DATA PROTECTION AND DATA SECURITY POLICY

Purpose

- 1. This document defines Confidence Academy policy on data protection and data security and is based on the following principles:
 - The Institution will comply with all relevant legislation, particularly the Data Protection Act 1998, and base its policies and practices on compliance with the eight Data Protection principles contained therein.
 - Ensuring compliance is a corporate responsibility of the Institution requiring the active involvement of, and appreciation by, all staff at all levels of the organization.
 - The Institution will strive to ensure best practice with regard to data protection and data security processes and procedures.
 - The Institution will strive to improve practices and procedures using external guidance, monitoring of jurisprudence in the relevant areas, and adopting examples of best practice elsewhere.
 - The Institution will provide support and services to enable staff handling personal data to remain compliant with the legislation and the Institution's requirements in respect of data security.

Introduction

- 2. At Confidence Academy, personal data is held about students, staff, and the public. The Institution needs to hold information about its students and staff for reasons which include, but are by no means limited to, the following:
 - the recruitment of students.
 - recruitment, employment, and payment of staff.
 - the administration of courses and assessment of student work.
 - student welfare.

Data may also be held on other individuals, such as enquirers to courses, visitors to the College, suppliers, employees of other organisations who are involved in the delivery of college courses, research activities and so on.

3. The Data Protection Act 1998 (DPA) places responsibilities and obligations on organisations which process data about living individuals. It also gives legal rights to individuals in respect of personal data held about them by others. The DPA may be found on the internet at www.legislation.hmso.gov.uk/acts/acts1998/19980029.htm

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4. The College is required to have policies and procedures in place to ensure compliance with its

obligations under the Act that extends across its students, staff, and the activities of the Institution.

Scope

5. This policy applies to:

• All students studying at Confidence Academy, including applicants to its courses.

• All staff employed by the Institution.

• Any non-University staff with any degree of access and/or use of personal data held by the

Institution.

• All institutional activities that involve the processing of personal data as defined by the Data

Protection Act 1998

Definitions

6. The following definitions apply to this policy:

• The Act: Data Protection Act (DPA) 1998.

• Data security breach: Any occurrence of any unauthorised or unlawful processing of personal

data held by the College, or the accidental loss, destruction of or damage to any such personal

data.

• Data subject: A living individual who is the subject of personal data.

• Data controller: A person or organisation which controls the purposes and manner in which data are processed. Confidence Academy is a data controller, and the point of contact is the

Chief Operating Officer (COO).

• Data processor: Any person or persons that process information on behalf of a data controller.

Data: All information in digital format, or manual data within a 'relevant filing system.'

• The Information Commissioner (ICO): The supervisory authority, reporting directly to

Parliament, which enforces and oversees the DPA, and other information related legislation.

The ICO maintains a public register of data controllers. The process of adding an entry to the

register is called notification. The College's notification covers the classes of data which are

processed and is updated from time to time.

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- Information life cycle: The time span that information processed by the College remains 'live' and relevant to the Institution (inclusive of its disposal or destruction) and for which the Institution has obligations under this, or any other policy.
- Personal data: Data which relates to a living and identifiable individual, including computerized data and some manual data (i.e., paper-based records, microfiche, etc.). When the DPA was first passed into law, it covered data held in a "relevant filing system", which is defined in the DPA as a "set of information" which "is structured, either by reference to individuals or by reference to criteria relating to individuals, in such a way that specific information relating to a particular individual is readily accessible". However, the Freedom of Information Act 2000 (FOIA) modifies and extends the DPA to apply to "unstructured personal data". Unstructured personal data are any personal data which falls outside the definition of the relevant filing system given above. The difference may be illustrated as follows. Personnel records are clearly part of a "structured filing system" as they are arranged by surname or employee number. However, a member of staff may serve on a college committee, and that person's name will appear in the minutes of that committee. The minutes are not structured by names, but by the dates of committee meetings. Under the modification to the DPA, such data now falls within its remit.
- **Processing:** An action of any sort taken in regards personal data during the lifecycle of that personal data. This will include but is not limited to, obtaining, storing, adapting, transferring, transmitting, disposal and destruction.
- Relevant filing system: Any set of information relating to individuals to the extent that, although the information is not processed by means of equipment operating automatically in response to instructions given for that purpose, the set is structured, either by reference to individuals or by reference to criteria relating to individuals, in such a way that specific information relating to a particular individual is readily accessible.
- Sensitive personal data: The DPA recognises that certain types of personal data should be treated with particular regard. Such data include racial or ethnic origin; political opinions; religious beliefs; membership of a trade union; physical or mental health or condition; sexual life; and criminal offences.
- Subject Access Request (SAR): The means by which any individual exercises the right,

pursuant to section 7 of the DPA any individual to see a copy of the information an organisation. holds about them. A SAR can include the following elements:

- a request to be told whether any personal data is being processed.
- a request to be given a description of the personal data, the reasons it is being processed, and whether it will be given to any other organisations or people. o a request to be given a copy of the information comprising the data; and
- a request to be given details of the source of the data (where this is available).

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Aims

7. The aims of the Data Protection and Data Security Policy are to:

Set out the obligations of the Institution with regard to data protection and data security.

• Establish the guiding principles for the Institution's actions in this area.

• Provide a policy framework to ensure local compliance with the DPA and the Institution's

requirements in respect of data security.

