

Data Security and Protection Toolkit (DSPT) Action Plan – Policies and Procedures

Evidence item	Question	Tooltip	Action
1.2.1	Does your organisation have up to date policies in place for data protection and for data and cyber security?	Confirm that your organisation has a policy or policies in place to cover: - data protection - data quality - record keeping - data security - where relevant, network security The policy or policies should be reviewed and approved by the management team or equivalent within the last 12 months. There is no set number of how many policies your organisation has to have on these topics as the different sizes and complexity of organisations means that some will have one allencompassing policy, whilst others may have multiple policies. Policy templates are available from Digital Social Care https://www.digitalsocialcare.co.uk/latest-guidance/template-policies/	
1.3.1	What is your organisation's	Registration with the ICO is a legal requirement for every organisation that processes personal	



Evidence item	Question	Tooltip	Action
	Information	information, unless they are exempt as a small	
	Commissioner'	charity. If your organisation is not already	
	s Office (ICO)	registered, you should [register as a matter of	
	registration	urgency] (https://ico.org.uk/for-organisations/data-	
	number?	protection-fee/).	
		You can check whether you are registered and what	
		your ICO registration number is on the [Information	
		Commissioner's Office website]	
		(<u>https://ico.org.uk/esdwebpages/search</u>)	
1.3.2	Does your	Your organisation must set out in clear and easily	
	organisation	understood language what it does with the personal	
	have a privacy	data it processes regarding the people it supports,	
	notice?	staff and volunteers, and members of the public, for	
		example relatives or other professionals etc. This is	
		called a privacy notice and there may be more than	
		one privacy notice e.g. one notice for staff and one	
		for the people you support. Your organisation's	
		privacy notice(s) should be made available to these	
		people and inform them about their rights under	
		data protection legislation and how to exercise	
		them. It is good practice to publish your privacy	
		notice on your website if you have one.	
		An example privacy notice is available from Digital	
		Social Care	
		https://www.digitalsocialcare.co.uk/latest-	
		guidance/how-to-document-your-data-processing/	



Evidence item	Question	Tooltip	Action
1.4.1	Does your organisation have an up to date list of the ways in which it holds and shares different types of personal and sensitive information?	To be compliant with data protection legislation you must have a list or lists of the different ways in which your organisation holds personal and sensitive information (e.g. filing cabinet, care planning system, laptop). This list is called an Information Asset Register (IAR) and it should detail where and how the information is held and how you keep it safe. You should also have a list or lists of the types of personal data that are shared with others, for example needs assessments, prescriptions, payslips, care plans. This list is called a Record of Processing Activities (ROPA) and should detail how the data is shared and how your organisation keeps it safe. It is fine to have either two separate documents or a single document that combines both lists. The list(s) should be reviewed and approved by the management team or equivalent since 1st April 2020. Upload the document(s) or link to the document or specify where it is saved. Example IARs and ROPAs are available from Digital Social Care https://www.digitalsocialcare.co.uk/latest-guidance/how-to-document-your-data-processing/	
1.5.2	Does your organisation carry out regular data	Your organisation should carry out spot checks that staff are doing what it says in the data protection and/or staff confidentiality policy or guidance. These should be undertaken at least every year. They could	



Evidence item	Question	Tooltip	Action
	protection spot checks?	be part of other audits that you carry out. It is good practice to keep evidence that spot checks have been carried out, including details of any actions, who has approved the actions and who is taking them forward, if applicable. There is an example audit checklist that you can download from Digital Social Care https://www.digitalsocialcare.co.uk/latest-guidance/template-policies/	
1.6.1	Does your organisation's data protection policy describe how you keep personal data safe and secure?	Your policy should describe how your organisation keeps personal data as safe as possible. It should set out, for example: how you might use codes instead of names when sharing data with others; how you might secure or encrypt messages so that only authorised people can read them. This is called 'data protection by design'. Your policy should also set out, for example: how you only collect the minimum amount of data that you need, how you limit access to only those who need to know, keep the data for as short a time as possible, and how you let people know what you do with their data. This is called 'data protection by default'. There is [guidance on data protection by design and by default on the ICO's website]	
		There is [guidance on data protection by design and	



