

# **Data Protection Policy**

Owner: Head of Governance

Approved by: VCET (Vice Chancellor's Executive Team)

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1.6.	Jan-18	Darren Tysoe - CIO	Amended to include 'Clean desk principles' (section 5.5)	Published
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# **Data Protection Policy**

The UK General Data Protection Regulation (UK GDPR) to Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of Personal Data and on the free movement of such data, as amended by the Data Protection, Privacy and Electronic Communications (Amendments etc)(EU Exit) Regulations 2019 (as amended by the Data Protection, Privacy and Electronic Communications (Amendments etc) (EU Exit) Regulations 2020).

Regent's University London recognises its responsibilities in protecting the rights of individuals' personal data. The purpose of this policy is to ensure that Regent's, its employees and students, comply with the provisions of the Data Protection Act 2018 and UK General Data Protection Regulation (UK GDPR).

This policy applies to all personal data handled by Regent's employees, students and other authorised individuals, in all formats including paper and electronic files, on computers and mobile devices and regardless of who owns the device on which it's stored. Any infringement of the Act will be treated seriously by Regent's and may be considered under disciplinary procedures. Serious breaches may also result in Regent's or the employee or student concerned being held liable in law.

This Policy identifies and explains the data protection roles and responsibilities and sets out a list of the requirements that employees, students and others must comply with. Regent's retains the right to change this policy at any time.

#### 1. Definitions

- <u>1.1 Data controller</u> means the natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purposes and means of the processing of personal data. An example where Regent's acts as data controller is in relation to the processing of employee data.
- <u>1.2 Data processor</u> means a natural or legal person, public authority, agency or other body which processes personal data on behalf of a controller.
- 1.3 Processing refers to any action involving personal information, including obtaining, viewing, copying, amending, adding, deleting, extracting, storing, disclosing or destroying information.
- <u>1.4 Data Subject</u> refers to the identifiable natural person whose personal data is processed by a data controller and/or data processor or on their behalf. Examples of data subjects are students, employees and alumni or past students.
- 1.5 Personal data means any information relating to a living individual who can be identified directly or indirectly from the data and other information.
- <u>1.6 Special categories</u> of personal data are more sensitive and requires additional protection, including health or medical information, race, ethnic origin, political opinions, religious or similar beliefs, trade union memberships, sexual life or orientation information, criminal convictions/offences and genetic or biometric data.



1.7 Confidential data is that given in confidence, or with an agreement for it to be kept confidential. Some confidential data will also be special category data and will come within the terms of this policy.

# 2. Responsibilities

#### 2.1 The Data Controller and Management Responsibility

Regent's University London Limited is the data controller under the Act. The Board is ultimately responsible for compliance with the Act. The Vice-Chancellor's Executive Team (VCET) is responsible for the strategic implementation of the Data Protection Policy. The Data Protection Officer (DPO) facilitates compliance with the Act and provides advice on matters connected with data protection (governance@regents.ac.uk). The DPO reports to the Audit & Risk Committee on data protection compliance and any breaches of the Data Protection Act, and at least annually to the Board. The DPO is responsible for updating the Data Protection Policy and will coordinate the production of documentation required to demonstrate compliance.

## 2.2 Employee Responsibilities

All employees shall:

- Ensure the processing of personal data in all formats is compatible with the Data Protection Act;
- Raise any concerns in respect of the processing of personal data with the DPO;
- Promptly pass on to the DPO any individual requests made under the 'rights of the data subject' as set out in data protection legislation, including Subject Access Requests (SARs) and authorised access requests from third parties for personal data (e.g., Police);
- Where employees are sharing and processing personal data with other organisations, they
  must ensure appropriate data sharing and processing agreements are in place;
- Ensure that all personal information which they provide to Regent's in connection with their employment is accurate and up-to-date;
- Inform Regent's of any changes to information, for example change of address;
- Check the information Regent's makes available from time to time, in written or automated form, and inform Regent's of any errors or, where appropriate, follow procedures for updating entries on computer forms. Regent's shall not be held responsible for errors of which it has not been informed:
- Complete mandatory data protection training, as required.