Policy statements

Notification

8. The College will comply with the notification obligations placed upon it by the Act and associated

regulations; specifically renewing notification with the ICO yearly and ensuring that the notification is

current and accurate. To further the latter, the College will conduct a comprehensive review of its

notification no later than every 5 years, and more frequently should the activities or data holdings of

the Institution so demand.

Personal data held by the College.

9. Data is collected from students at various stages. Examples include, but are not restricted to:

•data on applications (often transferred to Confidence Academy from UCAS)

• enrolment and registration data

• applications for financial aid

• data held by the Student Academic Office (SAO) in connection with student welfare

10. Data are also added subsequently to students' records, for example:

• marks and progression statements.

changes of address.

• final degree results.

• medical certificates.

• extenuating circumstances applications.

• payment of fee and debt status.

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11. The Department of Human Resources collects data on staff and creates a personnel file for every member of Confidence Academy staff. Some of this information will also be gathered by

individual administrative units within the Institution. Such data will include:

• applications for posts at the College.

• terms of appointment.

• appraisal.

• promotions.

• leave records.

12. All staff and students should ensure that any information that they provide to the College in

connection with their employment or study is accurate and up to date. The College has the ultimate

responsibility for ensuring the personal information it holds is accurate and up to date.

13. Upon graduation, some information is passed to the College Alumni Team to allow that body to

contact graduates about college events, products, services and for survey purposes. SAO also retains

basic graduate student data regarding academic progress to verify awards and to provide a record of

lifelong learning.

Processing obligations – general

Data Protection principles in general

14. Under the DPA, personal data must be processed in accordance with the following eight Data

Protection Principles. These principles are contained within Schedule 1 of the Act and are the

fundamental obligations imposed by the Act with regard to the processing of personal data. The

term processing has a wide application which includes the mere fact of holding data about a living

individual, as well as the alteration, disclosure, and destruction of personal information. The eight

Data Protection Principles state that data must:

1. be obtained and processed fairly and lawfully and only if certain conditions are met.

2. be obtained for specified and lawful purposes.

3. be adequate, relevant, and not excessive for those purposes.

4. be accurate and up to date.

5. not be kept for longer than is necessary.

6. be processed in accordance with the rights of data subjects.

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7. be kept safe from unauthorised access, loss, or destruction; and

8. not be transferred to countries outside the European Economic Area (EEA), unless to

countries with equivalent levels of data protection.

The first principle - fair processing

15. The requirement for 'fair processing' is set out in the first data protection principle and is the most

important principle with regard to the processing of personal data. In essence, this principle demands, and it is the Institution's policy that, all personal data for which the College is the data controller, will be

processed in line with the expectations of the relevant data subjects, and that all data subjects will have

adequate notice of any processing undertaken by the Institution.

• If any academic or professional services area is planning to collect personal data from anyone,

their consent to store and handle the information must be obtained from the individual at the

time of the data collection.

• When a student registers at the beginning of his or her course, he or she is issued with a data

protection notice. The notice sets out the types of data which are being collected and the

uses to which this will be put, including transfers to other organisations such as the Higher

Education Statistics Agency (HESA). It also informs the student that, by signing the

registration

form, he or she consents to the processing of that data, for purposes connected with the

legitimate activities of the Institution.

For staff, a data protection notice is included on application forms for employment at the

College which sets out the data, which is collected, the uses to which they will be put, and

seeks consent for their processing. There is also a notice for successful applicants when they

ioin the Institution.

Particular attention is drawn to the collection of data on ethnic origin, disability, and other

protected characteristics, since these are among the types of sensitive data defined in the

DPA. Explicit consent must be obtained for the processing of sensitive data, and this is made

clear in the notices issued to staff and students, which explain that, by providing these data,

the staff member or student consents to the processing of his or her data within carefully

defined limits. An individual cannot be forced to provide these data, and he or she is at liberty to refuse to provide them on the application or registration form (which means, effectively, that

consent for their processing has been withheld).

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The seventh principle - data security

16. Adequate data security is essential to meet the requirements of the seventh Data Protection

principle. Where anyone subject to this policy is in possession of personal data they must:

ensure that the personal data is technically stored and handled in line with approved College

data security policies and processes.

• ensure that Institutional measures are in place to guard against unauthorised or unlawful

damage or destruction of personal data. Such measures could include: restricting access to

the data to minimum number of persons possible; ensuring that all digital personal data is

password protected wherever it may reside; ensuring that any personal data are not left 'in

the open' either in paper form, or on a screen in digital form; ensuring that access to the area in

which the personal data is stored is restricted to only those persons who need to be there,

minimising the need for transfer of the data, if transfer is required; and ensuring that College

data security protocols are in place and observed;

• take steps to provide an adequate level of training in DPA and information security to anyone

with access to personal data, inclusive of anyone outside of the Institution that may have access

to the data.

• The Chief Operating Officer will ensure that all technical security requirements are met and

that appropriate organisational measures are in place.

Appendix 1 provides additional guidance on the secure use of mobile devices.

Other processing obligations

17. Staff should ensure that personal data are:

processed only for the purposes for which they were collected (note that simply holding data

on file counts as processing).

• not divulged to third parties without the subject's consent.

• relevant, accurate and up to date.

• adequate but not excessive for the stated purpose.

disposed of as confidential material when they are no longer needed for the purposes for.

which they were collected and in line with college data retention procedures.

• not transferred outside the EEA unless there are adequate measures in place that ensure a

level of protection equivalent to that afforded by the Act.

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Data sharing

18. Information should not be transferred to a third party unless such a transfer is authorised by the Act

itself, by other statute, or by the College Student Data Protection Notice or the College Staff Data

Protection Notice.

