## EMPOWERING FUTURES ALTERNATIVE PROVISION

#### DATA PROTECTION POLICY

Issue Date: December 2025

Next Review: December 2026

Approved by: Director, Empowering Futures Alternative Provision

### 1. POLICY STATEMENT

Empowering Futures Alternative Provision (EFAP) is committed to protecting the personal data of all learners (children, young people and adults), parents/carers, staff, contractors, partner agencies, visitors and external stakeholders.

We recognise our responsibilities as a **Data Controller** under:

- UK General Data Protection Regulation (UK GDPR)
- Data Protection Act 2018
- Privacy and Electronic Communications Regulations (PECR)
- Information Commissioner's Office (ICO) guidance

This policy ensures that personal data is:

- · Collected lawfully
- · Processed fairly and transparently
- Stored securely
- · Used only for legitimate purposes
- · Protected from unauthorised access, loss or damage
- Retained for the correct length of time
- · Deleted or anonymised securely

Data protection at EFAP directly supports safeguarding, online safety, cyber security, health and safety, quality assurance and compliance with Local Authorities and awarding bodies.

## 2. SCOPE

This policy applies to:

- All EFAP staff, tutors, assessors, DSLs, managers, volunteers, contractors, freelance tutors and agency staff
- All learners aged 11–18 in Alternative Provision
- All adult learners (18+) in evening/weekend and online programmes
- · All online, remote, on-site and off-site delivery
- All vocational training environments (beauty, nails, hair, sports, fitness, customer service)

Personal data includes any information relating to an identified or identifiable individual, including:

- Names
- Contact details
- Date of birth
- Assessment results
- · Behavioural records
- Safeguarding information
- Medical information
- Attendance
- Online learning logs
- · Portfolio evidence
- Photographs and CCTV (where applicable)

## 3. DATA CONTROLLER & DATA PROTECTION LEAD

#### **Data Controller:**

**Empowering Futures Alternative Provision** 

Director: Rhean White

#### **Data Protection Lead (DPL):**

Appointed internally to oversee GDPR compliance, reporting and training.

#### The DPL:

- Oversees data management
- Responds to subject access requests (SARs)
- Ensures secure processing
- Supports incident response
- · Works with DSL for safeguarding-linked data

EFAP does **not** use Data Protection Education Ltd or any external DPO service.

### 4. LAWFUL BASES FOR PROCESSING

EFAP processes data under the following lawful bases:

#### 4.1 Contract

For delivering AP or adult learning services to learners commissioned by LAs, schools, or individuals.

#### 4.2 Legitimate Interests

#### For:

- Monitoring attendance
- · Ensuring safety and security
- · Quality assurance
- Behaviour management
- Online learning access
- Awarding body processes

#### 4.3 Legal Obligation

#### Including:

- Safeguarding (Children Act, KCSIE, Working Together)
- Health and safety reporting (RIDDOR)
- Prevent Duty
- HMRC payroll legislation
- · LA reporting duties

#### 4.4 Consent

Used **only** where no other lawful basis applies, such as:

- Use of photographs for marketing
- Optional surveys
- · Certain aspects of online platform usage

#### Consent is:

- Freely given
- Informed
- · Revocable at any time

#### 4.5 Vital Interests

For emergencies where a person's life or safety is at risk.

## 5. HOW EFAP COLLECTS AND USES PERSONAL DATA

#### Data is collected to:

- Provide Alternative Provision education
- · Deliver adult learning qualifications
- · Monitor safeguarding and wellbeing
- Support SEND needs
- · Assess learner progress
- · Comply with LA commissioning requirements
- Meet awarding body standards
- Ensure online safety
- Maintain vocational and physical safety

#### EFAP uses personal data for:

- Registration and enrolment
- Internal assessment and reporting
- · Attendance monitoring and alerts
- · Safeguarding referrals
- Risk assessments
- Behaviour and incident logs
- Vocational portfolio creation
- Online platform access
- Communication with parents/carers, professionals and adult learners
- Submitting evidence to awarding bodies
- Internal quality assurance (IQA) and external quality assurance (EQA)
- · Funding or commissioning audits

EFAP does **not** sell or transfer data for marketing purposes.

## 6. CHILDREN, YOUNG PEOPLE & ADULT LEARNERS: SPECIFIC DATA HANDLED

#### 6.1 Children & Young People (11–18)

#### We may process:

- Safeguarding records
- Risk assessments
- EHCP information
- · Multi-agency reports

- Behaviour incident data
- · Body maps
- · Online activity logs

#### 6.2 Adult Learners (18+)

We may process:

- · Identification and eligibility documents
- Assessment portfolios
- CPD records
- Contact information
- · Payment or funding evidence
- Awarding body information

Adult learners have full GDPR rights to access, rectify or delete personal data (subject to lawful exemptions).