When employees hold or process information about students, colleagues or other data subjects (for example, students' coursework, references to other academic institutions, or details of personal circumstances), they should comply with the following guidelines and also their responsibilities under related policies, including, but not limited to, the IT Acceptable Use Policy. Employees shall ensure that:

- All personal information is kept secure;
- Personal data is kept in accordance with Regent's retention schedule;
- Data security incidents, losses, near misses or unauthorised disclosures of personal data are reported immediately to the attention of the DPO and that they support the DPO in resolving breaches; and
- Personal information is not disclosed either orally or in writing, accidentally or otherwise to any
  unauthorised third party. Unauthorised disclosure may be a disciplinary matter, and may be



considered gross misconduct in some cases.

When employees supervise students doing work which involves the processing of personal information, they must ensure that those students are aware of the data protection principles, in particular, the requirement to obtain the data subject's consent where appropriate.

Employees should adhere to clean desk principles as it reduces the threat of sensitive, confidential or personal data being stolen. Action should include:

- At extended periods away from a workspace such as lunch breaks and at the end of the
  working day, staff should remove documents from desks that contain sensitive, confidential, or
  personal information and placing in a locked drawer or filing cabinet.
- Portable devices such as laptops and tablets should be locked away when not in use and protected with passwords and encrypted.
- Confidential waste must be disposed of in accordance with the appropriate internal procedures for confidential waste.
- Locking/logging off from devices when away from the desk.

Line managers must ensure that they and employees reporting to them understand the implications of data protection legislation for the way they process personal data and seek advice from the DPO if in doubt.

#### 2.3 Student Responsibilities

#### All students shall:

- Familiarise themselves with the Data Protection Agreement provided when they register;
- Ensure that all personal information which they provide to Regent's is accurate and up-to-date;
- Inform Regent's of any changes to that information, for example changes of address; and check the information which Regent's make available from time to time, in written or automated form, and inform Regent's of any errors or, where appropriate, follow procedures for up-dating entries on computer forms. Regent's shall not be held responsible for errors of which it has not been informed;
- If students process personal information (for example, in coursework or research), they must comply with the requirements of processing personal data.

All students shall successfully complete the required information compliance training before processing personal data for the purposes of their study.

# 3. Legal basis for processing information

- 3.1 Regent's holds and processes information about employees, students, alumni, contractors, users of its services and other data subjects for academic, administrative and commercial purposes. In order to meet the 'lawfulness' requirement, processing personal data must meet at least one the following conditions:
  - The data subject has given consent for their data to be processed for a specific purpose.
  - The processing is required due to a contract.
  - It is necessary due to a legal obligation.
  - It is necessary to protect someone's vital interests (i.e., life or death situation).



- It is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.
- It is necessary for the legitimate interests of the controller or a third party, and it has been established that the need to protect individuals' personal data does not override those interests.
- 3.2 For special categories of personal data, at least one of the following conditions must be met:
  - The data subject has given explicit consent.
  - The processing is necessary to comply with the law and in the interests of the individual.
  - The processing is necessary to protect vital interests of the individual and the individual is incapable of giving consent.
  - The processing is manifestly made public by the data subject.
  - Data about criminal convictions and offences can only be processed if there is specific legal authorisation to do so. Please consult the DPO for advice about processing special category data.
- 3.3 Once a legal basis for processing has been established for handling such information, Regent's, and all employees or others who process or use any personal information, must comply with the Data Protection Principles which are set out in the Data Protection Act 2018 (the Act) and UK GDPR. In summary these state that personal data shall:
  - Be processed fairly, lawfully, and in a transparent manner;
  - Be collected for specified, explicit and legitimate purposes and shall not be processed in any manner incompatible with those purposes;
  - Be adequate, relevant and limited to what is necessary in relation to the purposes for which they are processed;
  - Be accurate and, where necessary, kept up-to-date;
  - Not be kept in a form which permits identification of data subjects for no longer than necessary for the purpose; and
  - Be processed in a manner that ensures appropriate security of the personal data, including protection against unauthorised or unlawful processing, and against accidental loss, destruction or damage, using appropriate technical or organisational measures.