19. The Act authorises release to third parties without notice to the data subject under certain limited

circumstances such as:

• detection or prevention of crime, apprehension of offenders.

• protection of the vital interests of the data subject.

• pursuant to a contract to which the data subject is a party.

• pursuant to a legal obligation imposed upon the Institution.

• where necessary for the pursuit of the legitimate interests of the Institution or any third party

safe where such processing is unwarranted by prejudice to the rights, freedoms, or legitimate

interests of the data subject.

20. Any proposed data sharing that does not meet the above conditions must be reviewed by the

Chief Operating Officer (COO) who has the responsibility of determining whether, on the facts of the

case, a data processing agreement is warranted. As a general rule, one-off, ad hoc data sharing

events will not require an agreement whilst any on-going data sharing will require such an

agreement.

21. If a data processing agreement is warranted, the COO will work with the relevant line manager

with operational responsibility for the data sharing to draft and agree an agreement that assures that

the Institution meets its compliance obligations.

22. Data that is appropriate under the Act to share must be transmitted in the most secure form

available. As far as possible data should be transmitted solely over the secure College network and

the transmission of data via paper, post or independent electronic devices is strongly discouraged.

The College IT network is such a secure system, with fully managed access control, backup, and

recovery processes in place.

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23. Where it is legitimate to share personal data with external organisations, the following hierarchy of

actions should be adhered to:

• Data should be uploaded via a secure portal wherever possible; most organisations using this

method publish details of security systems on their websites.

• Where there is no secure portal, data should be transmitted electronically (for example, as

files, databases, PDF files, images) over secure networks. These files should be encrypted

and, if so, then email is acceptable for such transmission. Where the transmission of large

sets of data is unavoidable, IT Services can advise how this is best achieved.

• Data should be accessed through the host information system directly (if working away from

the office, this may be done via a remote connection).

• If it is unavoidable to share paper copies of sensitive data, they should be mailed in securely

sealed envelopes and sent by courier or registered post. An individual's personal data in the

form of, for example, assessment results or letters of appointment, may be sent in sealed

envelopes using normal postal systems.

• Particular care should be taken when transmitting sensitive data to unfamiliar recipients.

Wherever possible the authenticity of the recipient should be checked with a known contact

at the recipient organisation.

Specific Confidence Academy -related processing policies

References

24. It is relatively common for staff or students to request access to personal references written at

the time of their application for employment or study at the Collegey, or for employment or study

elsewhere. This is an area where a specific exemption is written in the DPA: references given by the

College (the data controller) are exempt from the subject access provisions. Thus,

students and staff cannot apply to see references provided by the College staff and sent to another

organisation. They may, however, apply to the organisation to which the reference has been sent.

25. Similarly, they may apply to see references which have been received by the College and which

may be held in (say) a personnel file. These references received by the College are treated as any

other items in a file, and we would follow the normal procedure regarding handling subject access

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requests by data subjects. It is worth bearing in mind that anonymisation is unlikely to be effective

where references are concerned, and it is very likely that the Institution would seek the consent of

the author before releasing them, before deciding whether or not it was reasonable to release the

reference "in all the circumstances".

26. The ICO has advised that, where a reference has had an adverse effect on the subject of the

reference, the subject's right of access will normally outweigh any other circumstances, even if the

reference was given in confidence, and the author has expressly refused his or her consent to its

disclosure.

Research

27. The Act allows certain exemptions in the case of personal data which are collected and

processed for research purposes, or for historical or statistical purposes. If the processing is only for

the purposes of research (and is not used to support decisions about individuals) then

the data can be kept indefinitely,

• subject access does not have to be granted, as long as the results of the research are

anonymised.

28. Care should be taken if a key is retained which enables anonymised data to be decoded and

therefore attributed to individuals. An appropriate level of care would exist if the key was only known

to those individuals directly involved in the research, and kept securely, and separate from the usual

location of the anonymised data. Care should also be taken when students are conducting research

involving personal data as part of their studies. In such cases, the College may be the Data

Controller and responsible for the student's adherence to the DPA.

29. Many research projects involving human subjects must first be approved by an Ethics Group,

and one of the conditions of such approval is that the advice of the principal has been sought. As

part of this role, the principal may ask to see a copy of the research protocol.

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Examinations and assessment outcomes

30. The DPA contains a specific exemption for "personal data consisting of marks or other

information processed by a data controller for the purpose of determining the results of an

academic, professional or other examination or of enabling the results of any such examination to

be determined". When a subject access request is made before the day on which the results of the

examination or assessment are announced, such data may be withheld until five months from the

date of the request, or the end of forty days beginning with the date of the announcement of the

examination or assessment results, whichever is the earlier. The purpose of this provision is to

prevent the release of examination or assessment marks until the assessment process is complete.

31. Information recorded on an examination script by an examination candidate is specifically

exempt from the provisions of the DPA. However, comments written on the scripts by examiners are

not exempt. Students may apply to see these comments in the same way that they may apply to see

other data, although such comments may not be released until the results of the examination are

known. Examiners should endeavour to provide comments in such a way as to make them easily

separated from the script itself, preferably by use of a separate cover sheet.

System and process assessment

32. Any system, project, process, or information held within the Institution that involves personal

data must be compliant with the Institution's obligations under the Act and an assessment and

evaluation of compliance will be necessary.

33. Where advice and guidance are given, every opportunity will be explored to expand the

knowledge and awareness of the individual or organisational unit seeking the advice and guidance.

