

# POLICY & FINANCE COMMITTEE Fair Processing Notice

The Policy and Finance Committee aids other Chief Pleas' Committees in numerous matters. The main duty of this committee is to co-ordinate policy including leading the policy planning process, the allocation and management of resources, including the States' budget and facilitating cross-committee policy development.

The Policy and Finance Committee is the 'controller' for certain processes carried out directly under their scope.

The Policy and Finance Committee will process data in order to implement policies and programmes relating to:

- a) Leadership and co-ordination of the work of Chief Pleas;
- b) Fiscal policy and other resources of Chief Pleas;
- c) External relations and international and constitutional affairs;
- d) Other matters which have been delegated to the Committee including nonoperational matters in an emergency to preserve life, wellbeing and law & order;

The Policy and Finance Committee must exercise the power and duties conferred on it, oversee the delivery of, and be accountable to Chief Pleas for any operational functions conferred on the Committee by way of legislation or resolutions of Chief Pleas.

### 1. The Data Protection Law

The Policy and Finance Committee and the controllers within acknowledge their obligations as per the Data Protection (Bailiwick of Guernsey) Law, 2017 ('the Law'), which provides a number of requirements in terms of processing activities involving personal data. The controller further acknowledges the general principles of processing as well as the rights of a data subject and more information in relation to these provisions are provided within this fair processing notice and can also be found by visiting <u>Data Protection (sarkgov.co.uk)</u>

## 2. The Principles of Processing

#### a. Lawfulness, fairness and transparency

#### Personal data must be processed lawfully, fairly and in a transparent manner.

The processing activities undertaken with the Committee cover an extensive scope. Whilst this notice attempts to broadly explain these processing activities, further fair processing notices have been published which provide individuals with further detail which is specific to the operational areas of the Committee.

In order to complete its functions, the controller collects personal data directly from the data subjects as well as from third parties. Where data is obtained indirectly, this will be, in most circumstances, from another Committee area of Chief Pleas. In these circumstances you will be aware at the point of data collection who we may contact to confirm or verify the data you have provided, or to provide us with additional information so that we can deliver the service you are seeking. Information is only shared if we have lawful basis for doing so and in order to meet the purpose for which the information was collected.

P & F will process the following personal data in order to carry out their duties:

- Basic data about individuals, such as name, address, date of birth etc.
- Images including photos and CCTV
- Financial data
- Identification numbers such as passport details, social security numbers etc.

The personal data that is listed above is collected and processed in order to discharge the responsibilities of the Committee. The lawful basis for collecting and processing each individual category of personal data and special category data is dependent upon the specific processing activity in question, and this information is provided in further detail within the fair processing notices which are specific to each individual processing activity.

Where a data subject is asked to provide personal data (for example via a paper form, electronic form or email etc.) that individual will be provided with a website address or a link to the relevant fair processing notice which details all of the requisite information as required by the Law. All personal data (listed above) are collected and processed in a lawful manner in accordance with the Law. Schedule 2 (Conditions for Processing to Be Lawful) of the Law provides a number of conditions to ensure that the processing of personal data by a controller is lawful. The relevant condition varies according to the specific processing activity in each case, for a full list of conditions that the controller may rely upon please click <u>here</u>.

#### b. Purpose limitation

Personal data must not be collected except for a specific, explicit and legitimate purpose and, once collected, must not be further processed in a manner incompatible with the purpose for which it was collected.

The Committee and relevant operational areas acknowledge their responsibility with regards to this data protection principle and maintain they will not further process personal data in a way which is incompatible to its original reason for processing as specified in section 2a, unless they are required to do so by law. The personal data will not be transferred to a recipient in an unauthorised jurisdiction (as per the definition within data protection law). In limited circumstances, data may be transferred to an authorised jurisdiction. Such transfers are infrequent, however a lawful basis for processing exists and appropriate safeguards are applied to the transfer of information.

#### c. Minimisation

Personal data processed must be adequate, relevant and limited to what is necessary in relation to the purpose for which it is processed.

The Committee and relevant operational areas maintain that they will only process the personal data which is detailed in section 2a, and will not process any further personal data that is not necessary in relation to the original reason for processing personal data as specified in section 2a, unless they are required to do so by law.

#### d. Accuracy

Personal data processed must be accurate, kept up-to-date (where applicable) and reasonable steps must be taken to ensure that personal data that is inaccurate is erased or corrected without delay.

The Committee and relevant operational areas will ensure that all personal data that is held is accurate and kept up-to-date, and any personal data that is inaccurate will be erased or corrected without delay in accordance with provisions of the Law or Ordinance as applicable.

#### e. Storage limitation

Personal data must not be kept in a form that permits identification of a data subject for any longer than is necessary for the purpose for which it is processed.

#### f. Integrity and confidentiality

Personal data must be processed in a manner that ensures its appropriate security, including protecting it against unauthorised or unlawful processing and against accidental loss, destruction or damage, using appropriate technical or organisational measures.

Information Access - access to electronic or paper records is tightly controlled. Employees are vetted in a manner commensurate with the role that they are expected to undertake. Protocols are followed to ensure that employees only have access to areas and documents as required to undertake their role. Access is monitored and effectively managed.

Information Security - the Policy and Finance Committee and relevant operational areas adopt the information security standards of the Chief Pleas of Sark.

#### g. Accountability

The controller is responsible for, and must be able to demonstrate, compliance with the data protection principles.

The contact details of the controller are as follows:

The Policy and Finance Committee

Tel: 01481 832118

Email: <a href="mailto:policy.finance@sarkgov.co.uk">policy.finance@sarkgov.co.uk</a>

The contact details for the Data Protection Officer of Sark are as follows:

Data Protection Officer, The Chief Secretary

Tel: (01481) 832118 (Monday-Friday 11.00-15.00)

Email: <u>data.protection@sarkgov.co.uk</u>