# 4. Rights of individuals

- 4.1 UK GDPR aims to strengthen the rights of individuals when processing their personal data:
  - The right to be informed;
  - The right of access;
  - The right to rectification;
  - The right to erasure;
  - The right to restrict processing;
  - The right to data portability;
  - The right to object; and
  - The right not to be subject to a decision based solely on automated processing, including profiling.



4.2 Information for individuals on how to request rectification, erasure, restriction of personal data and how to object to processing of personal data will be available from the DPO. Regent's will take reasonable steps to verify the requestor's identity before being able to process a request. Once ID is verified, Regent's will consider and action such requests free of charge, unless the request is repetitive or onerous, in which case a fee may be charged based on the administrative cost of locating and rectifying the information. Regent's aims to do this within one month of receipt of the request, unless requests are complex or numerous. In such cases, there may be an extension of up to two months and the individual will be informed and reasons given within a month of the request. When requests are made regarding large quantities of information, Regent's will ask the individual to specify the information required. Regent's may refuse the request if it is manifestly unfounded or excessive, giving reasons for refusal. Individuals may complain to the Information Commissioner's Office if they are not satisfied with the refusal of a request. If the data has been shared with other organisations, Regent's will take action to inform these organisations.

# 5. Rights to Access Information

- 5.1 Employees, students and other data subjects at Regent's have the right to access any personal data that is being kept about them, either on a device or in structured and accessible manual files. Any person may exercise this right by following the guidance in the Subject Access Request Procedure and Subject Access Application Form which are available on the website. The request should be submitted with ID verification to the DPO at <a href="mailto:qovernance@regents.ac.uk">qovernance@regents.ac.uk</a>.
- 5.2 Entitlement under Article 15(1) of the UK GDPR is to receive access to information in so far as it constitutes the requestor's 'personal data' of which Regent's is the controller, having conducted a reasonable and proportionate search. The requestor is not entitled to receive information regarding Regent's or its employees or management, unless it constitutes the requestor's personal data. Regent's is entitled to withhold certain information from the response to a Data Subject Access Request where one or more exemptions under the Data Protection Act 2018 apply.
- 5.3 Regent's aims to comply with requests within one month of receipt of the Data Subject Access Request, starting from the day after the request is received by the DPO, or the day on which proof of identification is received and verified. Regent's aims to do this within one month of receipt of the request, unless requests are complex or numerous. In such cases, there may be an extension of up to two months and the individual will be informed and reasons given within a month of the request.

Regent's will take reasonable steps to verify the requestor's identity. If Regent's process a large amount of information about an individual, it may need to ask the data subject to provide additional information to help clarify their request.

- 5.4 Regent's will usually provide a copy of the information free of charge. However, should the request be considered excessive, repetitive or unfounded, Regent's may refuse the request. Individuals may complain to the Information Commissioner's Office if they are not satisfied with the refusal of a request. If there is a vast amount of data requested, Regent's may charge a fee based on the administrative cost of locating, rectifying and providing the information.
- 5.5 Students are entitled to information about their marks for assessments. There is nothing to prevent academic staff from meeting with students to provide feedback, including showing them the assessment and/or providing the comments which they relate to. Regent's therefore encourage academics to do this, rather than ask the student to make a formal subject access request for the information. Students are therefore advised, in the first instance, to contact their tutor for this information.



# 6. Documentation and safeguards

6.1 Regent's shall maintain a record of all the types of personal data held and processed, and the reasons for which it is processed. This record will be held by the Data Protection Officer (DPO). Under the GDPR and the DPA, Regent's has an obligation to consider the impact on data privacy during all processing activities. This includes implementing appropriate technical and organisational measures to minimise the potential negative impact processing can have on the data subjects' privacy. The information which is currently processed by Regent's and the purposes for which it is processed are set out in the Privacy Notice available on the website for students, and the GDPR - HR Employee Privacy Notice and GDPR - HR Record of Processing Activity for employees. These may be updated from time to time.