Training and awareness

34. Training and awareness are essential for Confidence Academy to be in a position to meet its

obligations under

the Act.

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35. The COO has primary responsibility for ensuring that adequate and appropriate training and

awareness exist within the Institution, working closely with the Head of HR and the Head of Student

Academic Affairs (HSAA).

36. All employees, upon obtaining employment with the College, will receive general information on

the Act and the Institution's obligations thereunder as a component of the induction documentation

and process.

37. The COO has overarching responsibility for the creation and maintenance of web-based and

print material for reference and awareness. This post is also responsible for ensuring that scheduled

training is available to staff and students and providing ad hoc training where appropriate.

38. The COO, in conjunction with the College Executive Board, will identify those roles requiring

particular training and awareness of data protection responsibilities and will work with the relevant

teams to ensure that adequate and appropriate training is provided. Monitoring of the effectiveness of

training and awareness activities should be undertaken and maintained consistently.

Data breach management

39. It is the responsibility of all College staff to avoid data security breaches, but where one does

occur, the affected department, Faculty or individual must report the breach to the COO at the

earliest possible opportunity.

40. Any personal data breaches will be handled in accordance with current guidance from the ICO

and the disciplinary procedure, and investigation of any breach will initially be the responsibility of

the COO or nominee.

41. Any decision regarding the notification of either the ICO or affected parties of any breach will be

taken on the authority of the COO.

42. The general procedure in the case of a data security breach will follow ICO guidelines and

focus on the proper completion of four stages of breach management:

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Containment and recovery

Assessment of on-going risk

Notification of breach

• Evaluation and response

43. It is the responsibility of the COO to ensure that all four stages are addressed. The COO is

responsible for authorising any actions and signing off that each stage has been successfully

undertaken and completed.

Data Subject Access Requests (SAR)

44. People about whom the College holds data (data subjects) may make a Subject Access

Request (SAR) to see those data, and to receive or view copies of those data in permanent

intelligible form (printouts or photocopies). Students, staff, or any individuals external to the

Institution who wish to make a SAR should be directed to the appropriate page of the College's website.

45. The COO, in liaison with the HR department, has the responsibility to co-ordinate the request

centrally. Requests must be made in writing, preferably on the standard application form and accompanied by the standard fee of £10. Persons making a SAR will also be required to confirm

their identity. The DPA provides that the University must respond to a formal request within 40

calendar days.

46. The details of the processes and procedures to be followed in administering a SAR are set out.

in the Data Protection SAR Procedure.

Data storage, retention, and disposal

47. Adequate data security is essential to meet the seventh principle of the Act and the following

safeguards are in place at an organisational level:

• Each of the corporate systems at the College has an underlying database with built-in security,

backed up by copying to secure storage each night.

• Firewalls limit external access to the College network. Only authorised users with college

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logins have access to the network: enrolled students, staff, and trusted visitors.

• Server rooms are strictly controlled access areas.

The login gives access to the College network. Both staff and students are advised to change

their passwords immediately if they believe their details have been compromised.

• Although workstations automatically lock if left inactive for a specific period, users are advised

to always lock their workstations when moving away from their desk (windows key and L on a

PC).

• Data stored on a network drive is backed up each night.

48. A range of specialist databases exist which contain varying levels of personal and sensitive

information. The following should be adopted as good practice:

• Each database should be held in a separate directory on the main College network drive and

be password restricted to an authorised individual or group.

• The database itself should be password protected by the system administrator.

All other personal or sensitive data that may be held in local, small-scale documents, for

example spreadsheets and word documents, must be password protected and restricted to

essential users.

Personal or sensitive data should never be copied to a lap-top computer for local processing

without the express permission of the system owner and only in exceptional circumstances.

Whilst College PCs are password protected, they can be vulnerable to a determined hacker.

Equally, personal, or sensitive data should not be stored on flash-drives, CD-ROM or other

external devices.

49. Data at the College are retained and disposed of according to need. The overarching principle is

that data should only be retained and stored for as long as such data have a legitimate purpose,

and thereafter they should be disposed of securely.

50. At the end of the retention period, data should be disposed of and/or destroyed. Manual files

should be shredded and disposed of in designated confidential waste sacks if appropriate.

Electronic data should be deleted from central systems by the individual responsible for the data

after liaising with the IT team.

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Complaints

51. Individuals concerned about any aspect of the management of personal data at the College may raise their concerns in the first instance with the owner of the corporate system involved (see Appendix 2). If the concern cannot be resolved, then a formal complaint may be made in accordance with the Complaints Procedure, using the form available on the College website. If an individual, having followed these procedures, is not satisfied that their complaint has been properly dealt with they may contact:

The Information Commissioner (ICO)

Wycliffe House

Water Lane

Wilslow, Cheshire, SK9 5AF

Responsibilities

52. Within this policy, the following post-holders have these responsibilities:

Responsibility	Owner
Administration of subject access requests, response	Chief Operating Officer in liaison with
to data protection enquiries from students	the Head of Student Academic Affairs
Initial investigation and management of data	COO
security breaches.	
Overall responsibility for Data Protection and Data	Chief Operating Officer
Security Policy, authorisation of actions related to	
data security breaches, raising awareness of DPA	
across the Institution, and the provision of training	
and information for staff and students	
Overall responsibility for those aspects of data	Chief Operating Officer
security relating to Confidence Academy information	
technology systems	
Strategic liaison regarding data protection and	Chief Operating Officer
data security with the Executive and the Governing Body	

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Institutional approval of Data Protection and	Executive Board and Governing Body
Data Security Policy	
Personal data to be handled in line with the	Staff and students handling personal data
College Data Protection and Data Security	
Policy, best practice and the Act	

Review

53. The policy will be reviewed in accordance with the corporate policy review schedule or when legislation is amended (whichever is the sooner) by the Chief Operating officer in consultation with the Head of HR and Head of Student Academic Affairs.

