availability	☒		
Disaster recovery arrangements are in place	☒		
Encryption of personal data is fully implemented	☒		
Data minimisation has been considered	☒		
Can pseudonymised or anonymised data be used to meet your processing needs?	☐		
There are sufficient access controls for systems/networks in place	☒		
Routine and regular penetration tests are carried out	☒		
Article 40 Codes of Conduct are adhered to (where applicable)	☐		
Appropriate security is applied to external routes into the organisation; for example, internet firewalls and remote access solutions	☒		
Confirm entry in Records of Processing Activity	☒		
<p>Personal information will be securely shared via secure email, face to face, by telephone or via Royal Mail.</p>			
<p>Partners receiving information will:</p> <ul style="list-style-type: none"> • Ensure that their employees are appropriately trained to understand their responsibilities to maintain confidentiality and privacy; • Protect the physical security of the shared information; • Restrict access to data to those that require it, and take reasonable steps to ensure the reliability of employees who have access to data, for instance, ensuring that all staff have appropriate background checks • Maintain an up to date policy for handling personal data which is available to all staff 			

- Have a process in place to handle any security incidents involving personal data, including notifying relevant third parties of any incidents
- Ensure any 3rd party processing is agreed as part of this protocol and governed by a robust contract and detailed written instructions for processing.

International Transfers (Where applicable)

If any personal data is to be transferred outside of the EEA, please ensure you capture the relevant supporting adequacy decision for such a transfer here (articles 40-43).

Adequacy Decision in place https://ec.europa.eu/info/law/law-topic/data-protection/data-transfers-outside-eu/adequacy-protection-personal-data-non-eu-countries_en	Date of approval by EU Commission is:	[Provide hyperlink here]
ICO Approved standard contract clauses in place https://ico.org.uk/media/1571/model_contract_clauses_international_transfers_of_personal_data.pdf	Date of approval by ICO is:	[Provide hyperlink here]
ICO Approved Binding Corporate Rules in place https://ico.org.uk/for-organisations/guide-to-data-protection/binding-corporate-rules/	Date of approval by ICO is:	[Provide hyperlink here]
The Individuals have given explicit consent to the transfer and understand the risks associated with the transfer	Confirm this consent has been recorded appropriately	√ / ✕
The receiving organisation in a 3 rd country is bound by an approved Code of Conduct recognised by the EU	Date of approval by ICO is:	[Provide hyperlink here]

ICO guidance on International Transfers can be found at <https://ico.org.uk/for-organisations/guide-to-the-general-data-protection-regulation-gdpr/international-transfers/>

7. Format and Frequency

- The format the information will be shared in depends on the medium by which the data is shared.
- The frequency with which the information will be shared is as and when required, and within 5 working days of the need arising.

8.	Data Retention	
<p>Information will be retained in accordance with each partners' published data retention policy available on their websites, and in any event no longer than is necessary.</p>		<p>GDPR Go to article 5</p>
9.	Data Accuracy	
<p>Please check this box to confirm that your organisation has processes in place to ensure that data is regularly checked for accuracy, and any anomalies are resolved <input checked="" type="checkbox"/></p>		<p>GDPR Go to articles 5, 16 - 18</p>
10.	Breach Notification	
<p>Where a security breach linked to the sharing of data under this protocol is likely to adversely affect an Individual, all involved Partners must be informed within 48 hours of the breach being detected. The email addresses on page 1 should be used to contact the Partners. The decision to notify the ICO can only be made after consultation with any other affected Partner to this protocol, and notification to the ICO must be made within 72 hours of the breach being detected. Where agreement to notify cannot be reached within this timeframe, the final decision will rest with the Protocol owner as depicted on page 1 of this document.</p> <p>All involved Partners should consult on the need to inform the Individual, so that all risks are fully considered and agreement is reached as to when, how and by whom such contact should be made. Where agreement to notify cannot be reached, the final decision will rest with the Protocol owner as depicted on page 1 of this document.</p> <p>All Partners to this protocol must ensure that robust policy and procedures are in place to manage security incidents, including the need to consult Partners where the breach directly relates to information shared under this protocol.</p>		<p>GDPR Go to articles 33, 34, 77 - 84</p>
11.	Complaints	

<p>Partner agencies will use their standard organisational procedures to deal with complaints from the public arising from information sharing under this protocol.</p>	<p>GDPR Go to articles 16 – 22 & 77</p>	
<p>12.</p>	<p>Commencement of Protocol</p>	
<p>This Protocol shall commence upon date of the signing of a copy of the Protocol by the signatory partners. The relevant information can be shared between signatory partners from the date the Protocol commences.</p>		
<p>13.</p>	<p>Withdrawal from the Protocol</p>	
<p>Any partner may withdraw from this Protocol upon giving 4 weeks written notice to the WEISF administration team weisf@essex.gov.uk. The WEISF administration team will notify other Partners to the Protocol. The Partner must continue to comply with the terms of this Protocol in respect of any information that the partner has obtained through being a signatory. Information, which is no longer relevant, should be returned or destroyed in an appropriate secure manner.</p>		
<p>14.</p>	<p>Agreement</p>	

This Protocol must be approved by the responsible person within the organisation (SIRO/Caldicott Guardian/Chief Information Officer).

Approver Name	
Organisation Name	
Date of Agreement	

Please submit this Protocol to weisf@essex.gov.uk with list of approved signatories. The Protocol will then be published on weisf.essex.gov.uk.

Email approvals will only be accepted from an authorised signatory role from each organisation. Please see the list of authorised roles per organisation on WEISF.essex.gov.uk