Evidence	Question	Tooltip	Action
item			
		regulation-gdpr/accountability-and-	
		governance/data-protection-by-design-and-	
		default/). The Data Protection Policy template that is	
		available from [Digital Social Care]	
		(https://www.digitalsocialcare.co.uk/latest-	
		<u>guidance/template-policies/</u>) covers this subject.	
1.6.5	Does your	Your policy should describe the process that your	
	organisation's	organisation has in place to make sure that it	
	data protection	systematically identifies and minimises the data	
	policy describe	protection risks of any new project or plan that	
	how you	involves processing personal data. For example,	
	identify and	when you introduce a new care recording system; if	
	minimise risks	you install CCTV; if you use new remote care or	
	to personal	monitoring technology; if you share data for research	
	data when	or marketing purposes.	
	introducing, or		
	changing, a	This type of risk assessment is called a Data	
	process or	Protection Impact	
	starting a new	Assessment (DPIA). Your organisation should	
	project	consider whether it needs to carry out a DPIA at the	
	involving	early stages of any new project if it plans to process	
	personal data?	personal data. A DPIA should follow relevant	
		guidance from the Information Commissioner's	
		Office (ICO) Guidance.	
1.7.2	If your	It is important that when there is no longer a valid	
	organisation	reason to keep personal data that it is disposed of	
	uses third	securely. This applies to paper documents, electronic	



Evidence	Question	Tooltip	Action
item			
	parties to	records and equipment, such as old computers and	
	destroy records	laptops, mobile phones, CDs and memory sticks.	
	or equipment	If your organisation uses a contractor to destroy any	
	that hold	records or equipment, such as a document shredding	
	personal data,	company or IT recycling organisation, then the	
	is there a	contract(s) or other written confirmation with third	
	written	parties must include the requirement to have	
	contract in	appropriate security measures in compliance with	
	place that has	the General Data Protection Regulations (GDPR) and	
	been reviewed	the facility to allow audit by your organisation.	
	since 1st April	Details are available from the ICO	
	2020? This	https://ico.org.uk/media/fororganisations/document	
	contract should	s/1475/deleting personal data.pdf. If you do not	
	meet the	use third parties to destroy records or equipment,	
	requirements	then tick and write "Not applicable" in the	
	set out in data	comments box. Advice on contracts for secure	
	protection	disposal of personal data is available from Digital	
	regulations.	Social Care	
		https://www.digitalsocialcare.co.uk/latestguidance/c	
		ontract-guidance/	
1.7.3	If your	It is important that when there is no longer a valid	
	organisation	reason to keep personal data that it is disposed of	
	destroys any	securely. This applies to paper documents, electronic	
	records or	records and equipment, such as old computers and	
	equipment that	laptops, mobile phones, CDs and memory sticks. If	
	hold personal	anyone in your organisation destroys any records or	
	data, how does	equipment themselves, such as shredding	



Evidence item	Question	Tooltip	Action
	it make sure that this is done securely?	documents, briefly describe how the organisation makes sure that this is done securely. If you do not destroy records or equipment yourselves, or only use a third party to do so, write "Not applicable" in the text box. Digital Social Care has a Record Keeping policy that has details on the safe destruction of personal data https://www.digitalsocialcare.co.uk//latest-guidance/template-policies/	
1.7.4	Does your organisation have a timetable which sets out how long you retain records for?	Your organisation should have in place and follow a retention timetable for all the different types of records that it holds, including finance, staffing and care records. The timetable, or schedule as it sometimes called, should be based on statutory requirements or other guidance. (https://digital.nhs.uk/article/1202/Records-Management-Code-of-Practice-for-Health-and-Social-Care-2016)	
10.1.2	Does your organisation have a list of its suppliers that handle personal information, the products and services	Your organisation should have a list or lists of the external suppliers that handle personal information such as IT or care planning systems suppliers, IT support, accountancy, DBS checks, HR and payroll services, showing the system or services provided. If you have no such suppliers, then 'tick' and write "Not applicable" in the comments box. A template example is available from Digital Social Care	



Evidence item	Question	Tooltip	Action
	they deliver, and their	https://www.digitalsocialcare.co.uk/resource/data- security-and-protection-responsibilities/	
	contact details?		