References

54. The policy is supported within the context of the following pieces of legislation and Confidence Academy

policies:

- Data Protection Act 1998
- Data Protection and Freedom of Information Fees Regulations 2004
- Freedom of Information Act 2000
- Environmental Information Regulations 2004
- Privacy and Electronic Communications Regulations 2003
- Confidence Academy Code of Practice for Managing Freedom of Information Requests
- College ICT Acceptable Use Policy

Appendices

55. The policy is supported by the following documents:

- Appendix 1: Secure use of mobile devices.
- Appendix 2: List of corporate system owners and administrators.
- Appendix 3: Staff data protection notice.
- Appendix 4: Data Subject Access Request (SAR) Form (Staff).
- Appendix 5: Student data protection notice.

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• Appendix 6: Data Subject Access Request (SAR) Form (Student).

• Appendix 7: Staff data collection consent – extract from College Contract of Employment

(staff).

• Appendix 8: Student data collection consent – extract from Student Enrolment Form.

• Appendix 9: Data protection guidance for staff.

Appendix 1: Secure use of mobile devices

1. Purpose

The secure use of mobile devices addresses, in particular, the Seventh Principle – Data Security

and the Data Protection Act sets out the principles, expectations and requirements relating to the

use of mobile devices and other computing devices which are not permanently located on

Confidence Academy premises.

This document should be read in conjunction with the Data Protection and Data Security Policy.

2. Definition

A mobile device is defined as a portable computing or telecommunications device which can be

used to provide some of the functions typically associated with a desktop PC, such as storing or

processing information. Examples include laptops, netbooks, tablets, smartphones, removable

storage media (USB sticks/external hard drives) and wearable devices (Apple Watch/Pebble). As

technology moves forwards this list is likely to expand.

3. Scope

All staff at the Institution including contractors, service providers and other organisations that use

mobile devices to access College networks or information must comply with Institutional policy. It

covers all mobile computing devices whether personally owned, supplied by the College or provided

by a third party. Non-mobile devices that are not located on the College premises and are used for

accessing College networks or information are also in scope.

It does not cover personal devices of students at the College, only any device loaned to the student

by the College, although it is suggested that students follow the policy to ensure the security of the

data and information on their device.

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4. Personally owned devices

Whilst the College does not require its staff to use their own personal mobile devices for work

purposes, it is recognised that there is demand for this and it is often beneficial. The use of these

devices is permitted subject to the following requirements and guidelines. Users must at all times

give due consideration to the risks of using personal devices to access College data and

information:

Requirements

- An appropriate password/passcode must be set for all accounts on that device.

- A password protected screen saver or screen lock must be used.

- All devices must be set to lock automatically after a set period (5 minutes maximum) and

require a password to unlock after this time.

- The device must run the latest version of the operating system and be updated with software

updates/security patches in a timely fashion.

- All mobile devices used to access or store sensitive/confidential information must have the

ability to be located and be remotely wiped, particularly smartphones and tablets.

- In the case of storage media all sensitive/confidential data stored on the device must be

encrypted.

- Any devices at risk of malware infection must run anti-virus software.

- Any device used for this purpose should only be used by an authorised person. If family or

friends are to use the device, then it must be managed in such a way that others do not have

access to this information.

Guidelines

- Do not undermine the security of the device, for example by Jail Breaking an iPhone.

- Minimise the amount of sensitive/confidential data stored on the device.

- If a device needs to be repaired, ensure that the company you have an agreement in place

which guarantees the security of any data on the device.

- Do not leave devices unattended where there is a risk of theft.

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- Be aware of people around you when entering passwords or using the device.

5. College owned devices

The College will occasionally supply mobile devices to staff as required for their work. Where

possible these devices will be configured in the same way as those which are permanently located

on college premises. Occasionally it is not possible to configure the device for the user, and it will be

the responsibility of the user to set the configuration.

Whether the device is configured by the College prior to release or not, the requirements and

guidelines listed above should be followed and the following additional requirements apply to any

College owned device:

- Non-members of the Institution must not make any use of the supplied device.

- No unauthorised changes must be made to the supplied device.

- All devices must be returned to the College when they are no longer required or are in need

of repair.

6. Third party devices

No staff should use any mobile device or other device that is for public use to access College

networks or information. This includes public libraries or cyber cafes.

7. Lost equipment

Should a staff member at any time lose equipment that they believe contains sensitive/confidential

content or allows access to the College network, this must be reported immediately to the COO who

can advise on the best course of action.

Appendix 2: List of corporate system owners and administrators

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System	System owner
Active Directory/Account	Chief Operating Officer
Provisioning Service	
External Examiners	Head of Learning and Teaching
Facilities Management	Chief Operating Officer
Library Systems	Chief Operating Officer
Intranet/Applicant Portal	Chief Operating Officer
	Head of Learning and Teaching
Learn/Blackboard VLE	Chief Operating Officer
	E-learning Development Manager
Finance systems	Chief Operating Officer
Staff Systems	Head of HR
Student Records System	Chief Operating Officer
	Student Academic Office
TRAC System	Chief Operating Officer
Confidence Academy website	Chief Operating Officer

Appendix 3: Staff data protection notice

Confidence Academy has a notification under the Data Protection Act 1998 to hold personal data about all members of its staff for the purposes of recruitment, appointment, training, remuneration, promotion, and other employment related matters, including health and safety. The information is held in a variety of formats, including centrally managed databases. The Institution has in place systems and procedures to ensure that information remains consistent and accurate throughout the databases and to enable the provision of staff services, such as the establishment of e-mail accounts and library membership.