### 7. SPECIAL CATEGORY DATA

EFAP may process sensitive data including:

- Medical information
- Safeguarding disclosures
- SEND information
- Ethnicity and nationality (for monitoring)
- Criminal offence information (where safeguarding requires it)

This data is processed under:

- Legal obligation
- Vital interests
- Substantial public interest (safeguarding)

Strict access controls apply.

## 8. DATA SHARING

EFAP shares data only when lawful and necessary.

We may share data with:

- Local Authorities (Safeguarding, SEND, Virtual School, commissioning)
- Schools
- Social workers
- CAMHS and NHS professionals
- Police (where required)
- Awarding bodies (NCFE, Focus Awards, ASDAN)
- · External quality assurers
- Ofsted (on request)
- · Emergency services
- External tutors/contractors (with data processing agreements)

EFAP does not share data with third parties for profit.

## 9. DATA STORAGE & SECURITY

#### EFAP ensures:

- Password-protected systems
- Encryption of sensitive files
- · Restricted user access
- · Cloud storage compliance
- No USB storage unless encrypted
- · Secure transportation of physical records
- · Paper files stored in locked cabinets
- CCTV use conforms to ICO rules (if applicable)

Alignment with EFAP Cyber Security Policy is mandatory.

## 10. ONLINE & REMOTE LEARNING DATA HANDLING

EFAP processes online learning data through approved platforms.

#### We collect:

- Attendance logs
- Chat logs (if needed for safeguarding)
- Recordings (where authorised)
- Learner submissions
- Engagement monitoring

Online safety, cyber security and privacy protocols are embedded.

#### Recordings are:

- Stored securely
- · Accessed only by authorised staff
- · Deleted in line with retention schedule

## 11. DATA PROCESSING IN VOCATIONAL SETTINGS

Beauty, nails, hair, sport and fitness environments may require:

- Accident logs
- Photos of practical work (for assessment)
- Physical observations
- · Portfolio evidence
- Health screening forms (e.g., PAR-Q for fitness courses)

These are stored in secure assessment folders or digital e-portfolio systems.

# 12. SUBJECT ACCESS REQUESTS (SARs)

Individuals may request:

- · Access to their data
- · Correction of inaccurate data
- Deletion (where lawful)
- · Restriction of processing
- Transfer of data (where applicable)

#### EFAP will:

- Respond within 30 days
- Verify identity before release
- Redact data relating to third parties
- · Inform individuals of any exemptions

SARs involving safeguarding data follow additional checks.

## 13. DATA BREACHES

#### A data breach may include:

- · Lost or stolen devices
- Unauthorised access
- · Accidental disclosure
- · Cyber attacks
- Hacking or phishing events
- · Loss of physical files

#### **EFAP must:**

- 1. Notify the Data Protection Lead immediately
- 2. Contain the breach
- 3. Assess the risk
- 4. Notify ICO within 72 hours if legally required
- 5. Inform affected individuals
- 6. Record the incident
- 7. Review security procedures

Breaches with safeguarding implications will also be escalated to the **DSL**.

## 14. RETENTION & DELETION

EFAP uses its own Retention Schedule based on:

- Legal requirements
- · LA commissioning standards
- Awarding body requirements
- Safeguarding obligations
- ESFA guidance (for adult provision)

Typical retention periods:

- Safeguarding files up to 75 years or in line with statutory guidance
- Attendance and behaviour logs 6 years
- Adult learner portfolios awarding body requirement (usually 3–5 years)
- Assessment evidence awarding body minimum retention
- Accident/incident forms 3–7 years depending on seriousness
- Financial/contractual data 6 years

#### All deletion is:

- Secure
- Logged
- Irreversible

### 15. TRAINING & AWARENESS

All staff receive mandatory GDPR and data protection training covering:

- · Safe storage & handling
- Password & cyber security
- · Safeguarding-linked data
- · Online learning data management
- · Portable device use
- Email security (phishing awareness)

Contractors and external tutors must comply with EFAP policies before accessing data.

# 16. DATA PROTECTION IMPACT ASSESSMENTS (DPIAs)

DPIAs are required for:

- New digital systems
- · High-risk data processing
- Online monitoring tools
- · Changes in safeguarding systems
- · New assessment platforms

DPIAs are overseen by the Data Protection Lead and Director.

## 17. COMPLAINTS ABOUT DATA PROCESSING

Complaints should follow the EFAP Complaints Policy.

If unresolved, individuals may escalate to the:

Information Commissioner's Office (ICO)

www.ico.org.uk

## 18. POLICY REVIEW

This policy will be reviewed:

- Annually
- · After data breaches
- · After regulatory changes
- · When new systems are introduced
- After LA or awarding body audit feedback

Approved by:

Rhean White - Director & Lead DSL

**Empowering Futures Alternative Provision**