#### 6.2 Consent

The indication of consent will be unambiguous and involve a clear affirmative action (an opt-in). It requires individual ('granular') consent options for distinct processing operations. Consent should be separate from other terms and conditions and is not a precondition of registering with the University.

Consent requests will be prominent, unbundled from other terms and conditions, concise, easy to understand, and user-friendly. Regent's will maintain clear records to demonstrate consent. Data subjects have the right to withdraw consent at any time by contacting the DPO.

#### 6.3 Sensitive data

Regent's may process sensitive information such as a person's health or disabilities, for example, if arranging food/access at events. Regent's may also require such information for the administration of the sick pay policy, the absence policy or the equal opportunities policy, or for academic assessment. Regent's may also ask for information about particular health needs, such as allergies to particular forms of medication, or conditions such as asthma or diabetes. Regent's will only use such information to protect the Health & Safety of the individual, for example, in the event of a medical emergency.

#### 6.4 Data protection impact assessment

When considering new processing activities or setting up new procedures or systems that involve personal data, privacy issues must always be considered at the earliest stage and a Data Protection Impact Assessment (DPIA) must be conducted. The DPIA is a mechanism for identifying and examining the impact of new initiatives and putting in place measures to minimise or reduce privacy risks during the design stages of a process and throughout the lifecycle of the initiative. This will ensure that privacy and data protection control requirements are not an afterthought.

#### 6.5 Transfers of personal data internationally

Personal data can only be transferred out of the UK when there are safeguards in place to ensure an adequate level of protection of the data. All instances of overseas transfers of personal data must be subject to appropriate technical safeguards and contractual provisions incorporating appropriate assurances to ensure the security of the data is fully compliant with the UK's data protection legislation.

#### 6.6 Direct marketing



Direct marketing does not only cover the communication of material about the sale of products and services to individuals, but also the promotion of aims and ideals. For Regent's, this will include notifications about events, fundraising, selling goods or services. Marketing covers all forms of communications, such as contact by post, fax, telephone and electronic messages, whereby the use of electronic means such as emails and text messaging is governed by the Privacy and Electronic Communications Regulations 2003 (PECR). Regent's must ensure that it always complies with relevant legislation every time it undertakes direct marketing and must cease all direct marketing activities if an individual requests it to stop.

#### 6.7 Retention and disposal of data

Regent's will keep different types of information for differing lengths of time, depending on legal, academic and operational requirements. Personal information is retained for no longer than the periods permitted in Regent's retention schedule. Out of retention information will be destroyed securely, for example by shredding or appropriate electronic erasure. Any computers, phones or portable devices that are to be sold or scrapped must have had all personal data stored in them completely destroyed. Data processors and the DPO should consider whether the devices themselves should be destroyed if it's not possible to be certain that the data in them has been destroyed.

# 6.8 HESA data collections

Data about students will be supplied to the Higher Education Statistics Authority. The full HESA Data Collection Notice is available from this link: http://www.hesa.ac.uk/fpn.

# 7. Compliance

- 7.1 Compliance with the Act and UK GDPR is the responsibility of all students and employees. Any deliberate or reckless breach of this Policy may lead to disciplinary, and where appropriate, legal proceedings. Any questions or concerns about the interpretation or operation of this policy should be taken up with the DPO by email to governance@regents.ac.uk.
- 7.2 Any individual, who believes that the policy has not been followed in respect of personal data about themselves, should raise the matter with Regent's as the data controller initially. If the matter is not resolved, you should refer to the grievance procedure for employees, the complaints policy and procedure for students or initiate a Subject Access Request. If you remain dissatisfied after following these steps, you can complain to the Information Commissioner's Office (ICO). You should do this within two months of receiving Regent's final response to your complaint or subject access request. For further advice on making a complaint to the ICO, please see their website at <a href="https://www.ico.org.uk">www.ico.org.uk</a>.

# 8. Related Documents

- 8.1 This Data Protection Policy should be read in conjunction with the following policies and procedures:
  - IT Acceptable Use Policy
  - Remote Access Policy
  - Information Systems Security Policy
  - Subject Access Request Procedure
  - Subject Access Request Form