Disclosure of data

Data will be processed in accordance with the provisions of the Act and will only be disclosed within the Institution to members of staff who need to know it in order to carry out their duties, or to others connected with the College for College-related activities or events. Data will only be disclosed to a

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third party outside the Institution in accordance with the Act. This may include future employers who

require verification of your period of employment.

Use of IT facilities

The College reserves the right to exercise control over all activities relating to its IT facilities and

networks, including monitoring of systems and electronic communications and access to external

electronic resources. This monitoring may include access to personal data held and managed on

the IT facilities and networks. The reasons for undertaking such monitoring include ensuring

adherence to the College's Guidelines for the Use of IT Facilities.

Information provided to the Higher Education Statistics Agency (HESA) Some of the data held

about you will be sent in a coded and anonymised form to HESA on an annual basis. From there it

will be added to a database which is passed to central government departments and agencies to

enable them to carry out their statutory functions under the Education Acts. It will also be used by

HESA and other bodies for statistical analysis leading to publication and release of data to other

approved users including academic researchers and unions. Please note that your name and

contact details will not be made available to HESA.

Data retention

If you decide to leave, a permanent record of your period of employment at the College will be

retained.

Your rights as a Data Subject under the Act

You have a number of rights relating to the personal data which the College holds about you. The

main ones are as follows:

• To be given a copy of any data held, whether on a computer or in a manual file.

• To ask the College not to process any data held about you on the grounds that it might cause

you substantial damage or distress.

• To ask the College not to use your personal data for the purposes of direct marketing, should

this ever be undertaken by the College.

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The College has a Subject Data Access Request Form which is available on the College website with

instructions for completion. A fee of £10 is charged for each request made.

Your responsibilities as a Data User under the Act

You have three main responsibilities as a college employee with respect to the processing of

personal data:

1. If you hold personal data in any form, whether on computer or in a manual file, as part of

your job, this must be registered with your business unit in a form accessible by the Data

Controller whose responsibility it is to ensure the Institution's data protection procedures are

accurate and up-to-date. This includes any data that might be held by members of academic

or academic-related staff for research purposes.

2. In dealing with personal data as part of your job, you must ensure that it is not shared with

anyone other than individuals connected to college who need to know it in order to perform

their work function. This covers both intentional disclosure and any disclosure that might

happen by accident, for example through someone having oversight of your PC screen on

which data is displayed. It is particularly important that personal details about members of

staff or students are not given to anyone outside the Institution without the prior consent of

the individual concerned. If you are in any doubt, please do nothing until you have sought

advice.

3. If you are a member of academic or academic-related staff, you are also responsible for

ensuring that any students under your supervision who process personal data as part of their

studies, for example in an undergraduate project or a postgraduate dissertation, conform to

the requirements of the Act. Students who find themselves processing personal data as part

of their studies are asked to contact their supervisor in the first instance; if you receive any

such approaches, please contact your line manager for advice.

Help and advice.

You may seek help and advice about the Data Protection Act, and how it affects you both as a Data

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Subject and as a Data User, from your line manager in the first instance or from the Head of Student

Academic Affairs.

Appendix 4: Data Subject Access Request (SAR) Form for Staff

I, wish to have access to data which the College. has about me in the following categories:

(Please tick as appropriate.)

Employment references

Disciplinary grievance and capability records

Health and medical matters

Political, religious or trade union information

Any statements of opinion about my abilities or performance

• Personal details including name, address, date of birth etc.

• Other information: please list below.

I understand that a fee of £10 per request will be payable. (Please make cheque payable to

Confidence Academy)

Signed

Dated

Appendix 5: Student data protection notice

The College has a notification under the Data Protection Act 1998 to hold relevant personal data

about its students, for example, data about your admission, academic background, course

registration, methods of payment and academic progress while at the College, together with data

about your accommodation and that collected for the purposes of equal opportunities monitoring.

This data is processed for various administrative, fee collection, academic, and health and safety

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purposes. It is processed in accordance with the provisions of the Act and is only disclosed within

the Institution to members of staff who need to know it in order to carry out their duties or to others

connected with the College for College-related activities or events. Where you provide a mobile

telephone number, the College may use this number to contact you by text message with relevant,

College-related information.

Specific disclosure of data

If you are involved in an emergency situation which results in you being hospitalised, the College

may provide your emergency contact details to the relevant authorities dealing with the emergency,

e.g., police, fire brigade or ambulance.

Under the provisions of the Representation of the People Act 2000, the College provides personal

information about you to Electoral Registration Officers for the purposes of maintaining registers of

parliamentary and local government electors. Personal data about you may also be provided to the

relevant local authority in relation to the collection of Council Tax. Should you incur any debt (tax

related or not) while registered as a student at the College, it is likely the Institution will comply with

external requests to disclose personal information about you in relation to the collection of the debt.

If you are registered at the College data is only disclosed to a third party outside the Institution in

accordance with the Act. This may include prospective employers who.

require verification of your qualifications, or other educational establishments if, at the end of your

time at the College, you decide to undertake studies elsewhere.

