



Privacy Notice for DRIVE within Dorset Police

Version 1.0

Being transparent and providing accessible information to individuals about how we use personal information is a key element of the Data Protection Act and the General Data Protection Regulation (Regulation (EU) 2016/679).

Please note that details about the data controller and why we process personal information can be found in our overarching privacy notices (*please search for the words 'legal and privacy' at www.dorset.police.uk*).

The information being processed

The DRIVE Program within Dorset Police is collecting:

- Personal information relating to persons who are identified as being repeat domestic abuse perpetrators or pose a significant domestic abuse risk to others.

This data consists of:

- Domestic abuse Risk Assessments
- Criminal Investigations
- Name, age, address, and contact details

For:

- Relevant information is shared with partner agencies for the purposes of conducting risk assessments on significant domestic abuse perpetrators, and to identify if they are eligible to obtain attend specialist support on their pattern of behaviour through the DRIVE Project.

The legal basis for processing this information is:

Article 6(1)

- The data subject has given consent,
- to protect the vital interests of the data subject or of another natural person where the data subject is physically or legally incapable of giving consent,
- Task carried out in the public interest of official authority vested in the controller

Article 9(2)

- The data subject has given their express consent to the processing of their data,
- to protect the vital interests of the data subject or of another natural person where the data subject is physically or legally incapable of giving consent.

Article 23(d),

- For the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties



Law Enforcement processing

- Dorset Police is a Competent Authority under the Data Protection Act 2018 (DPA 2018) for the processing of personal data for Law Enforcement.
- The Law Enforcement purposes are prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, including the safeguarding against and prevention of threats to public security.

As a Police Force it is necessary to carry out sensitive processing to fulfil the functions of the Chief Constable as both a competent authority and responsible for the policing of Dorset

What is sensitive processing?

Sensitive processing means the processing of personal data which includes:

- Racial or ethnic origin, political opinions, religious or philosophical beliefs or trade union membership.
- Genetic data, or biometric data for the purpose of uniquely identifying an individual
- Data concerning health.
- Data concerning an individual's sex life or sexual orientation

Section 35(4) and (5) of DPA 2018 requires that sensitive processing for law enforcement purposes is permitted in these two cases:

- a) the data subject has given consent to the processing for the specific purpose **and** at the time the processing is carried out, the controller has an appropriate policy document (APD) in place, **or**
- b) the processing is strictly necessary for a law enforcement purpose, the processing meets at least one condition in Schedule 8 of the Act **and** at the time the processing is carried out, the controller has an APD in place. If either of these two conditions are met, the sensitive processing will be lawful.

What is our lawful basis for processing your personal data for law enforcement reasons under the sensitive processing requirements?

Schedule 8 conditions:

- Condition 1 – Dorset Police dealing with its Statutory policing function
- Condition 3 – Protecting individual's vital interests; and
- Condition 4 – Safeguarding of children and of individuals at risk.

For further information please see the Dorset Police Privacy Notice and Appropriate Policy Document:

Who do we share your personal information with?

Dorset Police will share information with following agencies/partners as part of the DRIVE Programme:

- Children and Family Court Advisory and Support Service (CAFCASS)**
- Dorset Community Rehabilitation Company (CRC)**
- Dorset Council**
- Dorset Clinical Commissioning Group (CCG)**
- Dorset County Hospital NHS Foundation Trust**
- Dorset and Wiltshire Fire and Rescue Service**
- Dorset Healthcare University NHS Foundation Trust (DHC)**
- Dorset Combined Youth Offending Service (YOS)**



National Probation Service (Dorset Local Delivery Unit)
Magna
Public Health Dorset
REACH
Abri
Aster
Stonewater
Shores (SARC provider)
South West Ambulance Service Trust
Sovereign
Stars (Rape Crisis Support / ISVA provider)
University Hospitals Dorset NHS Foundation Trust (UHD)
The Safe Partnership
The You Trust
Women's Centre Cornwall
The Hampton Trust
DRIVE

Other agencies may be included on an invitation basis or added at a later date.

Internal:

- Turnaround Offender Management Team
- Domestic Abuse Teams
- Child Abuse Investigation Teams

External:

- To assess repeat domestic abuse perpetrators, or those who present a significant risk, for suitability to the DRIVE project
- For identifying actions to support victims of domestic abuse and help prevent offending behaviour.

Disclosures of personal information are made on a case-by-case basis that form part of the above criteria, using the personal information appropriate to a specific purpose and circumstances, and with necessary controls in place.

We will also disclose personal information to other bodies or individuals when required to do so by, or under, any act of legislation, by any rule of law, and by court order.

We may also disclose personal information on a discretionary basis for the purpose of, and in connection with, any legal proceedings or for obtaining legal advice.

We will only ever share your information if we are satisfied that our partners or suppliers have enough measures in place to protect your information in the same way that we do.

We will never share your information for marketing purposes.



How do we keep your personal information safe?

Please refer to the overarching privacy notices (*please search for the 'legal and privacy' at www.dorset.police.uk*).

What are your rights?

Please refer to the overarching privacy notices (*please search for the 'legal and privacy' at www.dorset.police.uk*).

How long will we keep your personal information?

Dorset Police will only keep your information for as long as it necessary. Where related information can be minimised and used for general reporting or statistics, steps will be taken to anonymise the data, wherever possible.

When the information is no longer relevant to hold, it will be securely deleted

Personal data processed by Dorset Police will be retained in line with the guidance issued by the College of Policing under the Management of Police Information. Further information on this guidance can be located at: [MOPI](#)

Details of transfers to third country and safeguards

Your personal and sensitive data will only be stored and processed on servers based within the United Kingdom or the European Economic Area (EEA).

Your rights

If you would like to know more about your information rights or how to exercise them, you can go to our [Privacy Notice](#)

If you require further information about how we process your personal data, you can contact the Data Protection Team via the following methods:

Email - dataprotectionalliance@devonandcornwall.pnn.police.uk

Telephone - 01392 226622 phone line open Mon-Fri 10.30 – 12.30

In writing -

Devon & Cornwall Police and Dorset Police
Alliance Data Protection Team
Middlemoor
Exeter
Devon
EX2 7HQ