Managing Your Information

CHUMS provides mental healthcare and emotional wellbeing services to children and young people across Bedfordshire and Cambridgeshire. CHUMS is registered with the Information Commissioner's Officer (ICO) as a Data Controller.

With effect from the 25th May 2018, the EU General Data Protection Regulations (GDPR) as enacted by the Data Protection Act 2018 (DPA 18) comes into force.

This document confirms in summary:

- The lawful reasons for processing personal data
- The type of personal data we hold and how we may process and use this data
- Data subject rights under GDPR and DPA 18

Information for service users and parent/carers

If you completed an online referral you will have seen and consented to the information below. If you did not make an online referral or someone, perhaps a professional, made a referral on your behalf, it is important that you read the statement below.

Why we keep records about you

We keep records about you, your healthcare and your family background to make sure you receive the highest quality care.

By accessing your records, health professionals can see what help you have had before, what you need now and what services you are receiving.

Other staff such as administrators and receptionists may look at your records to book appointments for you or write letters to you.

We may keep your information on paper or electronically on computer systems and in video or audio files.

All staff have a duty of confidentiality. If staff do not follow the law then we may take appropriate action against them.

Where we get your information from

We collect information in lots of different ways.

It can come from:

- You or someone that has your permission to tell us.
- Your GP
- Hospital
- Other health or social care providers
- Local or national healthcare organisations
What information do we hold?

- Your contact details such as your address, telephone numbers and email addresses
- Your family details and next of kin
- Details of your current and past mental health
- How you like to live your life
- Photographs and videos
- Details of your cultural background
- Your religious and similar beliefs

We will use your information to

- Decide what care you need and the best way to treat you
- Help another healthcare professional or provider if you are referred somewhere else
- Send you appointment letters and other documents you need

We may use information to

- Help with the health and wellbeing of the public
- Help plan services to look after the population
- Help train our staff
- Help the government set performance targets
- Support the funding of your care
- Help investigate complaints, claims and incidents
- Support the reporting of events when the law says we must

What happens to your personal data?

- The information that you share with us stays within a dedicated computer system and is stored on a specialist client database called PCMIS. This information does not stay within our website and submitted referrals are not stored within the website environment or with any other third party.
- Referrals are transmitted directly into our database which is only accessible to authorised CHUMS personnel. This ensures that personal data is stored safely and securely in accordance with the GDPR and DPA 2018. This is only accessed and used by our team to plan and monitor CHUMS support.
- On occasions we may need to share information with other professionals without your permission. We only do this if we are concerned about the safety of the person being referred or the safety of someone else because of the actions of the person being referred. Should this be the case we will always try to discuss this with you first and involve you in the process.
- By completing the referral form you are agreeing to the above.
- During your time with us we may be recording information from any phone calls or face to face sessions we have with you as well as information we may receive from other agencies or professionals. We use NHS record keeping guidelines to ensure we keep accurate and essential information only.
How long we keep information about you?

Your information is kept securely and in line with the Department of Health Records Management Code of Practice for Health and Social Care 2016

What the law says about using your information

The GDPR and the DPA 2018 allow us to use your information without your consent as long as we have lawful reasons for doing so.

When sharing information with third parties that are not health and social care providers, such as relatives, the common law duty of confidentiality must still be met through consent. Where a child is under the age of 13 then consent (under common law duty of confidentiality) of those with parental responsibility will be sought.

Our lawful reasons for using your information

For your direct healthcare, we will use your data under GDPR Article 6 (1) (e) ‘…..in the exercise of official authority’ and GDPR Article 9 (2) (h) ‘medical diagnosis and health and social care’.

To keep you safe we will use your data under GDPR Article6 (1) (e) ‘…..in the exercise of official authority’ and GDPR Article 9 (2) (b) ‘social protection law’.

For commissioning and service planning, we will use your data under GDPR Article 6 (1) (c) ‘…..for compliance with legal obligation’, GDPR Article 6 (1) (e) ‘…..in the exercise of official authority’ and GDPR Article 9 (2) (h) ‘…..medical diagnosis & health & social care’

For monitoring and public health purposes we will use your data under GDPR Article 6 (1) (c) ‘…..for compliance with a legal obligation’ and GDPR Article 9 (2) (i) ‘…..public health’.

We also have seven rules known as the ‘Caldicott Principles’ that we must follow when using your information. These ensure that we only use your information when necessary and that access is limited to people that need to know about you to look after you.

Who we may share your information with

- Health and social care providers
- Local authorities
- Commissioners
- Safeguarding agencies
- Police forces and authorities with investigative power
- Organisations with a defined lawful reason (for example, Department of Work and Pensions)

We still need your consent to

- Share information with relatives and friends (if your relatives and friends don’t live in the European Economic area, we will only share information if they live in a country that has the necessary safeguard and measure in place to keep your information secure)
- Talk to you by text and / or email
You can remove your consent to the above at any time by talking to your health care team.

**Your Rights**

Under current legislation (GDPR the DPA 2018):

- **Right to be informed** – Told about the data held
- **Right to Access** – You can ask for a copy of the information we hold about you by contacting us on info@chums.uk.com
- **Right to Rectification** – You can ask us to review any of the information that you feel is inaccurate
- **Right to Restrict Processing** – You can ask us to stop using your information but only if the information is wrong or we are using it outside our lawful reasons to do so
- **Right to Object** – Does not apply if we are using your information within our lawful reasons for doing so
- **Right to Complain** – You can complain to CHUMS Data Protection Officer if you are worried about how we are using your information or you can complain to the Information Commissioners Office (ICO) who looks after the use of information in the UK

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**For further information contact**

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