Use of IT facilities

The College reserves the right to exercise control over all activities relating to its IT facilities and

networks, including monitoring of systems and electronic communications and access to external

electronic resources. This monitoring may include access to personal data held and managed on

the IT facilities and networks. The reasons for undertaking such monitoring include ensuring adherence

to the College's Guidelines for the Use of IT Facilities.

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nformation about you provided to the Higher Educations Statistics Agency (HESA) and

Higher Education Funding Council for England (HEFCE)

Some of the data held about you is sent, in a coded and anonymised form, to HESA on an annual

basis. From there it is added to a database which is passed to central government departments and

agencies to enable them to carry out their statutory functions under the Education Acts. It is also

used by HESA and other bodies for statistical analysis leading to publication and release of data to

other approved users, including academic researchers and commercial bodies. Please note that

your contact details are not made available to HESA; your name is not used or included in any

statistical analysis; and precautions are taken to minimise the risk that you are able to be identified

from the data. Neither statutory nor non-statutory users of the data supplied to HESA are able to use

the data to contact you.

For individuals who are eligible to take part in the National Student Survey (NSS), which is

organised by HEFCE, information about you may be supplied by the College to HEFCE or agents

acting on its behalf. HEFCE's appointed agent may contact you directly to take part in a survey to

provide feedback about the quality of programmes of study. If you are contacted in connection with

the NSS, you have the right to opt out from taking part in the survey at any stage.

Six months after you graduate, the College will contact you in relation to the Destinations of Leavers

from Higher Education (DLHE) survey. As part of this process, your contact details may be passed

on to HESA. Two and a half years later, there is the possibility that you may be contacted by HESA

or agents acting on behalf of HESA, for a follow up survey, the Longitudinal (DLHE) Survey.

You will have the opportunity to object to these contracts if you wish. Further details about the

surveys and what happens to the information that is collected can be obtained from the Student

Academic Office (SAO).

Data retention

When you leave, appropriate data is kept as a permanent record to enable the College, if necessary,

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to provide references on your behalf, or to maintain a record of your academic achievements. The

data is transferred to the College's record of its past students to enable us to keep in touch with you

after you leave.

Your rights as a Data Subject under the Act

You have a number of rights relating to the personal data which the College holds about you. The

main ones are as follows:

• To be given a copy of any data held, whether on a computer or in a manual file.

• To ask the College not to use your personal data for the purposes of direct marketing.

The College has established procedures for dealing with subject access requests which should be

made using the appropriate form available on the College website. Please note that it is College

policy to disclose examination marks to students and to make the contents of a student personal file,

held in SAO. It is not necessary, therefore, to use the subject access provisions of the Act to obtain

access to this data.

The College has a Subject Data Access Request (SAR) Form available on the College website which should be completed and submitted in accordance with instructions. A fee of £10 is charged for each

request made.

The SAO will be pleased to help with any queries you might have about any of your rights under the Act.

Your responsibilities as a Data User under the Act

It is unlikely that you will find yourself processing personal data as part of your studies at the College.

However, if you do, perhaps as part of an undergraduate project, you will become a Data

User under the terms of the Act and you will need to take certain steps to ensure that the College knows

what you are doing and that your processing of data.

conforms to the requirements of the Act. This does not apply to any personal data that you might

hold for domestic or personal uses.

If you find yourself in this position, or are in any doubt, please see your Course Leader or

Module Leader, in the first instance.

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Help and advice.

You may seek help and advice about the Data Protection Act, and how it affects you both as a Data

Subject and as a Data User, from the SAO.

Appendix 6: Data Subject Access Request (SAR) Form for Students

I, wish to have access to the data which the College currently has about me in the following

categories either as part of an automated system or part of a relevant filing system: (Please tick as

appropriate.)

Academic marks or course work details

Academic references

Health and medical matters

Any statements of opinion about my abilities or performance

• Personal details including name, address, date of birth etc.

• Other information: please list below.

I understand that a fee of £10 per request is payable. (Please make cheque payable to

Confidence Academy)

Signed

Dated

Appendix 7: Staff data collection consent

Extract from the College Contract of Employment for all staff:

DATA PROTECTION:

Confidence Academy employees are required to comply with the provisions of the Data

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Protection Act 1998 and with the College's Data Protection and Data Security Policy. By accepting

this employment, you consent to the College processing personal data relating to you as necessary

for the performance of your contract of employment and/or the conduct of the College's business.

Further, you explicitly consent to the College processing any sensitive personal data relating to you,

including but not limited to self-certificates, doctors' certificates, medical reports, details of trade

union membership or details of criminal convictions as necessary for the performance of your

contract of employment and/or the conduct of the College's business.

Appendix 8: Student data collection consent

Data Protection Summary from OASIS:

The College collects information about all students for various administrative, academic and health

and safety reasons. Under the provisions of the Data Protection Act 1998, the College asks you to

give your consent before we do this.

Since the College cannot operate effectively without processing information about you, you are

required to sign the Declaration on the College enrolment form. If you do not do so the College may

not be able to offer you a course place and may have to withdraw any offer already made.

The College may release your personal data to third parties including current or potential employers,

examination bodies, government departments or agencies or as otherwise required by law. Some

examples of these are listed below:

• Higher Education Statistics Agency – A statutory return for all Higher Education Institutions

• Potential Employers – To provide a reference in relation to a job application.

Current Employers – Where the employer is responsible for funding the course for a staff

member, the College may confirm the status of the student on the course (current or

withdrawn) and the results of any assessments taken.

Under the terms of The Registration of the People (England and Wales) Regulations 2001,

part III, paragraph 23 relevant data may be shared with the local Electoral Registration Officer

• The Students Loans Company – to confirm attendance to enable payout of loan payments.

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Cloud based applications/systems used by the College that comply with all relevant Data

Protection and Security regulations. For example, www.gradintel.com, which is used to host

each student's Higher Education Achievement Report (HEAR)

Extract from Student Enrolment Form:

Data Protection

You agree to the College processing your personal data contained within this online form and other

data which may be obtained from you or other sources, including sensitive data were. applicable, whilst

you are a student at the College and, where relevant once you have ceased to be a student.

Notification of personal data held by the College.

This notice is served as part of the requirement of the Data Protection Act 1998. It sets out the types

of personal data that the College currently holds about you or may hold about you once your

enrolment has been processed and you have begun your studies. You have the right to request

copies of most of the information we have about you.

We currently hold, or will hold where relevant, information in the following categories that

requires your consent to process:

• Personal details that were provided by you on enrolment and application forms, including

name, address, qualifications, next of kin.

• Details about student academic performance and expected results, references and

recommendations and attendance.

• Details about student course fees and loans, applications for assistance from access and

hardship funds, course registration, library, and other equipment on loan.

We need your express consent to process any sensitive personal data that you may provide to us.

This might include, for example, what you have told us about your racial or ethnic origin, physical or

mental health, financial matters, or criminal record. Please note that the information we will have

been only that which you will yourself have provided to us (or given permission for other bodies to

provide to us).

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Such information may be used for the following purposes:

• Checking suitability and fitness for course places

• Managing and maintaining a safe working environment

Managing duties and obligations under various legislative requirements including the

Disability Discrimination Act and the Race Relations (Amendment) Act

• Managing your time as a student

Appendix 9: Data protection staff briefing.

All new staff to be given guidance during induction and updates provided at team

meetings. What does the Data Protection and Data Security Policy mean to you?

As a publically accountable body, Confidence Academy is bound by the Data Protection Act (DPA) and is

responsible for the protection of this type of information, termed 'sensitive data.' This means any

personal information that can be specifically linked to an individual. The DPA covers data on current

and former students and staff, potential students and staff, and members of the public. We therefore

have to take

reasonable measures to ensure that sensitive data is not put at risk of loss or theft. If the College is

successfully challenged under the DPA, there is a very real possibility of a hefty fine as well as

subsequent scrutiny from the legislators.

The DPA gives individuals the right to know what information is held about them. It provides a

framework to ensure that personal information is handled properly.

The College's obligations are:

• to notify the Information Commissioner that the College is processing information.

• to process personal information in accordance with the eight principles of the Act which make

sure that personal information is:

• Fairly and lawfully processed.

• Processed for limited purposes.

• Adequate, relevant, and not excessive

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• Accurate and up to date

Not kept for longer than is necessary.

• Processed in line with the individual's rights.

• Secure

Not transferred to other countries without adequate protection.

• to answer subject access requests received from individuals. These may be staff, students or

any individual who has an association with the College. They have important rights, including

the right to find out what personal information is held on computer and most paper records.

What should you do?

Remote access has been facilitated so as a user you can access the College intranet and your files

from any location. Therefore, there should be a few reasons to transfer sensitive information away

from your desk or access it outside of the College secure IT network. We do not recommend

removing paperwork and storing information electronically on portable devices including laptops,

memory sticks and disks. These are all vulnerable to loss or theft if left in cars, on public transport

or in the home. Laptop and data loss from public sector organisations is commonly reported in the

press and it would be regrettable if the College made the headlines for a data security breach.

Additionally, the College is

not insured for such losses, and you may be open to the College Disciplinary Procedure. If you

sometimes work from home or elsewhere offsite, you should only access sensitive data through the

secure IT network.

Some of you will be presenting at conferences or meetings and will often take your presentation on

a memory stick. This is normally not a risk as such data will be in the public domain when you

present it so by definition is not sensitive. However, if you are dealing with sensitive information, you

must ensure you comply with the rules given below.

Rules

• Do not remove sets of sensitive information about staff, students, or the public from your

work

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location or from the secure IT network, e.g., names and addresses of students, examination

grades, job application forms etc.

• Keep your user ID and password for the IT network secret and secure.

• When working offsite, always access your documents by logging on to the College network

and accessing the VLE or shared 'N drive.'

• Do not leave your laptop unlocked and unattended whilst logged on.

• Do not leave printed copies of sensitive data in plain view.

• Do not leave sensitive data on screen where others can see it.

• Do not disclose sensitive data to third parties without authorisation. If you are not sure how to

handle a data request, contact the College Data Controller

• Do not copy sensitive data onto laptops, iPad, or other mobile devices, e.g., flash drives,

CD-ROMs, memory sticks. Even if your laptop/iPad is password protected, this is no barrier to a

determined hacker.

• Always store data on the network 'N drive' so that it is backed up each night. If you store

information on the local 'C Drive' it is not backed up and is vulnerable to theft.

• Never share your college password with colleagues because you may have different levels of

access to restricted areas within the network related to your roles within the organisation.

• Anonymise data if using it with an audience who is not authorised for full disclosure. However,

be aware that with small subject groups it is sometimes possible to identify individuals even if

names are not used. This should not be allowed to happen.

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